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(Stock Exchange Code 6958)

June 6, 2024

(Start date of measures for electronic provision: June 3, 2024)

To Shareholders with Voting Rights:

Isao Osawa President CMK Corporation 6-5-1 Nishi-Shinjuku, Shinjuku-ku, Tokyo

NOTICE OF THE 64TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

We would like to express our appreciation for your continued support and patronage.

You are cordially invited to attend the 64th Annual General Meeting of Shareholders of CMK Corporation (the "Company"). The meeting will be held for the purposes as described below.

When convening this general meeting of shareholders, the Company takes measures for providing information that constitutes the content of reference documents for the general meeting of shareholders, etc. (items for which measures for electronic provision are to be taken) in electronic format, and posts this information on the following websites. Please access either of the following websites using the internet addresses shown below to review the information.

[Company website] https://www.cmk-corp.com/ir/stock/meeting.html (in Japanese)

[Website containing materials of General Meetings of Shareholders] https://d.sokai.jp/6958/teiji/ (in Japanese)

In addition to the abovementioned websites, said items subject to measures for electronic provision are also posted on the website of the Tokyo Stock Exchange (TSE), which can be accessed at the following address.

[Tokyo Stock Exchange website (Listed Company Search)]:

https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show (in Japanese)

(Access the TSE website by using the internet address shown above, enter "CMK Corporation" in "Issue name (company name)" or the Company's securities code "6958" in "Code," and click "Search." Then, click "Basic information" and select "Documents for public inspection/PR information." Under "Filed information available

for public inspection," click "Click here for access" under "[Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting].")

If you are unable to attend the meeting, you can exercise your voting rights in writing (by post) or via the Internet. Please review the attached Reference Documents for the General Meeting of Shareholders and exercise your voting rights by 5:10 p.m. on Monday, June 25, 2024, Japan time.

1. Date and Time: Wednesday, June 26, 2024 at 10:00 a.m. Japan time

2. Place: Conference A, Nomura Conference Plaza Shinjuku

located at 2nd Floor, Shinjuku Nomura Building, 1-26-2 Nishi-Shinjuku,

Shinjuku-ku, Tokyo

(In consideration of the convenience of more shareholders, we have decided to hold the meeting in Shinjuku-ku, Tokyo, where our head office is located.)

3. Meeting Agenda:

Matters to be reported: 1. The Business Report, Consolidated Financial Statements for the Company's

64th Fiscal Year (April 1, 2023 - March 31, 2024) and results of audits by the Accounting Auditor and the Board of Corporate Auditors of the Consolidated

Financial Statements

2. Non-consolidated Financial Statements for the Company's 64th Fiscal Year (April 1, 2023 - March 31, 2024)

Proposals to be resolved:

Proposal 1: Appropriation of Surplus **Proposal 2:** Election of Nine (9) Directors

Proposal 3: Election of One (1) Substitute Corporate Auditor

4. Matters Decided in Connection with this Convocation (Exercise of Voting Rights)

- (1) If neither approval nor disapproval of a proposal is indicated on the Voting Rights Exercise Form when exercising your voting rights in writing (by post), it shall be deemed a vote of approval for the Company proposal.
- (2) If you exercise your voting rights multiple times via the Internet, only the final vote exercised shall be deemed as valid.
- (3) If you exercise your voting rights via the Internet and in writing (by post), the voting right exercised via the Internet shall be deemed as the valid vote, regardless of the time of arrival.

.....

- When attending the meeting, please submit the enclosed Voting Rights Exercise Form sent out with this Convocation Notice at the reception desk.
- Any changes to the items subject to measures for electronic provision will be published on the abovementioned websites, with details before and after said changes.
- For this general meeting of shareholders, the paper based documents stating the items subject to measures for electronic provision will be provided to all shareholders regardless of whether they have made a request for delivery of such documents. Of the items subject to measures for electronic provision, the following matters are not included in written materials sent in accordance with laws and regulations, as well as Article 16 of the Company's Articles of Incorporation.
 - (1) Consolidated Statement of Changes in Net Assets (2) Notes to Consolidated Financial Statements (3) Non-consolidated Statement of Changes in Net Assets (4) Notes to Non-consolidated Financial Statements

Accordingly, this document is a part of the consolidated financial statements or financial statements audited by the corporate auditors and the accounting auditors at the time of preparation of the audit report.

- There will be no gifts provided to shareholders attending the General Meeting of Shareholders.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus

The appropriation of surplus is proposed as follows.

Matters concerning the year-end dividend:

The Company's basic policy is to implement the stable and continued payment of dividends targeting a consolidated dividend payout ratio of around 30%, while securing the necessary internal reserves for strengthening the management structure and future business development, as well as taking into consideration matters such as business performance and financial status.

Based on this policy, the Company proposes a year-end dividend for the fiscal year under review of 19 yen per share, as follows.

- (1) Type of dividend property Cash
- (2) Matters concerning the allotment of dividend property to shareholders and the total amount thereof 19yen per share of common stock of the Company Total amount: 1,353,381,153 yen
- (3) Effective date of distribution of surplus June 27, 2024

Proposal 2: Election of Nine (9) Directors

The terms of office of all nine (9) Directors will expire at the conclusion of the General Meeting of Shareholders. Accordingly, the election of nine (9) Directors is proposed.

The candidates for Directors are as follows:

No.		Name	Current positions and responsibilities in the Company	Attendance at Board of Directors meetings
1	Reappointment	Isao Osawa	President Chief Executive Officer	100% (14/14)
2	Reappointment	Yoshiaki Ishizaka	Managing Director and COO	100% (14/14)
3	Reappointment	Kunihiko Tedo	Director and Executive Officer Special Appointive Officer to President In charge of Information Systems	100% (14/14)
4	Reappointment	Yoshihisa Yamaguchi	Director and Executive Officer In charge of Accounting and CMK Products Corporation	100% (14/14)
5	Reappointment	Kazuto Ono	Director and Executive Officer In charge of Human Resources and General Administration and Internal Control and CSR and Legal Affairs	100% (14/14)
6	New appointment	Satoru Takahashi	Executive Officer In charge of Production General Manager of Thailand 3rd Factory Establishment Office and CMK CORPORATION (THAILAND)CO., LTD. Chairman	_
7	Reappointment Outside Rika Sato Independent		Outside Director	100% (14/14)
8	Reappointment Outside Independent	Mitsuru Kaitoh	Outside Director	100% (14/14)
9	Reappointment Outside Independent	Shoshiro Taneichi	Outside Director	100% (11/11)

No.	Name (Date of birth)		Number of shares of the Company held	
1	Isao Osawa (April 29, 1958) Reappointment	September 1989 August 1992 October 2014 December 2014 February 2015 April 2016 June 2016 April 2018 January 2020 [Significant concur Chairman of the Fo	Joined CMK Kanbara Electronics Corporation Joined Kuwabara Electric Corporation Joined the Company Deputy General Manager of Domestic Operations Head Office and Kanbara Manufacturing Operation of the Company General Manager of Domestic Operations Head Office and Quality Assurance Department of the Company Executive Officer of the Company General Manager of Domestic Operations Head Office of the Company In charge of Production of the Company Director and Executive Officer of the Company President of the Company(current position) Chief Executive Officer of the Company(current position) rent positions] undation for Technology Promotion of Electronic Circuit Board	14,171

[Reason for selection of the candidate for Director]

Mr. Isao Osawa has ample experience and achievements through his involvement mainly in the production division and management of the group-wide production divisions as Director and Executive Officer since 2016. He has been at the helm of the Company's management as President since 2018 to demonstrate leadership in further profitability improvement. The Company has determined that he can appropriately improve corporate value and therefore continues to propose to elect him as Director.

		April 1988	Joined the Company	
		December 2005	General Manager of Department III of East Japan Region Sales	
			Division of the Company	
		January 2015	Senior General Manager of East Japan Region Sales Division of	
			the Company	
		April 2017	Executive Officer of the Company	
	Yoshiaki Ishizaka		Chairman and President of CMKC (HK) LIMITED	
	(December 3, 1965)		Chairman and President of CMKC (SHENZHEN), LTD.	
		April 2018	Senior General Manager of West Japan Region Sales Division of	7,170
	Reappointment		the Company	
		October 2018	Senior General Manager of Sales Promotion Division of the	
2			Company	
		June 2019	Chief Marketing Officer of the Company	
		June 2021	Director and Executive Officer of the Company	
		February 2022	In charge of Procurement of the Company	
		April 2022	In charge of Sales of the Company	
		December 2023	Managing Director and COO of the Company (current position)	

[Reason for selection of the candidate for Director]

Mr. Yoshiaki Ishizaka has ample experience and achievements through his practical work, mainly through his involvement in the sales division since joining the Company. He oversaw the Group's sales and procurement divisions as Director and Executive Officer from 2021 and is currently committed to strengthening the Group's profitability as Managing Director and COO. The Company has determined that he can appropriately improve corporate value and therefore continues to propose to elect him as Director.

No.	Name (Date of birth)	Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
3	Kunihiko Tedo (January 1, 1957) Reappointment [Reason for selection Mr. Kunihiko Tedo ha	Joined Canon Inc. General Manager of F&A of Canon Europa N.V. Assistant CFO & Consumer BU Business Controller of Canon Europe Ltd. General Manager of Accounting Department of Office Imaging Products Division of Canon Inc. SVP & CFO and Treasurer of Canon USA, Inc. SVP & CFO and Treasurer of Canon USA, Inc. President & CEO of Canon Financial Services, Inc. Outside Audit & Supervisory Board Member of Canon Marketing Japan Inc. Joined the Company, Advisor Special Appointive Officer to President (current position) Executive Officer of the Company Director and Executive Officer of the Company (current position) In charge of Information Systems of the Company (current position) r Director] and achievements in the field of business structural reforms through	5,470

Mr. Kunihiko Tedo has ample experience and achievements in the field of business structural reforms through his many years of involvement in accounting in his previous position and his career in important positions in overseas affiliated companies. As Director and Executive Officer, he is currently committed to formulating measures for structural reform, etc. and to promoting projects including information systems. The Company has determined that he is qualified to contribute to the improvement of corporate value and therefore continues to propose to elect him as Director.

	-	April 1991	Joined the Company	
		July 2004	General Manager of Corporate Planning Department of the	
			Company	
		January 2011	Director of CMK CORPORATION (THAILAND) CO., LTD.	
			General Manager in charge of Electronic Devices Business	
	Yoshihisa Yamaguchi	March 2013	General Manager in charge of Electronic Devices Business	
	(April 3, 1968)		Department of the Company	5,470
		March 2019	General Manager of Accounting Department of Administration	3,470
	Reappointment		Office of the Company	
4		August 2019	Executive Officer of the Company	
		April 2021	In charge of Accounting of the Company (current position)	
		June 2021	Director and Executive Officer of the Company	
			(current position)	
		July 2022	In charge of CMK Products Corporation(current position)	

[Reason for selection of the candidate for Director]

Mr. Yoshihisa Yamaguchi has ample experience and achievements through his practical work, mainly through his involvement in the planning and accounting departments since joining the Company. He is currently demonstrating strong leadership in promoting business structural reforms as Director and Executive Officer. The Company has determined that he is qualified to contribute to the improvement of corporate value and therefore proposes to elect him as Director.

No.	Name (Date of birth)		Number of shares of the Company held	
5	Kazuto Ono (July 20, 1957) Reappointment	April 1980 July 1987 April 2003 April 2012 March 2013 March 2014 March 2015 November 2019 February 2022 April 2022 June 2022 July 2022 December 2022 April 2024	Joined Canon Inc. Seconded to New York Headquarters of Canon U.S.A., Inc. Unit Executive of Human Resources Unit of Human Resources Management & Organization Headquarters of Canon Inc. Executive Officer and Group Executive of Human Resources Management & Organization Headquarters of Canon Inc. Director and Group Executive of Human Resources Management & Organization Headquarters of Canon Inc. Director and Group Executive of Planning Headquarters of Canon Inc. Audit & Supervisory Board Member (full-time) of Canon Inc. Senior Managing Director of Japan Audit & Supervisory Board Members Association Joined the Company, Advisor Executive Officer of the Company In charge of Personnel System Reform In charge of Compliance of the Company Director and Executive Officer of the Company (current position) In charge of Internal Control and CSR of the Company (current position) In charge of Human Resources and General Administration of the Company (current position)	5,470

[Reason for selection of the candidate for Director]

Mr. Ono Kazuto has ample experience and achievements in reforming personnel systems through his many years of involvement in human resources and general administration in his previous employment. In addition, he served in important positions of the Japan Audit & Supervisory Board Members Association, and has excellent insight regarding compliance. As Director and Executive Officer, he is currently committed to formulating measures for personnel system reform, etc. and As Director and Executive Officer, he is currently committed to promoting operations related to human resources and general administration including formulating measures for personnel system reform and to promoting compliance. The Company has determined that he is qualified to contribute to the improvement of corporate value and therefore continues to propose to elect him as Director.

No.	Name (Date of birth)		Number of shares of the Company held			
		April 1984	Joined the Company			
		December 2011	Chairman and President of CMK ELECTRONICS (WUXI) CO.,LTD.			
		September 2017	General Manager of Operations Head Office of the Company			
	Satoru Takahashi (March 18, 1966)	April 2021	Executive Officer of the Company(current position)			
			General Manager of Production Division of the Company	1,695		
		October 2022	General Manager of Thailand 3rd Factory Establishment	1,093		
			Office(current position)			
	New appointment		CMK CORPORATION (THAILAND)CO., LTD.			
6			Managing Director			
0		April 2023	CMK CORPORATION (THAILAND)CO., LTD.			
			Chairman(current position)			
		April 2024	In charge of Production of the Company (current position)			
		[Significant concurre	ent positions]			
		CMK CORPORATI	ON (THAILAND)CO., LTD. Chairman			
	[Reason for selection	[Reason for selection of the candidate for Director]				

Mr. Satoru Takahashi has ample experience and achievements through his practical work, mainly through his involvement in the engineering and manufacturing divisions including overseas plants since joining the Company. He currently serves as Executive Officer, making efforts to improve the profitability of the Company's overseas affiliate CMK CORPORATION (THAILAND) CO., LTD. The Company has determined that he is qualified to contribute to the improvement of corporate value and therefore continues to propose to elect him as Director.

		April 1992	Registered as an attorney (Tokyo Bar Association)	
		December 1998	Registered as an attorney in the New York State	
		June 2000	Joined Asahi & Koma Law Office (current Nishimura & Asahi)	
		January 2003	Partner, Asahi & Koma Law Office	
		June 2007	Joined the foreign law joint enterprise Jones Day	
			Partner, Jones Day	
		May 2015	External Audit & Supervisory Board Member, Dexerials	
			Corporation	
		January 2016	Founded Ota & Sato	
			Partner, Ota & Sato	
	Rika Sato	June 2018	Outside Director of the Company (current position)	
	(August 15, 1962)	June 2019	Outside Director, Dexerials Corporation (current position)	
		July 2019	Founded Sato & Partners	0
	Reappointment		Representative, Sato & Partners (current position)	U
	Outside	November 2019	Examiner for the Bar Examination and Examiner for the	
	Independent		Preliminary Bar Examination (in charge of Code of Civil	
7			Procedure)	
,		June 2021	Outside Director, Audit and Supervisory Committee Member	
			of Dexerials Corporation (current position)	
		June 2022	External Director of NIHON PLAST CO., LTD.	
			(current position)	
		[Significant conc	•	
		Representative, S		
			r, Audit and Supervisory Committee Member of Dexerials	
		Corporation		
		External Director	r of NIHON PLAST CO., LTD.	

[Reason for selection of the candidate for Outside Director and outline of expected role]

Ms. Rika Sato has provided appropriate advice to the Company's management and supervision from her independent position by providing useful advice on management based on her specialist knowledge and experience as a lawyer and made appropriate remarks in the Board of Directors. Although she has never been involved in the management of a company other than as an Outside Director, the Company has determined that she can appropriately perform her duties as an Outside Director for the aforementioned reasons, and the Company expects her to contribute to the improvement of objectivity and transparency of the Nomination and Remuneration Advisory Committee, with the aim of continuously improving the Group's corporate value, and therefore continues to propose to elect her as Director.

No.	Name (Date of birth)		Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
8	Mitsuru Kaitoh (November 17, 1953) Reappointment Outside Independent	June 2003 June 2009 June 2010 June 2016 June 2020 June 2023 S [Significant concur Representative Director, LTD.	ector and Chairman of ROKU-ROKU SMART TECHNOLOGY	0
			Society for the Promotion of Machine Industry	l

[Reason for selection of the candidate for Outside Director and outline of expected role]

Mr. Mitsuru Kaitoh has been providing useful advice on the Company's management, and supervision from an independent standpoint, by utilizing his ample experience and wide-ranging knowledge through his many years of work experience in the manufacturing industry and as a Representative Director, and by making comments as appropriate at meetings of the Board of Directors. He is expected to provide advice from a management perspective and contribute to the improvement of objectivity and transparency of the Nomination and Remuneration Advisory Committee, with the aim of continuously improving the Group's corporate value, and therefore continues to propose to elect him as Director.

He is the Representative Director and Chairman of ROKU-ROKU SMART TECHNOLOGY CO., LTD. have a business relationship for equipment and parts, etc., but the amount of transaction is minimal, less than 0.1% of net sales of both

companies, and therefore it is not a significant business relationship.

		April 1979	Joined Toray Industries, Inc.	
		June 2002	General Manager, Electronics and Information Materials Sales	
			Division of Toray Industries, Inc.	
		June 2006	Advisor, Head of the Electronics and Information Materials	
	C1 1: T : 1:		Research Center of Toray Industries, Inc.	
	Shoshiro Taneichi	May 2009	Advisor, in charge of the Electronics and Information Materials	
	(July 29, 1953)	•	Division (Technology and Production) of Toray Industries, Inc.	
	D ' 4 4	June 2011	Executive Director, in charge of the Environment and Amenity	0
	Reappointment Outside		Products Division (Technology and Production), General	
	Independent		Manager, Shiga Plant of Toray Industries, Inc.	
	maepenaem	June 2012	Executive Director, General Manager, Shiga Plant of Toray	
			Industries, Inc.	
		June 2016	Corporate Auditor of Toray Industries, Inc.	
		June 2020	Executive Director of Toray Industries, Inc., Chairman of	
9			Greenerity GmbH	
		June 2023	Outside Director of the Company (current position)	

[Reason for selection of the candidate for Outside Director and outline of expected role]

Mr. Shoshiro Taneichi possesses extensive experience in key management positions at his previous position, including experience as an auditor, and is expected to contribute to improving the corporate value of the Company by providing effective advice on the management of the Company and supervision from an independent standpoint, and therefore the Company proposes his election as candidate for Outside Director.

Mr. Shoshiro Taneichi has been providing useful advice on the Company's management, and supervision from an independent standpoint, by utilizing his extensive experience in key management positions at his previous position, including experience as an auditor and by making comments as appropriate at meetings of the Board of Directors. He is expected to provide advice from a management perspective and contribute to the improvement of objectivity and transparency of the Nomination and Remuneration Advisory Committee, with the aim of continuously improving the Group's corporate value, and therefore continues to propose to elect him as Director.

(Notes) 1. There are no special interests between each candidate for Director and the Company.

2. Ms. Rika Sato, Mr. Mitsuru Kaitoh, and Mr. Shoshiro Taneichi are candidates for Outside Director. The terms of office of Ms. Rika Sato and Mr. Mitsuru Kaitoh as Outside Director will be five (6) years and three (4) years and (1) year, respectively, at the conclusion of this Annual General Meeting of Shareholders.

- 3. The Company has submitted notification that Ms. Rika Sato and Mr. Mitsuru Kaitoh and Mr. Shoshiro Taneichi have been designated as Independent Directors/Auditors as stipulated by the Tokyo Stock Exchange. If Ms. Rika Sato and Mr. Mitsuru Kaitoh and Mr. Shoshiro Taneichi are re-elected as Outside Directors, the Company intends to submit notification concerning their continuing appointment as Independent Directors.
- 4. Pursuant to Article 427, Paragraph 1 of the Companies Act, the Company has concluded a liability limitation agreement with Ms. Rika Sato, and Mr. Mitsuru Kaitoh and Mr. Shoshiro Taneichi to limit the liability under Article 423, Paragraph 1 of the Companies Act. The maximum amount of liability pursuant to the agreement is the amount stipulated by laws and regulations. If the reelection of Ms. Rika Sato and Mr. Mitsuru Kaitoh and Mr. Shoshiro Taneichi is approved, the Company plans to continue the same agreement with them.
- 5. The Company has entered into a directors and officers liability insurance agreement with an insurance company as provided for in Article 430-3, Paragraph 1 of the Companies Act, and plans to continue and renew the said agreement with similar content. The said insurance covers damages that may arise from the insured parties assuming responsibility. All candidates for Director will be insured under the said insurance agreement if they are elected as Director.

Proposal 3: Election of One (1) Substitute Corporate Auditor

In order to fill a deficiency in the number of Corporate Auditors stipulated under laws and regulations, the election of one (1) Substitute Corporate Auditor is proposed. The effective period of the term of office of the Substitute Corporate Auditor is from the conclusion of this General Meeting to the time of the next Annual General Meeting of Shareholders.

The candidate for Substitute Corporate Auditor is as follows.

The Board of Corporate Auditors has previously given its approval to this proposal.

Name	Past experience, positions, and significant concurrent positions		Number of shares of the
(Date of birth)		Company held	
	October 2002		
		Joined Nagashima Ohno & Tsunematsu	
	April 2011	Seconded to Ricoh Company, Ltd.	
	September 2014	Joined Shibata, Suzuki & Nakada	
		Partner, Shibata, Suzuki & Nakada	
		(current position)	
	June 2015	Outside Corporate Auditor of JP-Holdings Inc.	
	March 2019	Outside Corporate Auditor of FUJI SOFT INCORPORATED	
		(current position)	
	June 2019	Outside Corporate Auditor of KUREHA CORPORATION	
Yukako Oshimi	December 2020	Outside Corporate Auditor of the Company	0
(August 11, 1976)	November 2021	Supervisory Director of ORIX JREIT Inc. (current position)	
	January 2022	Outside Audit & Supervisory Board Member of Prored Partners	
		Co., Ltd.	
	January 2024	Outside Director, Audit and Supervisory Committee Member	
		of Prored Partners Co., Ltd. (current position)	
	[Significant concur	rrent positions]	
	Partner, Shibata, St Outside Corporate		
	Supervisory Directo		
	Outside Director, Au		

[Reason for selection of the candidate for Substitute Outside Corporate Auditor]

The Company proposes election of Ms. Yukako Oshimi in order to utilize her professional knowledge and experience as an attorney as well as strengthen the auditing system of the Company from her objective standpoint. While she has not had previous involvement with corporate management except for being an Outside Officer, it has been determined that she can appropriately carry out her duties as Outside Corporate Auditor for the above reasons.

(Notes) 1. There are no special interests between each candidate for Substitute Corporate Auditor and the Company.

- The Company elects Ms. Yukako Oshimi as Substitute Outside Corporate Auditor. She meets the requirements for Independent Director/Auditor stipulated by the Tokyo Stock Exchange.
- 3. Pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, the Company has concluded a liability limitation agreement with Outside Corporate Auditors to limit the liability under Article 423, Paragraph 1 of the Companies Act. If she assumes the office of Outside Corporate Auditor, the Company plans to conclude the agreement with her. The maximum amount of liability pursuant to the agreement is the amount stipulated by laws and regulations.
- 4. The Company has entered into a directors and officers liability insurance agreement with an insurance company as provided for in Article 430-3, Paragraph 1 of the Companies Act, and plans to continue and renew the said agreement with similar content. The said insurance covers damages that may arise from the insured parties assuming responsibility. Candidate for substitute Corporate Auditor will be insured under the said insurance agreement if they are elected as substitute Corporate Auditor.

(Reference) Skill Matrix of the Board of Directors after the General Meeting of Shareholders
If the Proposal 2 is approved and adopted as originally proposed at this General Meeting of Shareholders, the composition of Directors and Corporate Auditors, and the particularly expected roles, expertise and background of each person will be as shown below.

	Name	Corporate management	Finance / Accounting	Manufacturing / Technology / Development	Sales / Marketing	Global experience	Law	Personnel and labor / Human resources development	Gender
	Isao Osawa	•		•		•			Male
	Yoshiaki Ishizaka	•			•	•			Male
	Kunihiko Tedo	•	•			•			Male
	Yoshihisa Yamaguchi	•	•			•			Male
Director	Kazuto Ono	•				•		•	Male
	Satoru Takahashi	•		•		•			Male
	Rika Sato					•	•		Female
	Mitsuru Kaitoh	•		•	•				Male
	Shoshiro Taneichi	•		•		•			Male
	Akihiro Okabe	•	•			•			Male
Corporate Auditor	Masaki Ashibe	•	•		•				Male
	Kiyotaka Yokokoji	•						•	Male

(Note) The above list does not represent all the knowledge and experience of each person.