To our shareholders,

Securities Code: 6457 June 2, 2023

Motozumi Miwa President GLORY LTD. 3-1, Shimoteno 1-chome, Himeji City, Hyogo

Notice of the 77th Ordinary General Meeting of Shareholders

You are cordially invited to attend the 77th Ordinary General Meeting of Shareholders of GLORY LTD. (the "Company") to be held as detailed below (the "Shareholders Meeting").

If you are unable to attend the Shareholders Meeting in person, you are kindly requested to review the attached Reference Materials for the Shareholders Meeting, and exercise your voting rights by stating your approval or disapproval for each of the proposals on the enclosed Voting Card. Please return the Voting Card to the Company, or vote via the Company's voting site* at https://evote.tr.mufg.jp/. Whichever method you use, we ask that you please exercise your voting rights no later than 5:15 p.m., Thursday, June 22, 2023 (Tokyo time).

*Available only in the Japanese language.

 Date & Time Friday, June 23, 2023, 10:00 a.m.
 Place Conference Room (5th Floor), GLORY LTD. Headquarters 3-1 Shimoteno 1-chome, Himeji City, Hyogo

3. Agenda

Matters to be reported:

- 1. Business Report, Consolidated Financial Statements, and Reports of Independent Accounting Auditors and the Audit & Supervisory Committee regarding the consolidated financial statements for the 77th term (April 1, 2022 to March 31, 2023)
- 2. Financial statements for the 77th term (April 1, 2022 to March 31, 2023)

Proposals to be acted upon:

- Proposal 1 Distribution of Dividends of Surplus
- Proposal 2 Election of nine (9) Directors who are not Audit & Supervisory Committee Members
- Proposal 3 Election of two (2) Directors who are Audit & Supervisory Committee Members

This is a partial translation of the original Japanese text of the "Notice of the 77th Ordinary General Meeting of Shareholders" prepared for the convenience of shareholders. Should there be any discrepancy between any part of this translation and the original Japanese text, the latter shall prevail.

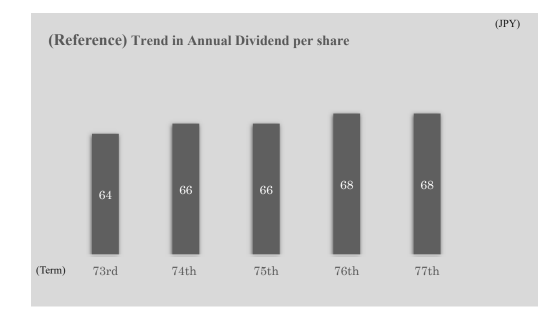
REFERENCE MATERIALS FOR THE SHAREHOLDERS MEETING

<u>Proposal 1</u> Distribution of Dividends of Surplus

Considering the return of profits to shareholders to be an important management priority, the Company's basic policy to continue stable dividends while maintaining financial strength for future business growth. The Company has set a target of attaining a dividend payout ratio before goodwill amortization of 30% or higher on consolidated basis (three years average during the "2023 Medium-Term Management Plan" period).

In accordance with the above policy, the Company is proposing to pay a year-end dividend of \$34 per share. As the Company previously paid out \$34 per share as an interim-period dividend, the total dividend for the 77th term will be \$68 per share.

- 1. Type of dividend property Cash
- Allocation of dividend property and a total amount of allocation ¥34 per share of common stock Total amount of payout: ¥1,906,206,736
- 3. Effective date of dividend payment June 26, 2023



<u>Proposal 2</u> Election of nine (9) Directors who are not Audit & Supervisory Committee Members

As the term of office will expire at the close of the Shareholders Meeting for the current nine (9) Directors who are not Audit & Supervisory Committee Members, we propose the election of the following nine (9) individuals for the positions of Directors who are not Audit & Supervisory Committee Members.

This proposal has been deliberated by the Audit & Supervisory Committee, which has advised that there were no particular matters to be stated.

No	Name	Age*	Positions and responsibilities	FY2022 Attendance Board of Directors meetings
1	Reappointment Hirokazu Onoe	75	Chairman of the Board & Representative Director	16/16
2	Reappointment Motozumi Miwa	69	President & Representative Director	16/16
3	Reappointment Hideo Onoe	55	Director & Senior Managing Executive Officer; Company President, Domestic Business Company	16/16
4	Reappointment Kaname Kotani	63	Director & Senior Managing Executive Officer; Executive General Manager, Development Headquarters Chief Information Security Officer Responsible for digital solution technology Responsible for Intellectual Property Department	16/16
5	Reappointment Akihiro Harada	60	Director & Senior Managing Executive Officer; Company President, International Business Company	16/16
6	Reappointment Tomoko Fujita	60	Director; Responsible for the corporate governance of non- Japanese subsidiaries	16/16
7	Reappointment Joji Iki Candidate for Outside Director Candidate for Independent Director	71	Outside Director (Length of service ^{*2} : 6 years)	16/16
8	Reappointment Junji Uchida Candidate for Outside Director Candidate for Independent Director	73	Outside Director (Length of service* ² : 4 years)	16/16
9	Reappointment Ian Jordan Candidate for Outside Director Candidate for Independent Director	64	Outside Director (Length of service ^{*2} : 1 year)	13/13 (Since assumption of office)

*¹As of the date of the Shareholders Meeting (June 23, 2023).

 $*^2$ At the conclusion of the Shareholders Meeting

	N7							
No	Nam Date	ne e of birth (A	9e)		Reappointment	hater		
1			i Onoe	Number of shares owned:	35,360	(A)		
1		rch 19, 1		Attendance at Board of Directors meetings:	16/16			
	Ivia	1011 19, 1	948 (73)					
Car	eer sun	nmary, po	ositions and	areas of responsibility:				
	Sep.	1970	Joined th	e Company				
	Apr.	2000	General I	Manager, Vending Machine & Amusem	ent Systems Business	Division		
	Jun.	2001	Director					
	Jun.	2004	Managin	g Director				
	Jun.	2006	Director	& Managing Executive Officer				
	Apr.	2009	General I	Manager, Corporate Strategy Division				
	Jun.	2010	Director	& Executive Vice President				
	Apr.	2011	President	& Representative Director				
	Apr.	2019	Chairma	n of the Board & Representative Director	or (to present)			
	Mar.	2021	Director	(Outside) of Noritz Corporation (to pres	sent)			
Sigr	iificant	concurre	ent position((s):				
		Direc	ctor (Outsid	e) of Noritz Corporation				
Spe	cial int	erest betv	veen the car	ndidate and the Company: None				
Rea	sons fo	r recomn	ending the	candidate as Director:				
	Hirok	azu Onoe	has accum	lated considerable experience and achie	evements in various bu	siness sectors		
				g the domestic business divisions and				
	additi	on, Mr. (Onoe has h	eld key positions such as the Compar	y's Vice President, F	President, and		
	addition, Mr. Onoe has held key positions such as the Company's Vice President, President, and Chairman of the Board, in which he played an important role as the top executive in increasing the corporate value of the Company group (the "Group").							
	We re-		l Hirokazu (Onoe's election based on our judgment the	hat he has the experier	ace and ability		

No	Nan Date	ıe e of birth (aş	ge)		Reappointment
2	Motozumi June 9, 1954 (6		ni Miwa	Number of shares owned: Attendance at Board of Directors meetings:	23,160 16/16
Car	eer sun	nmary, po	ositions and a	ureas of responsibility:	
	Jun.	2009	Joined the	Company	
	Mar.	2010	General N	lanager, Legal Affairs Department, Ge	eneral Affairs Division
	Jun.	2010	Executive	Officer	
	Apr.	2012	Senior Ex	ecutive Officer;	
			Executive	General Manager, General Affairs He	adquarters
	Jun.	2012	Director &	z Senior Executive Officer	
	Apr.	2013	Responsib	le for CSR, brand strategy, investor re	lations and legal compliance
			functions		
	Apr.	2014	Director &	a Managing Executive Officer;	
			Executive	General Manager, Business Manager	ent Headquarters,
			-	le for General Affairs Headquarters	
	Apr.	2015	Director &	2 Senior Managing Executive Officer	
	Apr.	2016	Represent	ative Director & Senior Managing Exe	ecutive Officer
	Apr.	2017		Vice President & Representative Dire	
			Responsib	le for Business Management Headqua	rters
	Apr.	2019	President	& Representative Director (to present)	
Sign	ificant	t concurre	ent position(s	:): None	
Spee	cial int	erest betw	ween the can	didate and the Company: None	
Rea	sons fo	or recomn	nending the c	andidate as Director:	
	Motoz	zumi Miv	va brings abu	indant experience and achievements as	a head of the Company's corporate
	affairs	s division	ns and as Ex	accutive Vice President, in addition t	to his considerable experience and

affairs divisions and as Executive vice President, in addition to his considerable experience and knowledge gained in the financial industry. Since assuming the position of President, Mr. Miwa has played an important role in increasing the Group's corporate value as the top executive of the Group. We recommend Motozumi Miwa's election based on our judgment that he has the experience and ability required of a Director.

No	Nam Date	ne e of birth (aş	ge)	I	Reappointment		
3	Hideo Onoe October 17, 1967 (55)			Number of shares owned: Attendance at Board of Directors meetings:	378,664 16/16		
Care	er sun	nmary, po	ositions and	areas of responsibility:			
	Jan.	1999	Joined th	e Company			
	Oct.	2005	General I	Manager, Supply Chain Management Depa	artment, Production Management		
			Division,	Money Handling Systems Business Head	quarters		
	Oct.	2006	Executive	e Officer			
	Jul.	2009	President	of GLORY (U.S.A.) INC. (now Glory Gl	obal Solutions Inc.)		
	Apr.	2012	Senior Ex	xecutive Officer of the Company;			
			Executive	e General Manager, Production Headquart	ers		
	Apr.	2013	Chairmar	n of the Board of GLORY Denshi Kogyo ((Suzhou) Ltd.		
	Apr.	2014	Managing	g Executive Officer of the Company;			
				e General Manager, Production Headquart	ers		
			Senior G	eneral Manager, Purchasing Division			
	Jun.	2014	Director	& Managing Executive Officer			
	Apr.	2015		e General Manager, Domestic Business He	-		
	Apr.	2017		& Senior Managing Executive Officer (to	• /		
	Apr.	2021	Company	President, Domestic Business Company	(to present)		
Sign	ificant	concurre	ent position(s): None			
Spec	ial int	erest betv	veen the car	adidate and the Company: None			
Reas	ons fo	r recomn	nending the	candidate as Director:			
	wealth		vledge in the	erience in the management of the Compa e fields of production operations of the Gro	-		
		comment red of a D		be's election based on our judgment that l	he has the experience and ability		

	Nan	ne 2 of birth (aş		Reappointment
No 4	Ka	aname	KotaniNumber of shares owned:1959 (63)Attendance at Board of Directors meetings:	10,440 16/16
Care	eer sun	nmary, po	ositions and areas of responsibility:	
	Jun.	1987	Joined the Company	
	Jun.	2010	Senior General Manager, Development Division Headquarters	, Money Handling System Business
	Apr.	2011	Deputy Executive General Manager, Developme	ent Headquarters
	Apr.	2012	Executive Officer	
	Apr.	2013	Senior Executive Officer;	
			Executive General Manager, Development Head	lquarters (to present),
			Responsible for Intellectual Property Department	tt (to present)
	Jun.	2014	Director & Senior Executive Officer	
	Apr.	2015	Director & Managing Executive Officer	
	Apr.	2016	Chief Information Security Officer (to present)	
			Director (Member of the Board) of Glory Globa	
	Apr.	2017	Director & Senior Managing Executive Officer	(to present)
	Apr.	2018	Responsible for new businesses	
	May	2021	Responsible for digital solution technology (to p	present)
Sign	ificant	concurre	ent position(s): None	
Spec	cial int	erest betv	veen the candidate and the Company: None	
Rea	•		nending the candidate as Director:	
			ii has accumulated considerable experience and ac velopment for domestic and overseas markets, as	
			n (DX) technologies, and intellectual propert strong ability in enhancing product competitivene	

We recommend Kaname Kotani's election based on our judgment that he has the experience and ability

development activities.

required of a Director.

No	Nan Date	ne e of birth (ag		Reappointment
5		kihiro 1 rch 10, 19	Harada 963 (60) Number of shares owned: Attendance at Board of Directors meetings:	6,630 16/16
Car	eer sun	nmary, po	ositions and areas of responsibility:	
	Mar.	1985	Joined the Company	
	Apr.	2003	General Manager, Production Engineering Departmen System & Equipment Division	nt, Himeji Factory, Banking
	Jan.	2006	President of GLORY (PHILIPPINES), INC.	
	Apr.	2009	General Manager, Management Planning Department the Company	t, Corporate Strategy Division o
	Apr.	2012	Executive Officer; Project Leader, International Business Integration Pro	oject Management Office
	Jul.	2012	Director (Member of the Board) of Glory Global Solu	utions Ltd.
	Apr.	2014	Senior Executive Officer of the Company; Responsible for manufacturing, procurement and qua companies of Glory Global Solutions Ltd.	lity assurance at group
	Apr.	2015	Executive General Manager, International Business H	Headquarters
	Jun.	2015	Director & Senior Executive Officer	•
	Jan.	2016	Chairman of the Board of Sitrade Italia S. p. A. (to pr	resent)
	Apr.	2016	Chairman of the Board & Chief Executive Officer of (to present)	Glory Global Solutions Ltd.
	Apr.	2017	Director & Managing Executive Officer	
	Apr.	2018	Company President, International Business Company	v (to present)
	Apr.	2020	Director & Senior Managing Executive Officer (to pr	resent)
Sigr	ıificant	Chair	ent position(s): rman of the Board & Chief Executive Officer of Glory C rman of the Board of Sitrade Italia S.p.A.	Global Solutions Ltd.
Spe	cial int	erest betw	veen the candidate and the Company: None	
Rea	sons fo	r recomm	nending the candidate as Director:	
	Akihir of the top ex We re	ro Harada Group an ecutive o	has accumulated a wealth of experience and achievement ad the management planning division, in addition to demo f the Company's international business divisions and over d Akihiro Harada's election based on our judgment that he	onstrating strong leadership as a rseas subsidiaries.

	Nam				Reappointment
No	Date	e of birth (a	ge)		
6				<i>Number of shares owned:</i> <i>Attendance at Board of Directors meetings:</i>	16/16
Car	eer sun	nmary, p	ositions and a	areas of responsibility:	
	Apr.	1985	Joined Th	e Nikko Securities Co., Ltd. (now SME	BC Nikko Securities Inc.)
	May	1991	Nikko Eu	rope Plc.	
	Dec.	1998		ncipal Investments Limited	
				anged to Citigroup Capital UK Limited	d in 2009
	May	2012		Company	
	Dec.			ed to Glory Global Solutions Ltd. ("GG	S")
	Apr.	2014		Business Coordination of GGS	
	Apr.	2015		Corporate Development & Business Pla	• • • •
	Apr.	2018	Director (Member of the Board) of GGS (to pres	ent)
	Jun.	2021	Director of	f the Company (to present);	
			Responsit	ble for the corporate governance of non	-Japanese subsidiaries (to present)
Sign	iificant	concurr	ent position(s	s):	
		Dir	rector (Memb	er of the Board) of GGS	
Spe	cial int	erest bet	ween the can	didate and the Company: None	
Rea	sons fo	r recom	nending the c	candidate as Director:	
	Tomo	ko Fujita	a possesses	considerable experience in the global	financial business field, and has
	demo	nstrated s	strengths in p	romoting M&As in the overseas market	and in strengthening governance of
	-	red comp			
				jita's election based on our judgment th	1
	requir	ed of a l	Director, in s	upporting the Group to expand its inte	ernational business and enhance its
	corpo	rate gove	ernance.		

Name No Date of birth (age)			Reappointment Candidate for Outside Director Candidate for Independent Director
Vo			Number of shares owned: 1,000
7	Jo	ji Iki	Length of service as Director: 6 years
	Sep	otember 5,	1951 (71) Attendance at Board of Directors meetings: Currently Chairman of the Nomination Advisory Committee 16/16
Car	eer sun	nmary, po	ositions and areas of responsibility:
	Apr.	1977	Joined Kawasaki Heavy Industries, Ltd. ("KHI")
	Nov.	2002	Senior Manager, Aero-Dynamic Machinery Department, Machinery Division, Gas Turbine & Machinery Company
	Apr.	2009	Executive Officer; General Manager, Machinery Division, Gas Turbine & Machinery Company
	Apr.	2012	Managing Executive Officer; President, Gas Turbine & Machinery Company
	Jun.	2012	Representative Director & Senior Vice President
	Apr.	2015	Representative Director & Senior Executive Vice President; Assistant to the President, in charge of Technology, Sales and Procurement department
	Apr.	2016	Representative Director & Senior Executive Vice President; Assistant to the President, in charge of Technology and Sales department and in charge of Ship & Offshore Structure Company
	Apr.	2017	Director of KHI
	Jun.	2017	Outside Director of the Company (to present)
Sigr	ificant	concurre	ent position(s): None
Spe	cial int	erest betv	veen the candidate and the Company: None
Mat	ters co	ncerning	"Independent Directors":
		Company pendent E	has notified the Tokyo Stock Exchange ("TSE") of Joji Iki's appointment as a Director".
Rea	v		nending the candidate as Outside Director and expected roles:
	involv played	vement w d an impo	ses considerable knowledge and executive management experience gained from hi ith another global company focused on the technical development field. Mr. Iki ha rtant role as an Outside Director to date, in strengthening supervisory function, ensurin and enhancing fairness in the Company's management.
	We re an Ou	commend utside Di	d Joji Iki's election based on our judgment that he has the ability and insight required or rector. Mr. Iki is expected to continue fulfilling the abovementioned role upon th appointment at the Shareholders Meeting.
Reg	The C limite	Company d, to enab nent, the	<i>tts for limitation of liability:</i> has concluded an agreement with Joji Iki to the effect that liability of Directors b ble Mr. Iki to perform his expected role as an Outside Director. Under the terms of thi amount of liability for damages is up to the minimum amount stipulated in Paragraph of the Companies Act. The Company will maintain the existing agreement with Mr. Ik

					Reappointment
				Candidate for Outside Director Candidate for	
No			-	Candidate for Outside Director Candidate for Independent Director Number of shares owned: 1,800	
8	Junji Uchida			Length of service as Director:	4 years
	Ар	ril 30, 19	950 (73)	Attendance at Board of Directors meetings:	16/16
				Currently Chairman of the Compensation Advisory	
Car	eer sun	nmary, p	ositions an	d areas of responsibility:	
	Apr.	1974	Joined	NIPPON STEEL CORPORATION ("NSC"	")
	Jun.	2005	Directo	r (Member of the Board);	
			Directo	r, Construction Products Division	
			Directo	r, Pipe & Tube Division	
	Jun.	2006		r (under the Executive Management system	n);
				r, Construction Products Division	
				r, Pipe & Tube Division	
	Apr.	2007		r (under the Executive Management system	n);
	A	2000		r, Plate Division	ant avatam).
	Apr.	2009	-	ng Director (under the Executive Managen r, Flat Products Division	nent system);
	Jun.	2009		ng Director (Member of the Board);	
	Jun.	2007		r, Flat Products Division	
	Jul.	2010		ng Director (Member of the Board);	
			-	r, Flat Products Division	
				Leader, India Continuous Annealing and P	rocessing Line Project
	Apr.	2011	Managi	ng Director (Member of the Board);	
			-	Leader, Shanghai-Baoshan Cold-rolled & G	Coated Sheet Products Project
	Apr.	2012		r (Member of the Board) of NSC	
				of OSAKA STEEL CO., LTD. ("OSAKA	
	Jun.	2012	-	entative Director and President of OSAKA	STEEL
	Jun.	2017		r and Senior Advisor of OSAKA STEEL	
	Jun.	2018		Advisor of OSAKA STEEL	
	Jun	2019	Outside	e Director of the Company (to present)	
Sigr	iificant	concurr	ent positio	n(s): None	
Spe	cial int	erest bet	ween the c	andidate and the Company: None	
Mat		0	-	dent Directors":	
	The (Company	v has notifi	ed the TSE of Junji Uchida's appointment a	s an "Independent Director".
Rea	sons fo	r recom	nending th	e candidate as Outside Director and expect	ted roles:
	Junji	Uchida po	ossesses a v	vealth of experience and knowledge as a man	nagement executive at major global
	steel	manufact	turing com	panies. Mr. Uchida has played an importa	int role as an Outside Director in
	streng	thening	supervisor	y functions, ensuring transparency and enha	ancing fairness in the Company's
	manag	gement.			
	We re	ecommer	nd Junji U	chida's election based on our judgment th	hat he has the ability and insight
	requir	ed of an	Outside D	irector. Mr. Uchida is expected to continue f	fulfilling the abovementioned role
	upon	the appro	oval of his	appointment at the Shareholders Meeting.	
Reg	arding	agreeme	nts for limi	tation of liability:	
	The C	Company	has conclu	ded an agreement with Junji Uchida to the	effect that liability of Directors be
	limite	d, to ena	ble Mr. Uc	hida to perform his expected role as an Ou	tside Director. Under the terms of
	this ag	greement	, the amour	nt of liability for damages is up to the minimu	um amount stipulated in Paragraph
	-	-		companies Act. The Company will maintair	
				as an Outside Director as proposed.	

(TRANSLATION OF AN EXCERPT FOR REFERENCE ONLY)

				Reappointment
	Name			Candidate for Outside Director Candidate for Independent Director
No	Date	of birth (age)		Number of shares owned: 0
9	Iar	n Jorda	n	Length of service as Director: 1 year
	Nov	ember 14,	1958 (64)	Attendance at Board of Directors meetings: 13/13*
				*Since assumption of office
Car	eer sum	mary, posi	tions and a	reas of responsibility:
	Jun.	1987	Joined Hos	kyns Group Plc (now Capgemini Inc.)
			Senior Ana	lyst
	Jan.	1993	Vice Presid	lent;
				anager in Dallas and Atlanta
	Jan.	1997	Executive	
				heast Region of the US
	Jan.	2000		e President;
				e for Retail sector (UK & Ireland)
	Jan.	2002		e President;
				es and marketing (UK & Ireland)
	Jan.	2004	Executive	Officer;
				agement Consulting in UK & Ireland
	Nov.	2005	Executive	
			-	nagement Board,
				obal Transformation (Paris, France)
	Oct.	2007	Joined Ava	
			Executive	
				ade UK & Ireland
	Jan.	2010	Executive	
				the Executive Board,
				obal Sales, Marketing, Alliances & Innovation (Seattle, US)
	Sep.	2013		ea President,
			-	e for Growth Markets (Asia, Australasia, Africa and Latam)
	Dec.	2016	Executive	
				ade Global Management consulting
	Jun.	2017		rector of Glory Global Solutions Ltd. (to present)
	Jun.	2022		rector of the Company (to present)
Sigr	nificant	concurrent	t position(s)	
			Outside Di	rector of Glory Global Solutions Ltd.
Spe	cial inte	rest betwe	en the cand	<i>idate and the Company:</i> None
Mat	tters con	cerning "	Independen	t Directors":
		-	-	he TSE of Ian Jordan's appointment as an "Independent Director".
Rea				<i>undidate as Outside Director</i> and expected roles:
neu	-		-	experience and knowledge in software and technology services as a
		-		experience and knowledge in software and technology services as a

management executive at large multi-national consulting and technology companies.

We recommend Ian Jordan's election based on our judgement that he has the ability and insight required of an Outside Director. Mr. Jordan is expected to continue fulfilling the abovementioned roles upon the approval of his appointment at the Shareholders Meeting.

Regarding agreements for limitation of liability:

The Company has concluded an agreement with Ian Jordan to the effect that liability of Directors be limited, to enable Mr. Jordan to perform his expected role as an Outside Director. Under the terms of this agreement, the amount of liability for damages is up to the minimum amount stipulated in Paragraph 1 of Article 425 of the Companies Act. The Company will maintain the existing agreement with Mr. Jordan if he is re-elected as an Outside Director as proposed.

Summary of Directors and Officers Liability Insurance Policy

- The Company has concluded a directors and officers liability insurance policy with an insurance company, under which all directors, audit & supervisory board members, executive officers, and management-level employees, etc. of the Company and its subsidiaries are the insured. The insurance covers damages and legal fees, etc. in the event claims for damages are made against the insured arising from any action taken by the insured perform their duties. However, by providing certain exclusions such as damages arising from criminal act or intentional breach of laws and regulations, measures have been taken to prevent the appropriateness of the insureds' execution of duties from being impaired. The premium for the insurance is fully borne by the Company and its subsidiaries.
- The Company plans to renew the aforementioned insurance with the same terms and conditions by resolution of the Board to be made prior to the expiration of the insurance period.
- All candidates for Directors are already covered by this insurance, and will continue to be covered after the approval of this proposal.

Proposal 3 Election of two (2) Directors who are Audit & Supervisory Committee Members

As the two (2) Directors who are Audit & Supervisory Committee Members, Toru Fujita and Satoshi Hamada, will resign at the close of the Shareholders Meeting, we propose the election of the following two (2) candidates for the substitutes of Mr. Fujita and Mr. Hamada.

The term of office, if elected, would continue until at the close of the 78th Ordinary General Meeting of Shareholders, as per the expiration of the term of office of the resigning Directors who are Audit & Supervisory Committee Members, in accordance with the provisions of the Articles of Incorporation of the Company.

The Company has obtained the consent of Audit & Supervisory Committee for this proposal.

No		Name (age*)	
1	New appointment	Masato Inuga (62)	
2	New appointment	Yukako Ikukawa (49)	Candidate for Outside Director Candidate for Independent Director

*As of the date of the Shareholders Meeting (June 23, 2023)

(TRANSLATION OF AN EXCERPT FOR REFERENCE ONLY)

No	Name Date	e of birth (age)		New Appointment
1	Masato Inuga May 5, 1961 (62)		Number of shares owned: uga	1,250
Car	eer sun	nmary, pos	itions and areas of responsibility:	
	Apr.	1988	Joined the Company	
	Apr.	2009	General Manager, PR/IR Department, Man	agement Strategy Division
	Apr.	2013	General Manager, Business Planning Depart	rtment
	Aug	2021	Executive General Manager, Business Strat	tegy Headquarters
	Apr.	2022	Audit & Supervisory Committee Office (to	present)
	Jun.	2022	Corporate Auditor, GLORY System Create	Ltd. (to present)
Sigr	ificant	concurren	nt position(s): None	
Spe	cial int	erest betwe	een the candidate and the Company: None	
Rea	Masat manag	to Inuga ha gement th	ending the candidate as Director who is an A as accumulated considerable knowledge and s rough his experiences as Executive Gene	skills in the areas of the Group's business eral Manager of Management Strategy
		-	General Manager of Management Planni	
			Relations Department, and Corporate Audito	
			Masato Inuga's election based on our judgen ector (Audit & Supervisory Committee Mem	1
	requir	ea or a Dil	······································	

(TRANSLATION OF AN EXCERPT FOR REFERENCE ONLY)

No 2	Name Date of birth (ag Yukako April 20, 19	Number of shares owned: 0								
Car	Career summary:									
	Apr. 1997	Joined ORIX Corporation								
	Jun. 1998	Joined Saito Accounting Office								
	Sep. 2001	Joined Tadashi Furumoto Certified Public Accounting and Tax Office (now Deloitte Tohmatsu Tax Co.)								
	Mar. 2003	Registered as Certified Public Tax Accountant								
	Jul. 2012	Director of Tohmatsu Tax Co. (now Deloitte Tohmatsu Tax Co.)								
	Oct. 2015	Representative of Yukako Ikukawa Tax Accounting Office (to present)								
	Dec. 2015	Outside Company Auditor of Toa Valve Engineering Inc. (now TVE Co., Ltd.)								
	Dec. 2016	Outside Director (Audit and Supervisory Committee Member) of Toa Valve								
		Engineering Inc. (now TVE Co., Ltd.) (to present)								
	Jun. 2018	Representative of KaimanaHila, LLC (to present)								
	Mar. 2019	Outside Audit & Supervisory Board Member of Earth Corporation (to present)								
	Representative of Yukako Ikukawa Tax Accounting Office Representative of KaimanaHila, LLC Outside Director (Audit and Supervisory Committee Member) of TVE Co., Ltd. Outside Audit & Supervisory Board Member of Earth Corporation									
Spee	cial interest bet	ween the candidate and the Company: None								
Mat		"Independent Directors": plans to notify the TSE of Yukako Ikukawa's appointment as "Independent Director".								
	v	mending the candidate as Outside Director who is an Audit & Supervisory Committee								
 Member: While Yukako Ikukawa is new to corporate management other than from the perspective of an outside director or <i>kansayaku</i> (audit & supervisory board member), she has a high level of expertise as a tax accountant and extensive experience as an outside director (audit & supervisory committee member) and audit & supervisory board member at other companies. We recommend Yukako Ikukawa's election based on our judgement that she has the experience and ability required of an Outside Director (Audit & Supervisory Committee Member), whose role is to supervise and audit the Company's business management from an objective standpoint. Upon the approval of her appointment at the Shareholders Meeting, Ms. Ikukawa is expected to fulfill her roles in ensuring legitimacy and adequacy in the Company's business management. 										
Reg		nts for limitation of liability:								
	The Company plans to conclude an agreement with Yukako Ikukawa if she is elected as an Outside Director, to the effect that liability of Directors be limited, to enable Ms. Ikukawa to fully perform her expected role as Outside Director. Under the terms of this agreement, the amount of liability for damages is up to the minimum amount stipulated in Paragraph 1 of Article 425 of the Companies Act.									
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Summary of Directors and Officers Liability Insurance Policy

- The Company has concluded a directors and officers liability insurance policy with an insurance company, under which all directors, audit & supervisory board members, executive officers, and management-level employees, etc. of the Company and its subsidiaries are the insured. The insurance covers damages and legal fees, etc. in the event claims for damages are made against the insured arising from any action taken by the insured perform their duties. However, by providing certain exclusions such as damages arising from criminal act or intentional breach of laws and regulations, measures have been taken to prevent the appropriateness of the insureds' execution of duties from being impaired. The premium for the insurance is fully borne by the Company and its subsidiaries.
- The Company plans to renew the aforementioned insurance with the same terms and conditions by resolution of the Board to be made prior to the expiration of the insurance period.
- All candidates for Directors are covered by this insurance after the approval of this proposal.

(Reference for Proposal 2 and 3)

Independence Standards for Independent Outside Directors

Independent outside directors must not fall under any of the following.

- 1. Any person who is currently, or at any point in the past ten years has been, an executive of the Company or any of its subsidiaries.
- 2. Any person who is a major client or supplier^{*1} of the Company or for whom the Company is a major client or supplier (or any executing person of the said major client or supplier if the client or supplier is a legal entity).
- 3. Any consultant, accounting or legal professional who receives a large amount*² of monetary consideration or any other property from the Company besides compensation as a director (or a person belonging thereto if the consultant, accounting or legal professional is a legal entity).
- 4. Any person who receives a large amount^{*2} of financial contributions or support from the Company (or a person belonging thereto if the person is a legal entity).
- 5. Any person who is a major shareholder of the Company (or any executive of the said major shareholder if the shareholder is a legal entity).
- 6. Any person who has fallen under any of 2. through 5. above in the past three years.
- 7. A spouse or any family member within the second degree of kinship of any person (excluding those not in material positions^{*3}) listed in 1. through 5. above.

*1	(i)	A client or supplier with whom the Company's average transaction value for the past three business years exceeds 2% of the consolidated net sales of the most recent business year of the Company or the client or supplier; or						
	(ii)	A financial institution from which the Company is borrowing money and from which the average of the amount borrowed by the Company as of the last day of the past three business years exceeds 2% of the consolidated total assets as of the last day of the most recent business year of GLORY.						
*2	The average amount received during the past three business years exceeds (i) 10 million ye the case of individuals or (ii) 2% of the gross revenue of the most recent business year of said legal entity in case of a legal entity.							
*3	"Material positions" means directors, audit & supervisory board members, executive officers or employees with senior management positions (such as division heads).							

(Reference for Proposal 2 and 3)

Skills matrix of the Company's Board of Directors after the Shareholders Meeting

Under the rapid changes in the global business environment, the Company acknowledges the importance of ensuring the balance and diversity of Directors' knowledge, experience, and abilities. In addition, the Company ensures the balance of Directors as follows to achieve sustainable growth and improve corporate value of the Group over the medium to long term, while remaining adaptable and flexible to changes:

- · Executive Directors who have extensive knowledge of the Group's business activities in Japan and overseas
- · Outside Directors who make pertinent proposals and provide sound management advice from a wide range of perspectives
- Directors who are Audit & Supervisory Committee Members and are responsible for the audits and supervision of the execution of duties by Directors, etc.

The following table shows the composition of the Board and major knowledge, experiences, and abilities offered by the Directors upon the approval of Proposal 2 and 3.

Name	Position	Independent Director	Corporate Management	Domestic Business	Development & Production	Technology & DX	HR	Legal & Risk Management	Accounting & Finance	Sustainability	International Experience & Overseas Business Experience
Hirokazu Onoe	Chairman of the Board & Representative Director		●								
Motozumi Miwa	President & Representative Director		lacksquare				●		●		\bullet
Hideo Onoe	Director		\bullet			lacksquare					
Kaname Kotani	Director		\bullet								
Akihiro Harada	Director										
Tomoko Fujita	Director										
Joji Iki	Outside Director										
Junji Uchida	Outside Director										
Ian Jordan	Outside Director		\bullet								
Masato Inuga	Director (Audit & Supervisory Committee Member)		●					•			
Keiichi Kato	Outside Director (Audit & Supervisory Committee Member)										
Yukako Ikukawa	Outside Director (Audit & Supervisory Committee Member)										