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Securities Code: 4384 October 2, 2024

To our shareholders:

Yo Nagami Representative Director, President and Group CEO **RAKSUL INC.** 2-24-9 Kami-Osaki, Shinagawa-ku, Tokyo

Notice of the 15th Annual General Meeting of Shareholders

You are cordially informed of the 15th Annual General Meeting of Shareholders (the "General Meeting of Shareholders") of RAKSUL INC. (the "Company"), which will be held as indicated below.

In convening this General Meeting of Shareholders, the Company has adopted measures to electronically provide information contained in the Reference Documents, etc. for the General Meeting of Shareholders (Matters Concerning Electronic Provision), which are posted on each of the following websites; please access any of the below mentioned websites to confirm the information.

The Company's website

https://corp.raksul.com/ (Japanese): Select "IR/Investor Relations," then "IR News" (available in Japanese only)

Shareholders' Meeting Documents website

https://d.sokai.jp/4384/teiji/

The Tokyo Stock Exchange website (Listed Company Search)

https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show

Please access the Tokyo Stock Exchange website above, enter and search by the stock name (Company name) "RAKSUL" or the Company's code "4384" then click "Basic Information" and select "Documents for Public Inspection/PR information." The information is available in "Notice of Annual General Meeting of Shareholders/ Shareholders' Meeting Documents" under "Documents for Public Inspection."

You can exercise your voting rights via the Internet or in writing (by mail). Please examine the attached Reference Documents for the General Meeting of Shareholders and exercise your voting rights via the Internet by 7:00 p.m. on Wednesday, October 23, 2024 (JST), or by returning the voting form so that it arrives by no later than 7:00 p.m. on Wednesday, October 23, 2024 (JST).

Please refer to page 3 for details regarding how to exercise your voting rights via the Internet.

Pre-registration is required to attend the meeting.

1. Date and Time: Thursday, October 24, 2024, 10:00 a.m. (JST)

2. Venue: 1F IK bldg., 2-24-9 Kami-Osaki, Shinagawa-ku, Tokyo

3. Purpose of the Meeting Matters to be reported:

1. The Business Report, the Consolidated Financial Statements, and the Results of Audit of the Consolidated Financial Statements by the Accounting Auditors and the Audit & Supervisory Committee for the 15th Fiscal Year (from August 1, 2023 to July 31, 2024)

2. The Non-Consolidated Financial Statements for the 15th Fiscal Year (from August1, 2023 to July 31, 2024)

Resolution Items:

Proposal No.1 Election of Five (5) Directors (excluding Directors who are Audit &

Supervisory Committee Members)

Proposal No.2 Election of One (1) Director who is an Audit & Supervisory Committee Member

Proposal No.3 Partial amendments to the Articles of Incorporation

4. Exercise of Voting Rights

In the event that no indication of approval or disapproval on the voting form (by mail) has been made, this shall be treated as the intent of approval for the proposal.

If you exercise your voting rights in duplicate, both in writing and online, your electronic vote (via the Internet) shall be treated as valid

If you exercise your voting rights online multiple times, only the last vote exercised shall be treated as valid.

- O Pursuant to the relevant laws and regulations and Article 13 of the Company's Articles of Incorporation, the following items are posted on the Company's website (https://corp.raksul.com/ir/stock/) and therefore not included in this notice (available in Japanese only). The documents provided with this notice constitute a part of the Business Report and Financial Statements audited by the Audit & Supervisory Committee when preparing the Audit Report, as well as a part of the Financial Statements audited by the Financial Auditor when preparing the Financial Audit Report.
 - (1) Business Report: Status of share acquisition rights, etc.; System to ensure the appropriateness of operations and the operational status of said system; Basic policy on control of the Company; and Policy on decision making on the determination of dividends of surplus, etc.
 - (2) Consolidated Financial Statements: Consolidated Statement of Changes in Net Assets, Notes to Consolidated Financial Statements
 - (3) Financial Statements: Statement of Changes in Net Assets, Notes to Financial Statements
- If any revisions to the Matters Concerning Electronic Provision arise, a notice of the revisions and the details of the matters before and after the revisions will be posted on the above websites (available in Japanese only).

Instructions for Exercising Voting Rights via the Internet

If you wish to exercise your voting rights via the Internet, please examine the following items, and exercise your voting rights.

If you are attending the General Meeting of Shareholders in person, you do not need to exercise your voting rights by mail (voting form) or via the Internet.

1. Website for exercising voting rights

- (1) To exercise your voting rights via the Internet, please access the website for exercising voting rights designated by the Company (https://evote.tr.mufg.jp/) using a computer or a smartphone. Please be aware, however, that the service is suspended daily from 2:30 a.m. to 4:30 a.m. (JST).
- (2) Depending on the Internet environment, some shareholders may not be able to use the service due to firewalls, antivirus software, or proxy server interfering with access to the service.
- (3) Although the Company will accept all votes cast via the Internet by 7:00 p.m. on Wednesday, October 23, 2024 (JST), you are cordially requested to exercise your voting rights as early as possible to facilitate the counting of votes. If you have any inquiries, please contact the helpdesk indicated in 5. below.

2. Method of exercising voting rights via the Internet

- (1) By computer
 - Please use the "Login ID" and "Temporary Password," provided on the voting form, enter the information on the website for exercising your voting rights (https://evote.tr.mufg.jp/), and indicate your approval or disapproval for each proposal by following the instructions on the screen.
 - To prevent unauthorized access (so-called "spoofing attack") and falsification of the details of the votes by a third party (other than yourself), you will be asked to change your "Temporary Password" on the website.

(2) By smartphone

- You can exercise your voting rights by scanning the "Login QR Code," provided on the enclosed voting form, using a smartphone to automatically access the website for exercising voting rights. ("Login ID" and "Temporary Password" will not be required.)
- Depending on the model of your smartphone, you may not be able to login with a QR code. If you are unable to login with the QR code, please exercise your voting rights by following the instructions in "2. (1) By computer" above.
- * OR code is a registered trademark of DENSO WAVE INCORPORATED.

3. Handling of duplicate votes

- (1) If you exercise your voting rights both by mail and via the Internet, then your Internet vote will be the vote to be recorded.
- (2) If you exercise your voting rights via the Internet more than once, the last vote received shall be deemed valid.
- 4. Costs arising from accessing the website for exercising voting rights

Please note that any costs arising from accessing the website for exercising voting rights (such as the internet connection fees) shall be borne by the shareholders.

5. Contact

Stock Transfer Agency Division, Mitsubishi UFJ Trust and Banking Corporation (helpdesk)

Phone: 0120-173-027 (toll-free within Japan) Business hours: from 9:00 a.m. to 9:00 p.m. (JST)

[To Institutional Investors]

Institutional investors may use the "Electronic Voting Platform" operated by ICJ, Inc. in exercising their voting rights.

Dividends from the current year's retained earnings

In accordance with Article 459 of the Companies Act, the Company has stipulated in Article 37 of its Articles of Incorporation that dividends from surplus may be distributed by a resolution of the Board of Directors. Regarding the year-end dividend for the current fiscal year, the Company hereby announces that the Board of Directors, at a meeting held on September 12, 2024, resolved to pay dividends from retained earnings as described below

Documents related to dividends will be enclosed with the "Notice of Resolution of the 15th Annual General Meeting of Shareholders."

- 1. Matters relating to the allotment of dividends to shareholders and the total amount thereof 1.70 yen per share of common stock of the Company Total amount of dividends: 98,876,332 yen
- 2. Effective date of the dividends from surplus Friday, October 25, 2024

Reference Documents for the General Meeting of Shareholders

Proposal No. 1: Election of five (5) Directors (excluding Directors who are Audit & Supervisory Committee Members)

The terms of office of five (5) Directors (excluding Directors who are Audit & Supervisory Committee members but including Outside Directors; applicable to the rest of this proposal) will expire at the conclusion of this General Meeting of Shareholders. In that regard, the Company proposes to elect five (5) Directors.

The selection of candidates for the Board of Directors is made after consultation and reporting with the Nomination Committee, which is composed of a majority of independent outside directors. This proposal was reviewed by the Audit & Supervisory Committee, and no opinions were expressed.

The candidates for Directors are as follows:

| Candidate No. | Name (Date of birth) | Career si (Sign | Number of the Company shares held | |
|--|--|---|--|------------------|
| 1 | Yo Nagami (Aug. 11, 1980) Reappointment | Apr. 2004 Aug. 2006 Sep. 2013 Apr. 2014 Oct. 2014 Jun. 2020 Oct. 2020 Aug. 2022 Aug. 2022 Aug. 2023 Oct. 2023 | Joined Mizuho Securities Co., Ltd. Joined Carlyle Japan LLC Joined DeNA Co., Ltd. Joined the Company, and assumed office as General Manager of Corporate Planning Department Director, CFO Outside Director at Bridge C Capital Inc. (currently CREAL Inc.) (to present) Auditor at Peraichi Inc. SVP of Corporate Director at HACOBELL INC. Representative Director, President and Group CEO (to present) Director at NOVASELL INC. (to present) | 617,700 shares |
| 2 | Yasukane Matsumoto (Oct. 10, 1984) Reappointment | Apr. 2008 Sep. 2009 Jul. 2020 Nov. 2020 Feb. 2022 Feb. 2022 Aug. 2023 Oct. 2023 | Joined A.T. Kearney Established the Company, and assumed office as Representative Director, President and CEO Director at RAKSUL INDIA PRIVATE LMITED (to present) Head of Raksul Business Director at NOVASELL INC. Representative Director at JOSYS INC. (to present) Representative Director and Chairman Director and Chairman (to present) | 7,582,450 shares |
| Yoshihiko Miyauchi (Sep. 13, 1935) Reappointment | | Aug. 1960 Apr. 1964 Mar. 1970 Dec. 1980 Apr. 2000 Jun. 2003 Apr. 2006 Jun. 2014 Jun. 2017 Oct. 2019 May 2020 | Joined Nichimen Co., Ltd. (currently Sojitz Corporation) Joined Orient Leasing Co., Ltd. (currently ORIX Corporation) Director of Orient Leasing Co., Ltd. Representative Executive Officer, President and Chief Executive Officer of Orient Leasing Co., Ltd. Representative Executive Officer, Chairman and Chief Executive Officer of ORIX Corporation Director, Representative Executive Officer, Chairman and Chief Executive Officer of ORIX Corporation Outside Director of ACCESS CO., LTD. (to present) Senior Chairman of ORIX Corporation (to present) Outside Director of Calbee, Inc. (to present) Outside Director of Nitori Holdings Co., Ltd. (to present) | 7,660 shares |

| Candidate No. | Name (Date of birth) | Career si (Sign | Number of the Company shares held | |
|------------------|--|---|---|--------------|
| 4 | Kenji Kobayashi (May 11, 1978) Reappointment | Apr. 2005 Apr. 2009 Jun. 2011 Jun. 2015 Jul. 2017 Oct. 2020 Oct. 2023 Jul. 2024 | Joined Corporate Directions, Inc. Executive Officer of DeNA Co., Ltd. Director of DeNA Co., Ltd. Executive Officer of DeNA Co., Ltd. Co-Founder of Signifiant Inc. (to present) Outside Director of the Company (to present) Outside Director (Audit & Supervisory Committee Member) at TUKURUBA Inc. (to present) Outside Director (Audit & Supervisory Committee Member) at gumi Inc. (to present) | 9,780 shares |
| 5 | Yumiko Murakami (Feb. 6, 1965) Reappointment | Aug. 1989 Jan. 1991 Sep. 1991 Aug. 1994 May 1997 Dec. 2004 Apr. 2008 Sep. 2009 Sep. 2013 May 2021 Jun. 2021 Oct. 2021 | United Nations Development Programme (Barbados) United Nations Secretariat (New York) United Nations Transitional Authority in Cambodia (Phnom Penh) Goldman Sachs International (London) Goldman Sachs and Co. (New York) Managing Director of Goldman Sachs and Co. (New York) Managing Director of Goldman Sachs Japan Co., Ltd. Managing Director of Credit Suisse Securities (Japan) Limited Head of OECD (Organization for Economic Cooperation and Development) Tokyo Centre Founder and General Partner of MPower Partners Fund L.P. (to present) Outside Director at Daiwa Securities Group Inc. (to present) Outside Director of the Company (to present) | 5,020 shares |

Notes:

- 1. There is no special interest between any of the candidates and the Company.
- 2. Reasons for nominations as candidates for Directors:
 - (1) Mr. Yo Nagami has a wealth of knowledge and experience in finance, investment, and the overall corporate financial strategies. As a CFO, he has taken charge of the capital policy and overall corporate administration to drive the Company's growth. He assumed the position of representative director, president and group CEO in August 2023, and has been directing the management of the entire the Group. Accordingly, the Company judges that he is qualified to continue making decisions regarding important management matters and to supervise business execution, and therefore proposes his election as a Director.
 - (2) As the founder of the Company, Mr. Yasukane Matsumoto has led the Company with excellent foresight and strong leadership. He has also taken an initiative to establish the Company's business model of offering the B2B sharing platform. Accordingly, the Company judges that he is qualified to continue making decisions regarding important management matters and to supervise business execution, and therefore proposes his election as a Director.
- 3. Mr. Yoshihiko Miyauchi, Mr. Kenji Kobayashi and Ms. Yumiko Murakami are candidates for Outside Directors.
- 4. Reasons for nominations as candidates for Outside Directors and expected roles:
 - (1) Mr. Yoshihiko Miyauchi can be expected to provide advice to the overall management of the Company based on his wealth of experience as a representative director of a listed company. Accordingly, the Company judges that he is qualified to continue making decisions on important management matters and to supervise business execution, and therefore proposes his election as an Outside Director. He is expected to continue contributing to strengthening the supervisory function of the Board of Directors and to provide his opinions from a broader management perspective.
 - (2) Mr. Kenji Kobayashi can be expected to provide advice on the Company's overall management based on his wealth of experience and a wide range of knowledge and insights gained through his career in the management of a listed company. Accordingly, the Company judges that he is qualified to make decisions regarding important management matters and supervise business execution, and therefore proposes his election as an Outside Director. He is expected to continue contributing to strengthen the Company's governance system from both offensive and defensive perspectives in portfolio management as a listed company.

- (3) Ms. Yumiko Murakami can be expected to provide advice on the Company's overall management based on her wealth of experience and a wide range of knowledge and insights at international organizations and global companies. Accordingly, the Company judges that she is qualified to make decisions regarding important management matters and supervise business execution, and therefore proposes her election as an Outside Director. She is expected to contribute to the Company's management with respect to the globalization of the Company's organization, perspectives as an investor towards portfolio management, and promotion of diversity which is a precondition for sustainable growth.
- 5. Mr. Yoshihiko Miyauchi, Mr. Kenji Kobayashi and Ms. Yumiko Murakami are current Outside Directors of the Company. At the conclusion of this General Meeting of Shareholders, Mr. Miyauchi will have been in office as Outside Director for five years, Mr. Kobayashi for four years, and Ms. Murakami for three years.
- 6. The Company has registered Mr. Yoshihiko Miyauchi, Mr. Kenji Kobayashi and Ms. Yumiko Murakami as independent officers as provided forby the Tokyo Stock Exchange. If their reelections are approved, the Company will continue to designate them as independent officers.
- 7. Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company has entered into agreement with Mr. Yoshihiko Miyauchi, Mr. Kenji Kobayashi and Ms. Yumiko Murakami to limit their liability for damages under Article 423, paragraph (1) of the same Act. If the reelection is approved, the Company plans to renew the aforementioned agreement with them.
- 8. Outline of the contents of the liability insurance contract for directors & officers

 The Company has entered into a directors & officers liability insurance policy with an insurance company as stipulated in
 Article 430-3, Paragraph (1) of the Companies Act. The outline of the contents of the contract is as stated in the Business
 Report "3. Directors and Officers of the Company (3) Summary of the contents of the liability insurance policy for
 directors and officers." If the election of the candidates for this proposal is approved, the candidates will be included in
 the insured party of the relevant insurance contract.
- 9. "Number of the Company shares held" is current as of July 31, 2024.

Proposal No. 2: Election of One (1) Director Who is an Audit & Supervisory Committee Member

In order to strengthen its audit structure, the Company proposes to increase the number of directors who are members of the Audit Committee by one, and to newly elect one (1) Director as a member of the Audit Committee.

The selection of candidate for the Board of Directors has been made after consultation with the Nomination Committee, which is composed of majority of independent outside directors. The Company has obtained the prior consent of the Audit Committee with respect to this proposal.

The candidate for Director is as follows:

| Name (Date of birth) | Ca | Number of the Company shares held | |
|-------------------------|-----------|--|----------|
| | Oct. 2002 | Joined ChuoAoyama Audit Corporation (later to become MISUZU Audit Corporation) | |
| Kumiko Kurosawa | Jul. 2007 | Joined ShinNihon LLC (currently Ernst & Young ShinNihon LLC) | |
| (Sep. 1, 1979) | Jan. 2023 | Established Kumiko Kurosawa Certified Public Accountant Office, Director (to present) | - shares |
| New appointment | Jul. 2024 | Supervisory Board at Japan Organization of Occupational Health and Safety (to present) | |

Notes:

- 1. The candidate, Ms. Kumiko Kurosawa, is named Kumiko Hayashi in the family registry.
- 2. There is no special interest between the candidate and the Company.
- 3. Ms. Kumiko Kurosawa is a candidate for Outside Director.
- 4. Reasons for nomination as candidate for Outside Director and expected roles:
 - Ms. Kumiko Kurosawa has been active as a certified public accountant for many years and has a wealth of knowledge, experience, and a wide range of insights as an expert in finance and accounting. Although she has not been involved in corporate management in the past, the Company expects that she will contribute to strengthening the governance system of the Company by utilizing her expertise in finance and accounting and applies her abundant audit experience in auditing and supervising the overall management of the Company, and has judged that she will be able to appropriately perform her duties as an Outside Director who is an Audit and supervisory Committee Member.
- 5. The Company designates Ms. Kumiko Kurosawa as an independent officer as stipulated by the Tokyo Stock Exchange (TSE) and plans to submit a notification to the TSE.
- 6. Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, if the election of this candidate is approved, the Company plans to enter into an agreement with Ms. Kumiko Kurosawa to limit her liability for damages under Article 423, paragraph (1) of the same Act. In addition, the maximum amount of liability for damages under the agreement is the minimum liability amount provided for under Article 425, paragraph (1) of the said Act.
- 7. Outline of the contents of the liability insurance contract for directors & officers
 The Company has entered into a directors & officers liability insurance policy with an insurance company as stipulated in
 Article 430-3, Paragraph (1) of the Companies Act. The outline of the contents of the contract is as stated in the Business
 Report "3. Directors and Officers of the Company (3) Summary of the contents of the liability insurance policy for directors
 and officers." If the election of the candidate for this proposal is approved, the candidate will be included in the insured
 party of the relevant insurance contract.
- 8. "Number of the Company shares held" is current as of July 31, 2024.

(Reference) Expertise and Experience of Directors (Skills Matrix)

The expertise and experience of the Company's directors, if each director candidate is elected as proposed at the Meeting, will be as follows:

| | Proposal No.1 | | | Proposal | | | s serving the term | | |
|--------------------------------------|---------------|-----------------------|-----------------------|--------------------|--------------------|--------------------|--------------------|--|---------------------|
| Candidate No. | 1 | 2 | 3 | 4 | 5 | No 2 | | udit & Supervisory mmittee Members) | |
| Names of Candidates | Yo Nagami | Yasukane Matsumoto | Yoshihiko Miyauchi | Kenji Kobayashi | Yumiko Murakami | Kumiko Kurosawa | Naomi Mori | Masahiro Kotosaka | Junko Utsunomiya |
| Independent/Outside Officers ("I/O") | | | I/O | I/O | I/O | I/O | I/O | I/O | I/O |
| Gender | Male | Male | Male | Male | Female | Female | Female | Male | Female |
| Business Management | 0 | 0 | 0 | 0 | | | | | |
| Entrepreneurship | | 0 | 0 | | | | | | |
| Technology | | 0 | | 0 | | | | | |
| M&A/Investment | 0 | | 0 | 0 | 0 | | | | |
| Finance/Accounting | 0 | | 0 | 0 | 0 | 0 | 0 | | |
| Legal/Compliance/ Risk Management | 0 | | | | | 0 | 0 | 0 | 0 |
| Global Management | | 0 | 0 | | 0 | | | 0 | |
| Sustainability/ESG | 0 | | 0 | 0 | 0 | | | 0 | 0 |

| No. | Skill set | Reasons for selection |
|-----|-----------------------|---|
| 1 | Business Management | Appropriate support, advice and supervision are important when engaging in management |
| | | from a long-term perspective, and this requires experience in management (in particular, |
| | | experience in business execution, such as management of listed companies). |
| 2 | Entrepreneurship | In achieving organic business growth, knowledge and experience in starting and growing |
| | | various BtoB businesses are required. |
| 3 | Technology | In the technology industry where the speed of change such as technological innovation is |
| | | fast, knowledge and experience of the latest technological trends and changes in the |
| | | environment brought about by technology are required. |
| 4 | M&A/Investment | To achieve discontinuous growth, it is necessary to have knowledge and experience in |
| | | sound investment activities, M&A strategies and Post Merger Integration. |
| 5 | Finance/Accounting | To achieve growth through bold investments in the ever-changing financial environment, |
| | | knowledge and experience in finance and accounting are required. |
| 6 | Legal/Compliance/Risk | To achieve sustainable growth and increase corporate value, it is necessary to have |
| | Management | knowledge and experience concerning the establishment of a sound compliance system and |
| | | appropriate risk management. |
| 7 | Global Management | To expand the business and the organizational operation globally, knowledge and |
| | | experience are required to implement appropriate management supervision. |
| 8 | Sustainability/ESG | As the Company continues to improve its corporate value over the long term, it is necessary |
| | | to have specific knowledge and experience in contributing to the realization of a sustainable |
| | | society. |

(Reference) Criteria for Independence of Outside Directors of the Company

To ensure the independence of those who will serve as Outside Directors, thereby establishing a sound corporate governance system, the Company has set out the Criteria for Independence of Outside Directors as follows. The Company shall deem an Outside Director to have independence from the Company and no conflict of interest with ordinary shareholders if the said Outside Director is found not to fall under any of the following items as a result of an investigation conducted by the Company to a reasonably practicable extent.

1. Personnel executing the business of the Company

Personnel executing the business of the Company or its subsidiaries (hereinafter collectively referred to as the "Group") "Personnel executing the business" shall mean executive directors, executive officers, officers who execute the business of another legal entity or organization, employees, or any other related personnel.

2. Major business partners

(1) A major business partner of the Group or its executive members

A "major business partner of the Group" shall mean a party who has made payments to the Group in a total amount that exceeds 2% of the Group's annual consolidated revenue for the most recent fiscal year. If consolidated accounting is not adopted by the Group, the annual non-consolidated revenue for the year of the Company shall be employed in place of the annual consolidated revenue for the year.

(2) A party who considers the Group as a major business partner or its executive members

A "party who considers the Group as a major business partner" shall mean a party who has received payments from the Group in a total amount that exceeds 2% of the party's annual consolidated revenue for the most recent fiscal year. If consolidated accounting is not adopted by the partner, the annual non-consolidated revenue for the year of the partner shall be employed in place of the annual consolidated revenue for the year.

(3) A major lender of the Group or its executive members

A "major lender of the Group" shall mean a lender from whom the Group has borrowed an amount that exceeds 2% of its total consolidated assets at the end of the most recent fiscal year. If consolidated accounting is not adopted by the Group, an amount of total non-consolidated assets of the Company shall be employed in place of total consolidated assets for the year.

3. Professional service providers

(1) Consultants, accounting professionals such as certified public accountants or certified public tax accountants, or legal professionals such as attorneys-at-law who receive a large amount of monetary consideration or other property from the Group in addition to the compensation as an officer (if the recipient of such property is a legal entity, partnership or any other organization, a person who is a member of such organization)

Receiving a "large amount of monetary consideration or other property" indicates cases when (1) the professional service provider is an individual, and the total amount of such property received from the Group, excluding compensation as an officer, exceeds 10 million yen per year in the most recent fiscal year; or (2) the professional service provider is a legal entity, partnership or other such organization, and the total amount of such property received from the Group exceeds either (a) 2% of the organization's annual consolidated revenue or total annual income, or (b) 10 million yen, in the most recent fiscal year, whichever is higher. If consolidated accounting is not adopted by the said organization, the annual non- consolidated revenue for the year of said organization shall be employed in place of the annual consolidated revenue for the year.

(2) A person who belongs to an audit firm appointed as Financial Auditor of the Group

4. Voting rights holders

- (1) A party who directly or indirectly holds 10% or more of the Company's total voting rights or its executive members
- (2) A party of which the Group directly or indirectly holds 10% or more of the total voting rights or its executive members

5. Parties receiving donation or grant

A person or a director of organizations such as a legal entity or partnership that has received a large amount of donation or grant from the Group, or its executive members

A "large amount of donation or grant" shall mean a donation or a grant at or in excess of 10 million yen per year

- 6. Parties who have fallen under aforementioned items in the past
- (1) A party who has fallen under the item 1. above in the past ten years
- (2) A party who has fallen under the items 2. to 5. above in the past three years
- (3) A spouse or relative within the second degree of kinship of an important person who has fallen under the items 1. to 5. Above An "important person" shall mean executive director, executive officer, officer, or employee who executes important operations such as a leading a business unit

Proposal No. 3: Partial amendments to the Articles of Incorporation

1. Reason of Proposal

For the purpose of securing an office space that can accommodate future increase in personnel due to business expansion resulting from ongoing M&A activities and creating an office environment that can foster a sense of unity among the Group companies and support diverse work styles, the Board of Directors has decided to relocate the Company's head office from Shinagawa-ku, Tokyo to Minato-ku, Tokyo. Accordingly, the provision in Article 3 of the current Articles of Incorporation (Location of Head Office) will be amended, and new supplementary provision will stipulate that the change will take effect on the date of relocation of head office to be decided at the meeting of the Board of Directors to be held by February 28, 2025. In conjunction with this change, the position of the "Supplementary provision" will be moved and the existing article will be designated as Article 1, while the newly established article will be designated as Article 2.

2. The details of the amendments are as follows.

(The underlines indicate texts to be changed.)

| | (The underlines indicate texts to be changed.) |
|--|--|
| Current Articles of Incorporation | Proposed Amendments |
| (Location of Head Office) | (Location of Head Office) |
| Article 3 The Company shall have its head office in | Article 3 The Company shall have its head office in |
| Shinagawa-ku, Tokyo. | Minato-ku, Tokyo. |
| (Relocation) | Supplementary provision |
| (Transitional Measures Concerning Exemption from | (Transitional Measures Concerning Exemption from |
| Liability for Damages of Corporate Auditors) | Liability for Damages of Corporate Auditors) |
| Supplementary provision Pursuant to the provisions of | Article 1 Pursuant to the provisions of Article 426, |
| Article 426, paragraph (1) of the Companies Act, the | paragraph (1) of the Companies Act, the Company may, |
| Company may, by a resolution of the Board of | by a resolution of the Board of Directors, exempt |
| Directors, exempt corporate auditors (including former | corporate auditors (including former corporate auditors) |
| corporate auditors) from his/her liability for damages | from his/her liability for damages arising from |
| arising from neglecting his/her duties performed before | neglecting his/her duties performed before the partial |
| the partial amendments to the Articles of Incorporation resolved at the 10 th Annual General Meeting of | amendments to the Articles of Incorporation resolved at the 10 th Annual General Meeting of Shareholders took |
| Shareholders took effect, to the extent permitted by | effect, to the extent permitted by laws and regulations. |
| laws and regulations. | effect, to the extent permitted by laws and regulations. |
| laws and regulations. | (Transitional Provision Relating to the Location of |
| (Newly established) | Head Office) |
| , | Article 2 The changes to Article 3 (Location of Head |
| | Office) shall take effect on the date of relocation of |
| | head office to be decided at a meeting of the Board of |
| | Directors to be held by 28 February 2025, and this |
| | Article shall be deleted after the effective date has |
| | passed. |