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Securities code: 6844 June 6, 2024

To our shareholders

2-2-1, Ohtemachi, Chiyoda-ku, Tokyo, JapanShindengen Electric Manufacturing Co., Ltd.Nobuyoshi Tanaka, President

Notice of the 100th Ordinary General Meeting of Shareholders

We would like to express our heartfelt appreciation for your long-standing patronage of Shindengen Electric Manufacturing Co., Ltd.

We hereby notify you that the 100th Ordinary General Meeting of Shareholders of Shindengen Electric Manufacturing Co., Ltd. will be held as stated below.

In convening this General Meeting of Shareholders, the Company has taken measures to electronically provide information (information to be provided via measures for electronic provision), including reference documents for shareholders, etc., by posting said information on the Company's website accessible on the Internet, and asks that you access the following website to verify the content of said information. The information has also been posted to the Tokyo Stock Exchange website as detailed below.

[Shindengen website]

https://www.shindengen.co.jp/ir/stock/soukai/

[Tokyo Stock Exchange website (Tokyo Stock Exchange, Inc. Information Service)]

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

Access the above-noted Tokyo Stock Exchange website, and either enter "Shindengen Electric Manufacturing Co., Ltd." into the "Issue name (company name)" field or our company's securities code "6844" into the "Code" field, then search, select "Basic Information" then "Documents for public inspection/PR information", then check the "[Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting]" field under the "Filed information available for public inspection" heading.

Please note however, that even if not attending the meeting in person, you can still exercise your voting rights in writing or by electromagnetic means (the Internet etc.)., so we ask that shareholders take full advantage of these options. After reading the shareholder meeting reference documents below, please submit your voting instructions by no later than 5:30 p.m. on Wednesday, June 26, 2024.

Regards

Notice of Meeting

1.	Date and time:	Thursday, June 27, 2024, 10:00 a.m.
2.	Place:	4F DaiyaGate Ikebukuro, 1-16-15 Minami Ikebukuro, Toshima-ku, Tokyo
		TKP Garden City Premium Ikebukuro

3. Agenda

Reports:	1. Business report, consolidated financial statements, and consolidated financial
	statement audit reports by the accounting auditors and the Board of
	Corporate Auditors for the 101th fiscal year
	(from April 1, 2023 to March 31, 2024)
	2. Non-consolidated financial statements for the 101th fiscal year
	(from April 1, 2023 to March 31, 2024)
Resolutions:	
Proposal 1:	Appropriation of Surplus
Proposal 2:	Election of Six (6) Directors
Proposal 3:	Election of One (1) Substitute Audit & Supervisory Board Member

4. Decisions concerning the convocation of the Meeting

- (1) Of the information to be provided via measures for electronic provision, the following items shall not be included in documents issued to shareholders who request delivery of documents in writing, in accordance with relevant laws and the provisions of Article 22 of the Articles of Incorporation.
 - $(\ensuremath{\mathbbm l})$ The "Consolidated comments table" in consolidated financial statements
 - 0 The in "Non-consolidated comments table" in financial statements

Accordingly, documents to be issued to shareholders who request the delivery of documents in writing shall consist of a portion of the documents audited when the accounting auditors and the Audit & Supervisory Board members prepare accounting audit reports and audit reports.

- (2) If exercising voting rights via both the Internet and in writing (by post), the vote submitted via the Internet will be handled as the effective vote. In addition, if exercising voting rights via the Internet multiple times, the last vote submitted will be handled as the effective vote.
- (3) If exercising voting rights in writing (by post), and do not indicate approval or disapproval of any given proposal, it shall be handled as if approval was indicated for the relevant proposal.

If you plan to attend the Meeting, please bring the enclosed voting card with you and present it at the reception desk at the Meeting.

If revisions are made to any of the reference documents for shareholders, business reports, financial statements, and consolidated financial statements, said revisions will be posted on our website at (https://www.shindengen.co.jp/ir/).

Information on exercising voting rights

The right to vote at a General Meeting of Shareholders is a valuable right of all shareholders. Please be sure to read the reference documents for shareholders before exercising voting rights. Voting rights can be exercised via the following 3 methods.

Exercising voting rights by attending the General Meeting of Shareholders

If you plan to attend the Meeting, please bring the voting card included with this convocation notice with you and present it at the reception desk at the Meeting.

Date and time: 10:00 a.m. on Thursday, June 27, 2024

Place: TKP Garden City PREMIUM Ikebukuro (4th floor)

Exercising voting rights via the Internet, etc.

Please enter your approval or disapproval of proposals according to the instructions on the following page. **Exercise deadline:** Until 5:30 p.m. on Wednsday, June 26, 2024

Exercising voting rights in writing (by post)

Indicate your approval or disapproval for each of the proposals on the enclosed voting card and return the voting card by post.

Exercise deadline: Receipt by 5:30 p.m. on Wednsday, June 26, 2024

- (1) In the case of voting twice via mail (voting card) and via the Internet Please take note that if you vote twice via mail (voting card) and via the Internet, the vote that you gave via the Internet will be taken as an effective vote.
- (2) In the case of voting via the Internet more than onceIf you vote via the Internet more than once, the last vote you give will be taken as an effective vote.
- (3) Procedures for voting via the InternetWhen voting via the Internet, please confirm the following points before doing so.If you plan to attend the Meeting on the day, you do not have to complete the procedures for voting via mail (voting card) or via the Internet.

Method for voting via the Internet

- (i) On the voting website (https://evote.tr.mufg.jp/), use the login ID and temporary password written on your voting card, and enter your answers according to the instructions on the screen.
- (ii) Please be aware that the site will ask you to change your temporary password in order to prevent other people from hacking your account or falsifying your vote.
- (iii) You will be provided with a new login ID and temporary password each time a General Meeting of Shareholders is convened.

Expenses incurred when accessing the voting site

All expenses incurred when accessing the voting site (fee for Internet connection, etc.) shall be borne by the shareholders. And expenses incurred when accessing the voting site via mobile phones, etc. (packet communication fees, etc.) shall be borne by the shareholders.

Platform for electronic voting

Nominee shareholders (including standing proxies) such as trust management banks may apply in advance to use the platform for electronic voting operated by the ICJ Inc., a joint venture company established by the Tokyo Stock Exchange, Inc., and others. In such a case, the shareholders can use the ICJ platform to vote at the General Meeting of Shareholders in addition to the Internet and other methods mentioned above.

All inquiries regarding the computing system, etc. should be addressed to: Corporate Agency Division (Help Desk) Mitsubishi UFJ Trust and Banking Corporation Phone: 0120-173-027 (09:00–21:00, toll-free)

Reference Documents for Shareholders Meeting

Proposal 1: Appropriation of Surplus

The Company desires to appropriate the surplus in the following manner.

Matters concerning the year-end dividend.

The Company regards the return of profits to shareholders as one of management's important tasks and makes it our basic policy to determine the distribution of profits by taking into account in a general manner the internal reserve to maintain and strengthen its competitiveness in the industry, the level of the return on equity, the performance or the like. The Company desires to declare the year-end dividend of the current term in the following manner.

(1) Type of dividend property

Cash

- (2) Matter concerning the assignment of the dividend property and its total amount The sum of 130 yen per one common share of the Company The total amount shall be 1,340,665,560yen.
- (3) The day on which the distribution of dividend of surplus shall take effect: June 28, 2024

Proposal2: Election of Six (6) Directors

Candi- date No.	Name	Positions, tasks and responsibilities at the Company	Gender	Category				
1	Nobuyoshi Tanaka	President In Charge of Sales	Male	Reappointment				
2	Kenji Horiguchi	Director (Senior Executive Officer) In Charge of Technology & Quality, Magnetic Part, Environmental Management, Safety Promotion	Male	Reappointment				
3	Osamu Ukegawa	Director (Executive Officer) In Charge of Finance & Risk management, Accounting, Internal Audit Supervisor	Male	Reappointment				
4	Masahiro Sasaki	Director (Executive Officer) In Charge of Production & SCM, General Manager, Corporate Planning Group; and In Charge of Personnel	Male	Reappointment				
5	Yoshihiro Nishiyama	Director	Male	Reappointment Outside Independent				
6	Yaeko Kitadai	Director	Female	Reappointment Outside Independent				
Reappoin	tment Candidate for	reappointment as Director						
Outside	Outside Candidate for Outside Director							
Independ	Independent Independent Director pursuant to the rules specified by the stock exchange and others							

The term of office of all of the six Directors will expire upon conclusion of this Ordinary General Meeting of Shareholders. It is therefore requested that six Directors be elected from the candidates listed below.

Candi- date No.	Name (Date of birth)	Bi	No. of the Company's shares held by the candidate				
	Nobuyoshi Tanaka (July 20, 1961) Reappointment	April 1985 October 2006 April 2010 July 2010 June 2011 June 2015 April 2016 April 2017 June 2017	Joined Shindengen Department Manager, Planning Dept., Corporate Planning Group Department Manager, Administration Dept., Electronic Device Management Div., Electronic Device Div. Group General Manager, Electronic Device Management Div., Electronic Device Div. Group Officer; Division Director, Electronic Device Div. Group Officer; Division Director, Electronic Device Div. Group; Division Director, Electronic Device Div. Group; Division Director, Sales Div. Group Senior Officer; Division Director, Electronic Device Div. Group; Division Director, Sales Div. Group Senior Officer; Division Director, Sales Div. Group Senior Officer; Division Director, Sales Div. Group Senior Officer; Division Director, Sales Div. Group; In Charge of Electric Vehicle Project Director and Senior Officer;	7,208 common shares			
1		April 2018 April 2020 April 2022 April 2023	Division Director, Sales Div. Group; In Charge of Electric Vehicle Project Director and Executive Officer; Division Director, Sales Div. Group; In Charge of Electric Vehicle Project Director and Executive Officer In Charge of Sales Departments, CSR Promotion Office Director and Executive Officer In Charge of Sales, Energy Systems & Solutions Div. President (current position) In Charge of Sales (current position)				
	Significant concurrent positions: Not applicable Reasons for nomination as candidate: Mr. Nobuyoshi Tanaka has been engaged in the Sales departments inside and outside Japan. He has broad business experience and great insight, leading the Corporate Planning Group and the Electronic Device Div. Group. Furthermore, he has been as Director since June 2017 and has been appropriately overseeing management of the Company. We therefore anticipate that he is well-qualified for a leader who is responsible for enhancing the Company's value in a sustainable manner, and he has been nominated as candidate for a Director for the following term.						
	Special-interest relatio No special-interest relation	-	ween Mr. Nobuyoshi Tanaka and the Company.				

Candi- date No.	Name (Date of birth)	Brie	ef background description, positions/tasks at the Company (Situation of important concurrent posts, if any)	No. of the Company's shares held by the candidate
		April 1983	Joined Shindengen	
		April 2000	Department Manager, Device Design Dept., Advanced Power	
		October 2003	Products Div., Advanced Power Products Div. Group Associate General Manager, Advanced Power Products Div.,	
		October 2003	Electronic Device Div. Group;	
			Department Manager, Design Dept., Advanced Power Products Div.,	
			Electronic Device Div. Group	
		April 2005	General Manager, Advanced Power Products Div., Electronic Device	
			Div. Group; Department Manager, Design Dept., Advanced Power Products Div.,	
			Electronic Device Div. Group	
		April 2006	General Manager, Advanced Power Products Div., Electronic Device	
		1	Div. Group	
		April 2008	General Manager, IC Development Center, Technology &	
		April 2000	Development Div. Group Deputy Division Director, Technology & Development Center	
		April 2009 June 2010	Officer	
		5une 2010	President, Higashine Shindengen Co., Ltd.	
		June 2012	Officer	
			President, Higashine Shindengen Co., Ltd.;	
			In Charge of Shindengen group Productivity Innovation System (SPIS) Project	
		March 2013	Officer	
			President, Higashine Shindengen Co., Ltd.;	
			General Manager, SPIS Project;	
		A	In Charge of SPIS Project	
	IZ '' II ' 1'	April 2013	Officer President, Higashine Shindengen Co., Ltd.	
	Kenji Horiguchi	June 2013	Director and Officer;	5,87
	(November 16, 1959)		In Charge of Technology, Production, Quality, Intellectual Property	commo
	D	1 2014	and Power Module Products	share
	Reappointment	June 2014	Director and Officer; General Manager, Technology & Development Center;	
			In Charge of Technology, Production, Quality, Intellectual Property	
			and Power Module Products	
2		June 2015	Director and Officer;	
2		A	In Charge of Technology, Production and Quality	
		April 2016	Director and Senior Officer; In Charge of Technology, Production and Quality	
		April 2017	Director and Senior Officer, Factory Director;	
		1	In Charge of Structural Reform, Materials, Distribution, Magnetic	
			Components	
		April 2018	Director and Executive Officer; Factory Director; In Charge of Structural Reform, Materials, Distribution, Magnetic	
			Components	
		April 2019	Director and Executive Officer; Factory Director;	
			In Charge of Structural Reform, Magnetic Components	
		April 2020	Director and Executive Officer; Factory Director; In Charge of Magnetic Components, Environments, ISO Promotion	
			Office	
		November 2020	Director and Executive Officer; Factory Director;	
			In Charge of Magnetic Components, Environmental & Health, ISO	
		Amril 2022	Promotion Office Director and Executive Officer;	
		April 2022	In Charge of Magnetic Components, Environmental & Health, ISO	
			Promotion	
		April 2023	Director and Senior Executive Officer; (current position)	
			In Charge of Technology & Quality, Magnetic Part, Environmental	
-			Management, Safety Promotion (current position)	
	Significant concurrent	positions:		
	Not applicable			
ŀ	Reasons for nominatio	n as candidata.		
			and in the Darian Darkentian and O. 19 Mar. (1997)	11
			ged in the Design, Production and Quality Management departments and elds. Furthermore, he has been acting as Director since June 2013 and ha	
			the Company. In view of this, the Company recognizes him as an indisper	
			e, the Company has continued to choose him as a candidate for the positi	
ŀ				
	Special-interest relatio	nships:		
	No special interest relat	ionshins exist hetw	een Mr. Kenji Horiguchi and the Company.	

Candi- date No.	Name (Date of birth)	Bri	ef background description, positions/tasks at the Company (Situation of important concurrent posts, if any)	No. of the Company's shares held by the candidate
3	Osamu Ukegawa (November 11, 1961) Reappointment	April 1984 September 2001 December 2002 January 2005 April 2008 April 2009 June 2011 November 2013 April 2016 April 2020 April 2022 April 2023 June 2023	Joined The Dai-ichi Kangyo Bank, Limited Deputy Branch Manager, Singapore Branch, The Dai-ichi Kangyo Bank, Limited Assistant Director, Internal Business Management Division, Mizuho Corporate Bank, Ltd. Deputy Branch Manager, Beijing Branch, Mizuho Corporate Bank, Ltd. Assistant General Manager, International Management Division, Mizuho Corporate Bank, Ltd. General Manager, Asian Business Division, Mizuho Corporate Bank, Ltd. General Manager, Asian Business Division, Mizuho Corporate Bank, Ltd. General Manager, Audit Operations Department, Mizuho Financial Group Senior Executive Officer and General Manager Education Business Division, Mizuho Information & Research Institute Joined Shindengen Officer In Charge of Accounting, Finance, and Internal Audit Supervisor Senior Officer In Charge of Accounting, Finance, Internal Audit, and Information Systems Supervisor Senior Officer In Charge of Accounting, Finance, and Internal Audit Supervisor Executive Officer In Charge of Accounting, Finance, and Internal Audit Supervisor Executive Officer In Charge of Accounting, Finance, and Internal Audit Supervisor Executive Officer In Charge of Accounting, Finance, and Internal Audit Supervisor Executive Officer In Charge of Accounting, Finance, and Internal Audit Supervisor Director and Executive Officer (current position) In Charge of Finance & Risk management, Accounting, Internal Audit Supervisor (current position)	2,891 common shares
	Significant concurrent	positions:		
	2016, he has provided departments including A	ossesses internation leadership and in accounting, Financ	nal experience and expert knowledge in financial institutions. In addit struction as a Senior Officer of the Company and as a supervisor in e, and Internal Audit. In view of this, the Company recognizes him as a n d therefore, the Company has chosen him as a candidate for the position	administrative

Special-interest relationships:

No special-interest relationships exist between Mr. Osamu Ukegawa and the Company.

Candi- date No.	Name (Date of birth)	Brief background description, positions/tasks at the Company (Situation of important concurrent posts, if any)			
4	Masahiro Sasaki (February 20, 1964) Reappointment	April 1987 April 2006 April 2008 February 2009 October 2009 October 2010 April 2012 June 2012 June 2013 June 2015 April 2017 April 2020 April 2023 June 2023	Joined Shindengen General Manager, Product Development Department, Power Systems Div. Group Department Manager, Design Department No. 1, Power Systems Div. Group Department Manager, Design Department, Power Systems Div. Group Department Manager, Design Department No. 1, Power Systems Div. Group General Manager, Power Systems Div., Power Systems Div. Group Deputy Division Director, Power Systems Div. Group; and General Manager, Power Systems Div., Power Systems Div. Group Officer; Division Director, Power Systems Div. Group; and General Manager, Power Systems Management Div., Power Systems Div. Group Officer; Division Director New Energy Div. Group Officer; General Manager, Technology & Development Center and In Charge of New Energy Technology Development and Intellectual Property Officer General Manager, Technology & Development Center and In Charge of Quality and Intellectual Property Senior Officer General Manager, Corporate Planning Group and In Charge of Personnel Executive Officer; General Manager, Corporate Planning Group and In Charge of Personnel Director and Executive Officer (current position); In Charge of Production & SCM, General Manager, Corporate Planning Group;	4,661 common shares	
	Significant concurrent	positions:	and In Charge of Personnel		
	Dept. In addition, as a Division Director of the of the Corporate Plann company value; and the Special-interest relation	s extensive experi company officer New Energy Div. ing Group. In vie refore, the Compa nships:	ence and achievements as a doctor of engineering, mainly in the Design ar since June 2012, he also has a high level of executive experience havin Group, General Manager of the Technology & Development Center, and G w of this, the Company recognizes him as a necessary human resource ny has chosen him as a candidate for the position of Director.	ig served as the ieneral Manager	

Candi- date No.	Name (Date of birth)	Brief background description, positions/tasks at the Company (Situation of important concurrent posts, if any)						
		April 1978	Joined Nippon Mining Co.					
		April 2013	Executive Officer, JX Nippon Mining & Metals Corporation					
			Deputy Director, Metal Division, JX Nippon Mining & Metals					
			Corporation In charge of Planning Department					
			Executive Officer, Pan Pacific Copper Co., Ltd.					
		X 2012	Director, Japan Korea Joint Smelting Co., Ltd.					
	Yoshihiro Nishiyama	June 2013	Director and Executive Officer, JX Nippon Mining & Metals Corporation					
	(September 24, 1955)		Director and Executive Officer, Pan Pacific Copper Co., Ltd.	0				
	(September 24, 1999)	June 2014	Director, Metal Division, JX Nippon Mining & Metals Corporation	0 common				
	Reappointment		Vice President and Officer, Pan Pacific Copper Co., Ltd.	shares				
	Outside		President, Japan Korea Joint Smelting Co., Ltd.					
	Independent		President, Hibi Kyodo Smelting Co., Ltd.					
		June 2015	President, Pan Pacific Copper Co., Ltd.					
		January 2016	Managing Executive Officer and Director, Metal Division, JX Nippon Mining & Metals Corporation					
		June 2017	President and Chief Executive Officer, Toho Titanium Co., Ltd.					
		June 2021	Corporate Advisor, Toho Titanium Co., Ltd. (current position)					
		June 2023	Director of the Company (current position)					
5			Outside Director, Soda Nikka Co., Ltd. (current position)					
5	Significant concurrent positions:							
	Outside Director, Soda Nikka Co., Ltd.							
	Reasons for nomination as candidate, and expected role:							
	Mr. Yoshihiro Nishiyama has extensive experience and broad knowledge as a business manager, including serving as the president of other companies. In view of this, the Company anticipates he can provide useful advice related to management and has chosen him as a candidate for outside director.							
	Mr. Yoshihiro Nishiyama's term of office as Outside Director will be 1 years as of the conclusion of this General Meeting.							
	The Company has registered Mr. Yoshihiro Nishiyama as an Independent Director with the Tokyo Stock Exchange, Inc., pursuant to the rules specified by the exchange. The Company plans to continue appointing him as an Independent Director if he is reappointed.							
	Special-interest relationships:							
	No special-interest relationships exist between Mr. Yoshihiro Nishiyama and the Company.							
	Limited liability agree	Limited liability agreement:						
	The Company has entered into an agreement with Mr. Yoshihiro Nishiyama pursuant to Article 427, Paragraph 1 of the Companies Act to limit the amount of the liability for damages prescribed in Article 423, Paragraph 1 of the same law. The limit of the liability for damages in this agreement is in line with the amount stipulated by laws and regulations. The Company plans to extend said agreement with him if his reappointment is approved at the General Meeting.							

Candi- date No.	Name (Date of birth)	Brief background description, positions/tasks at the Company (Situation of important concurrent posts, if any) No. of the company's shares held by the candidate					
	Yaeko Kitadai (Family register name: Yaeko Ishida) (August 18, 1970) Reappointment Outside Independent	October 2000 January 2007 April 2016 June 2019 June 2021 April 2022 June 2023	Registered as an attorney Judicial Commissioner, Tokyo Summary Court Arbitration Committee Member, Tachikawa Branch, Tokyo Family Court Outside Auditor, Citizen Watch Co., Ltd. (current position) Outside Director, Inageya Co., Ltd. (current position) Vice-president, Dai-Ichi Tokyo Bar Association Director of the Company (current position)	commo share			
	Significant concurrent positions: Attorney, Outside Auditor, Citizen Watch Co., Ltd. Outside Director Inageya Co., Ltd.						
6	management, and in vi advice on management Ms. Yaeko Kitadai's te The Company has regi	sesses specialist ew of this, the Co t and has chosen rm of office as O stered Ms. Yacko pecified by the ex	knowledge as an attorney as well as a high level of knowledge rel ompany anticipates she can utilize this knowledge to provide guid her as a candidate for outside director. Dutside Director will be 1 years as of the conclusion of this Genera o Kitadai as an Independent Director with the Tokyo Stock Exchar schange. The Company plans to continue appointing him as an Ind	ance and I Meeting. nge, Inc.,			
	Special-interest relationships: No special-interest relationships exist between Ms. Yaeko Kitadai and the Company.						
	Limited liability agreement:						
	The Company has entered into an agreement with Ms. Yaeko Kitadai pursuant to Article 427, Paragraph 1 of the Companies Act to limit the amount of the liability for damages prescribed in Article 423, Paragraph 1 of the same law. The limit of the liability for damages in this agreement is in line with the amount stipulated by laws and regulations. The Company plans to extend said agreement with her if her reappointment is approved at the General Meeting.						

Summary of the contents of the liability insurance contract for officers, etc.

The Company has entered into a liability insurance contract with an insurance company for officers, etc., as stipulated in Article 430-3, Paragraph 1 of the Companies Act. If the election of the candidate for Director is approved, they will be included as the insured under the said insurance contract.

[Reference]

If Proposal2 is approved, the management structure will be as follows. Please note that the following list does not represent all the expertise and experience possessed by each office

Name	Position and responsibilities	Attributes	Corporate Management	Finance and accounting	Legal compliance	Risk management	Manufacturing, engineering, R&D	Sales and marketing	Global	ESG
Nobuyoshi Tanaka	President In Charge of Sales		•					•	•	•
Kenji Horiguchi	Director (Senior Executive Officer) In Charge of Technology & Quality, Magnetic Part, Environmental Management, Safety Promotion		•				•			•
Osamu Ukegawa	Director (Executive Officer) In Charge of Finance & Risk management, Accounting, Internal Audit Supervisor		•	•		•			•	
Masahiro Sasaki	Director (Executive Officer) In Charge of Production & SCM, General Manager, Corporate Planning Group; and In Charge of Personnel		•				•			
Yoshihiro Nishiyama	Director	Outside Independent	•						•	
Yaeko Kitadai	Director	Outside Independent			•					
Toshihide Morita	Full-time Auditor		•			•		•	•	
Harusato Nihei	Auditor	Outside Independent	•	•					•	
Sachie Tsuji	Auditor	Outside Independent		•		•				

Proposal 3: Election of One (1) Substitute Audit & Supervisory Board Member

The Company proposes that one person be elected as Substitute Audit & Supervisory Board Member in case the Company should face a shortfall in the number of Audit & Supervisory Board Members stipulated by laws and regulations.

This proposal has obtained the consent of the Audit & Supervisory Board.

The candidate for the position of Substitute Audit & Supervisory Board Member is as follows:

Name (Date of Birth)	Brief Po	Brief Personal History, Positions at the Company and Important Concurrent Positions					
Shoji Chiba (June 25, 1965)	April 1988 April 2010 April 2014 April 2020 April 2024	Joined Shindengen Department Manager, Planning Dept. Department Manager, Finance Dept. Officer (current position) Department Manager, Administration Dept. (current position) Department Manager, Legal Dept. (current position) Officer (current position) Department Manager, Administration Dept. (current position)	2,689 common shares				
	Not applicable Special-intere	In charge of Legal, Compliance. (current position) Significant concurrent positions: Not applicable Special-interest relationships: No special-interest relationships exist between Mr. Shoji Chiba and the Company.					