

Securities Code: 1963 June 7, 2022

JGC HOLDINGS CORPORATION 2-3-1, Minato Mirai, Nishi-ku Yokohama, Kanagawa 220-6001, Japan Masayuki Sato Representative Director and Chairman

To the Shareholders of JGC HOLDINGS CORPORATION (the "Company")

## NOTICE OF THE 126th ORDINARY GENERAL SHAREHOLDERS' MEETING

We hereby notify you of the convocation of the 126th Ordinary General Shareholders' Meeting with the following outline.

In the event that you are unable to attend, you may exercise your voting rights in either of the following methods. In this case, please review the attached reference documents and exercise your voting rights by 6:00 p.m., Tuesday, June 28, 2022.

- In writing:

Please indicate your approval or disapproval on the enclosed Certificate for the Exercise of Voting Rights and return it to the Company so that it can reach the Company by the above deadline.

- Via the Internet:

Please read "Exercise of Voting Rights via Electronic Voting Platform" on page 15 and exercise your voting rights by the above deadline.

#### Details

1. Date and time:	Wednesday, June 29, 2022, at 10:00 a.m. (Opening time: 9:00 a.m.)
2. Location:	Meeting Room of JGC HOLDINGS CORPORATION
	Queen's Tower A, 6th floor
	2-3-1, Minato Mirai, Nishi-ku
	Yokohama, Kanagawa, Japan

## 3. Agenda:

Items to Report:

- Business Report, Consolidated Financial Statements and the Independent Auditors' and the Audit & Supervisory Boards' Reports on Consolidated Financial Statements for the 126th fiscal period from April 1, 2021 to March 31, 2022.
- 2. Non-Consolidated Financial Statements for the 126th fiscal period from April 1, 2021 to March 31, 2022.



#### Items for Resolution:

- 1. Approval of Appropriation of Retained Earnings
- 2. Partial Amendments to the Articles of Association
- 3. Appointment of 8 Directors

#### (Notification)

- Attendees are kindly requested to submit their Certificate for the Exercise of Voting Rights to the reception desk staff on the day of the meeting.
- If any amendment is made to the Reference Documents for the General Shareholders' Meeting, the Business Report, the Consolidated and/or the Non-Consolidated Financial Statements, the amended information will be disclosed on the Company's Web site (https://www.jgc.com/en/).



## Items for Resolution and Reference Material 1. Approval of Appropriation of Retained Earnings

The Company has established the dividend policy by taking into consideration profit sharing with shareholders while comprehensively considering the maintenance of its capital base and the investment for growth, aiming for a dividend payout ratio of 30% of profit attributable to owners of parent, with an annual dividend of 15.00 yen per share as the minimum amount.

Profit attributable to owners of parent for the current fiscal year turned to loss and retained earnings brought forward was negative. However, based on the basic policy on the appropriation of profits described in the [Reference] below, the Company proposes a year-end dividend for the current fiscal year as follows:.

To pay dividends to shareholders, the Company proposes to appropriate the entire amount of reserve for dividends and a part of general reserve to retained earnings brought forward as follows:

1. Items relating to fiscal year-end dividends

- (1) Type of dividend Cash
- (2) Dividend amount to be allocated Per share of common stock: ¥15.00 Total: ¥3,788,798,130
   (3) Effective date of dividends from retained earnings
- (3) Effective date of dividends from retained earnings June 30, 2022

2. Items relating to the appropriation of retained earnings

(1)	Item and Amount of decrease in retained	earnings
	Reserve for contingent loss on	
	overseas transactions:	¥24,500,000,000
	General reserve:	¥36,000,000,000
(2)	Item and amount of increase in retained ea	arning
	Retained earnings brought forward:	¥60,500,000,000

#### [Reference] Basic policy on the appropriation of profits

The Company is placing management priority on sharing profits with shareholders, while committing to enhancing its medium- to long-term corporate value placing management priority on sharing profits with shareholders.

With regard to a specific dividend policy, the Company has a policy of appropriating profits by setting a target dividend payout ratio, comprehensively considering the maintenance of its capital base and the investment for growth to ensure the appropriate returns are paid to shareholders while paying an annual dividend to its shareholders once at the end of the fiscal year. The size of the dividend is decided upon at the annual general shareholders' meeting.

In the medium-term management plan "BSP2025", the following describes the shareholder return policy which will guide the payment of dividends during this the 5-year plan beginning in fiscal year 2021.

- To pay a year-end dividend from the retained earnings once a year, and through linking with the Company's business performance in each terms, to aim for a consolidated payout ratio of 30% per year while maintaining a minimum annual dividend per share of 15 yen.
- The acquisition of own shares will be made in line with our business performance forecasts and the consideration of a free cash flow.



In addition, the Company's core business of providing EPC lump-sum project services in the field of general engineering, from the viewpoint of maintaining the trust of our clients and the capacity to smoothly carry out large-scale projects, it is important that we have a strong financial base that is not affected by trends in the financial markets, also to retain the capacity to raise funds flexibly when the need arises to make growth strategy investments, we aim to stably maintain an equity ratio of 50% or more. Further, the return on equity (ROE) of 10% is targeted, recognizing capital efficiency as a priority for the sustainable enhancement of corporate value of the Company.



- 2. Partial Amendments to the Articles of Association
  - 1. Reason for the Amendment

The revised provisions stipulated in the proviso to Article 1 of the Supplementary Provisions of the Act Partially Amending the Companies Act (Act No. 70 of 2019) are due to come into effect on September 1, 2022. The Company therefore proposes to make the following changes to its Articles of Incorporation in preparation for the implementation of an electronic provision system for documents for the General Shareholders' Meeting.

- (1) The proposed amendment in paragraph 1, Article 16 defines an electronic provision measure to be taken for information that constitutes the contents of reference materials, etc., for the General Shareholders' Meeting.
- (2) The proposed amendment in paragraph 2, Article 16 is a new clause to place a restriction on the extent of the contents of written documents to be delivered to shareholders who request the delivery of written documents.
- (3) The clause on Provision of Reference Materials of General Shareholders' Meeting and Other Related Materials on the Internet (current Article 16 of the Articles of Incorporation) is deleted as it will become unnecessary under the electronic provision system.

/TT 1 1' 1

- (4) As a result of the foregoing deletion and new clauses, supplementary provisions concerning the effective date, etc., are created.
- 2. Details of the Amendment

The details of the amendment are as follows:

	(Underlined sections indicate amendments)
Current Articles of Incorporation	Proposed Amendment
ARTICLE 16. (Provision of Reference	
Materials of general shareholders' meeting and	(Deleted)
Other Related Materials on the Internet)	
When convening a general shareholders'	
meeting, it may be deemed that the Company_	
has provided shareholders with information	
regarding those items that must be contained in	
the general shareholders' meeting documents,	
including reference materials, business reports,	
account statements and consolidated account	
statements, on the condition that such	
information is disclosed through the Internet in	
accordance with the relevant Ministry of Justice	
Ordinance.	
	ARTICLE 16. (Electronic provision measure,
(New)	<u>etc.)</u>
	1. When convening a general shareholders'
	meeting, the Company shall take an
	electronic provision measure for
	information that constitutes the contents of
	reference materials, etc., for the general
	shareholders' meeting.
	2. The Company may not include all or part
	of the matters for an electronic provision
	measure as set forth in the Ordinance of



	the Ministry of Justice in documents to be
	delivered to shareholders who submit a
	request for the delivery of written
	documents by the record date for voting
	rights.
(New)	Supplementary Provisions
	1. <u>The deletion of the current Article</u>
	16(Provision of Reference Materials of
	general shareholders' meeting and Other
	Related Materials on the Internet) of the
	Articles of Incorporation and the creation
	of the proposed amendment in Article16
	(Electronic provision measure, etc.) shall be
	effective from the date of enforcement of
	the amending provisions provided in the
	proviso to Article 1 of the Supplementary
	Provisions of the Act for Partially
	Amending the Companies Act(Act No.70
	of 2019)(the "Enforcement Date").
	2. Notwithstanding the preceding paragraph,
	the current Article 16 of Articles of
	Incorporation shall be still effective for the
	general shareholders' meeting whose date
	falls within six months from the
	Enforcement Date.
	3. This article shall be deleted after the later
	of either the date six months from the
	Enforcement Date or the date three
	months from the date of the general
	shareholders' meeting as set forth in the
	preceding paragraph.



### 3. Appointment of 8 Directors

At the conclusion of the 126th Ordinary General Shareholders' Meeting, the tenure of office of all 8 directors will expire. Accordingly, it is proposed that the following 8 nominees be appointed as directors.

_		appointment as director are as tonows.		
	Name	Present position and responsibilities at the Company (Current principal position)		Term of office as a Director (As of the conclusion of this Ordinary General Shareholders' Meeting)
1	Masayuki Sato	Representative Director and Chairman Chief Executive Officer A member of nominating committee A member of compensation committee	Reappointment	12 years
2	Tadashi Ishizuka	Representative Director and President Chief Operating Officer A member of nominating committee A member of compensation committee	Reappointment	5 years
3	Kiyotaka Terajima	Director, Senior Executive Vice President, Chief Financial Officer	Reappointment	6 years
4	Shoji Yamada	Director (Representative Director, Senior Executive President, JGC JAPAN CORPORATION)	Reappointment	1 year
5	Shigeru Endo	Outside Director Chairman of nominating committee A member of compensation committee	Reappointment Outside Independent	9 years
6	Masayuki Matsushima	Outside Director A member of nominating committee Chairman of compensation committee (Senior Advisor, Integral Corporation)	Reappointment Outside Independent	6 years
7	Kazuo Ueda	Outside Director A member of nominating committee A member of compensation committee (Dean, Faculty of Business, Kyoritsu Women's University)	Reappointment Outside Independent	3 years
8	Noriko Yao	Outside Director A member of nominating committee A member of compensation committee (Partner, TMI Associates)	Reappointment Outside Independent	1 year

The candidates for appointment as director are as follows:

Note: 1. The percentages of attendance at Board of Directors' Meetings by Outside Directors Shigeru Endo, Masayuki Matsushima, Kazuo Ueda and Noriko Yao during the 126th fiscal period were 100% (15/15 times), 100% (15/15 times) ,100%(15/15 times) and 100% (12/12 times) respectively.

- 2. The term,(Current principal position) is used when a candidate occupies a primary position different from that described as (Present position and responsibilities at the Company).
- 3. The family register name of the candidate Noriko Yao is Noriko Seto.



	Name (Date of Birth)			Career Summary, Status, Responsibility or Significant Positions Concurrently Held	Company Shar Held
		Apr. Jul.	1979 2009	Joined the Company Executive Officer,	
	Magazzahi Sato	Jul.	2009	General Manager, Finance & Accounting Division	
	Masayuki Sato (May 18, 1955)	Jul.	2011	and Senior General Manager, Finance & Accounting Division Managing Director, Chief Financial Officer	
	Reappointment	Jui.	2011	and Senior General Manager, Corporate Administrative & Financial Affairs Division	
	Term of office as a Director:	Jun.	2012	Executive Vice President, Director, Chief Financial Officer and Senior General Manager, Corporate Administrative &	42,934 Shares
	12 years (As of the conclusion of this	A	2012	Financial Affairs Division	Shares
1	Ordinary General Shareholders'	Apr.	2013	Executive Vice President, Director, Chief Financial Officer, Senior General Manager,	
	Meeting)			Corporate Administrative & Financial Affairs Division and Senior General Manager, Security Management Office	
		Jun.	2014	Representative Director and Chairman	
		Jun.	2017	Representative Director and Chairman, Chief Executive Officer (current post)	
	accumulated experience an	d kno Compar	wledge 1y's bus	sed on this record of service, it is judged that he has the cap to perform the duties of director and exercise decisive siness and is nominated for election as a director. Joined the Company	
		Apr. Jul.	1972 2004		
		5			
		_		General Manager, Energy Project Division	
	Tadashi Ishizuka	Jun.	2005	Senior Executive Officer,	
	Tadashi Ishizuka (October 3, 1951)			Senior Executive Officer, General Manager, Energy Project Division	
	Tadashi Ishizuka (October 3, 1951) Reappointment	Jun. Aug.	2007	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division	
	(October 3, 1951)			Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director,	
	(October 3, 1951) Reappointment Term of office as a	Aug. Jun.	2007 2008	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division	· · · · · · · · · · · · · · · · · · ·
	(October 3, 1951) Reappointment Term of office as a Director:	Aug.	2007	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division	
	(October 3, 1951) Reappointment Term of office as a	Aug. Jun. Jun.	2007 2008 2010	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division Senior Managing Director Executive Vice President, Director Director, Senior Executive Vice President,	· · · · · · · · · · · · · · · · · · ·
2	(October 3, 1951) Reappointment Term of office as a Director: 5 year (As of the conclusion of this Ordinary General Shareholders'	Aug. Jun. Jun. Jun. Jul.	2007 2008 2010 2011 2014	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division Senior Managing Director Executive Vice President, Director Director, Senior Executive Vice President, Senior General Manager, Security Management Office	· · · · · · · · · · · · · · · · · · ·
2	(October 3, 1951) Reappointment Term of office as a Director: 5 year (As of the conclusion of this	Aug. Jun. Jun. Jun. Jul. Jun.	2007 2008 2010 2011 2014 2015	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division Senior Managing Director Executive Vice President, Director Director, Senior Executive Vice President, Senior General Manager, Security Management Office Retired from Director	· · · · · · · · · · · · · · · · · · ·
2	(October 3, 1951) Reappointment Term of office as a Director: 5 year (As of the conclusion of this Ordinary General Shareholders'	Aug. Jun. Jun. Jun. Jul.	2007 2008 2010 2011 2014	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division Senior Managing Director Executive Vice President, Director Director, Senior Executive Vice President, Senior General Manager, Security Management Office Retired from Director Senior Executive Vice President,	· · · · · · · · · · · · · · · · · · ·
2	(October 3, 1951) Reappointment Term of office as a Director: 5 year (As of the conclusion of this Ordinary General Shareholders'	Aug. Jun. Jun. Jul. Jun. Feb.	2007 2008 2010 2011 2014 2015	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division Senior Managing Director Executive Vice President, Director Director, Senior Executive Vice President, Senior General Manager, Security Management Office Retired from Director Senior Executive Vice President, Chief Project Officer Representative Director and President,	
2	(October 3, 1951) Reappointment Term of office as a Director: 5 year (As of the conclusion of this Ordinary General Shareholders'	Aug. Jun. Jun. Jul. Jul. Jun. Feb. Jun.	2007 2008 2010 2011 2014 2015 2017 2017	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division Senior Managing Director Executive Vice President, Director Director, Senior Executive Vice President, Senior General Manager, Security Management Office Retired from Director Senior Executive Vice President, Chief Project Officer Representative Director and President, Chief Operating Officer (current post)	
2	(October 3, 1951) Reappointment Term of office as a Director: 5 year (As of the conclusion of this Ordinary General Shareholders' Meeting)	Aug. Jun. Jun. Jul. Jul. Jun. Feb. Jun. Oct.	2007 2008 2010 2011 2014 2015 2017 2017 2019	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division Senior Managing Director Executive Vice President, Director Director, Senior Executive Vice President, Senior General Manager, Security Management Office Retired from Director Senior Executive Vice President, Chief Project Officer Representative Director and President, Chief Operating Officer (current post) Director, JGC JAPAN CORPORATION (current post)	45,399 Shares
2	(October 3, 1951) Reappointment Term of office as a Director: 5 year (As of the conclusion of this Ordinary General Shareholders' Meeting) [Reason for Nomination Mr. Tadashi Ishizuka has se	Aug. Jun. Jun. Jul. Jul. Jun. Feb. Jun. Oct. <b>as Di</b> erved a	2007 2008 2010 2011 2014 2015 2017 2017 2017 2019 irector] s the p	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division Senior Managing Director Executive Vice President, Director Director, Senior Executive Vice President, Senior General Manager, Security Management Office Retired from Director Senior Executive Vice President, Chief Project Officer Representative Director and President, Chief Operating Officer (current post) Director, JGC JAPAN CORPORATION (current post)	Shares Senior General
2	(October 3, 1951) Reappointment Term of office as a Director: 5 year (As of the conclusion of this Ordinary General Shareholders' Meeting) [Reason for Nomination Mr. Tadashi Ishizuka has se Manager of the Project Ope	Aug. Jun. Jun. Jul. Jul. Jun. Feb. Jun. Oct. as Di erved a eration	2007 2008 2010 2011 2014 2015 2017 2017 2017 2019 s the p Service	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division Senior Managing Director Executive Vice President, Director Director, Senior Executive Vice President, Senior General Manager, Security Management Office Retired from Director Senior Executive Vice President, Chief Project Officer Representative Director and President, Chief Operating Officer (current post) Director, JGC JAPAN CORPORATION (current post)	Shares Senior General edge in the area
2	(October 3, 1951) Reappointment Term of office as a Director: 5 year (As of the conclusion of this Ordinary General Shareholders' Meeting) [Reason for Nomination Mr. Tadashi Ishizuka has se Manager of the Project Ope of project management. In	Aug. Jun. Jun. Jul. Jun. Feb. Jun. Oct. <b>as Di</b> erved a eration additio	2007 2008 2010 2011 2014 2015 2017 2017 2019 sthe p Service on, he s	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division Senior Managing Director Executive Vice President, Director Director, Senior Executive Vice President, Senior General Manager, Security Management Office Retired from Director Senior Executive Vice President, Chief Project Officer Representative Director and President, Chief Operating Officer (current post) Director, JGC JAPAN CORPORATION (current post)	Senior General edge in the area making positive
2	(October 3, 1951) Reappointment Term of office as a Director: 5 year (As of the conclusion of this Ordinary General Shareholders' Meeting) [Reason for Nomination Mr. Tadashi Ishizuka has se Manager of the Project Ope of project management. In contributions to the manage	Aug. Jun. Jun. Jul. Jun. Jul. Jun. Feb. Jun. Oct. as Di erved a eration additic ement of	2007 2008 2010 2011 2014 2015 2017 2017 2019 s the p Service on, he s of the	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division Senior Managing Director Executive Vice President, Director Director, Senior Executive Vice President, Senior General Manager, Security Management Office Retired from Director Senior Executive Vice President, Chief Project Officer Representative Director and President, Chief Operating Officer (current post) Director, JGC JAPAN CORPORATION (current post) Director, and President es Division where he gained abundant experience and knowle served as Representative Director and President since 2017 of Company and the JGC Group. Based on this record of serve	Senior General edge in the area making positive ice, it is judged
2	(October 3, 1951) Reappointment Term of office as a Director: 5 year (As of the conclusion of this Ordinary General Shareholders' Meeting) <b>[Reason for Nomination</b> Mr. Tadashi Ishizuka has se Manager of the Project Ope of project management. In contributions to the manage that he has the capacity to	Aug. Jun. Jun. Jul. Jun. Jul. Jun. Feb. Jun. Oct. as Di erved a eration additic ement o use h	2007 2008 2010 2011 2014 2015 2017 2017 2019 <b>FrectorJ</b> s the p Service on, he s of the s	Senior Executive Officer, General Manager, Energy Project Division Senior Executive Officer, Senior General Manager, Project Operation Services Division Managing Director, Senior General Manager, Project Operation Services Division Senior Managing Director Executive Vice President, Director Director, Senior Executive Vice President, Senior General Manager, Security Management Office Retired from Director Senior Executive Vice President, Chief Project Officer Representative Director and President, Chief Operating Officer (current post) Director, JGC JAPAN CORPORATION (current post)	Senior General edge in the area making positive ice, it is judged of director and



	Name (Date of Birth)			Career Summary, Status, Responsibility or Significant Positions Concurrently Held	Company Shares Held
		Apr. Aug.	1981 2007	Joined the Company General Manager, Compliance Administration Office,	
		Jul.	2011	Legal & Compliance Office General Manager, Corporate Administration Department, Corporate Administrative & Financial	
		Jul.	2014	Affairs Division Executive Officer, General Manager, Corporate	
	Kiyotaka Terajima	Sep.	2016	Administrative & Financial Affairs Division Director, Executive Officer, Senior General Manager,	
	(March 3, 1959) Reappointment	Jun.	2017	Corporate Administrative & Financial Affairs Division Director, Senior Executive officer, Senior General Manager, Corporate Administrative & Financial Affairs	
	Term of office as a	Apr.	2018	Division Director, Executive Vice President, Chief Financial	24,976
	Director: 6 years			Officer, and Senior General Manager, Corporate Administrative & Financial Affairs Division	shares
3	(As of the conclusion of this Ordinary General Shareholders' Meeting)	Apr.	2019	Director, Executive Vice President, Chief Financial	
	Meeting			Officer, Senior General Manager, Corporate Administrative & Financial Affairs Division and Senior General Manager, Legal & Compliance Office	
	Oct.	2019	Director, Executive Vice President, Chief Financial Officer and General Manager, Group Management Development		
		Apr.	2020	Department Director, Senior Executive Vice President, Chief Financial Officer(current post)	
	General Manager of the C	sesses a orporat	abundar e Affair	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser	ved as Chief
	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire	sesses a orporat , furthe judged ctor and	abundar e Affair er contr l that h d exerci	In experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser- ibuting to the progress of the Company and of the JGC Gro he has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Compa	ved as Chief up. Based on mowledge to
	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is	sesses a orporat 3, furthe i judged ctor and on as a d Apr. 1	abundar e Affair er contr l that h l exerci <u>lirector.</u> 983 Jo	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro he has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Compa- bone the Company	ved as Chief up. Based on mowledge to
	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire and is nominated for electio	sesses a orporate 3, furthe judged ctor and on as a d	abundar e Affair er contr l that h d exerci <u>lirector.</u> 983 Jo 018 H S C	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro he has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Compa	ved as Chief up. Based on mowledge to
	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire	sesses a orporat 3, furthe i judged ctor and on as a d Apr. 1	abundar e Affair er contr l that h d exerci <u>lirector</u> . 983 Jo 018 E S C I 1 018 ]	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro he has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Company Dined the Company Executive Officer, General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division, Infrastructure Division Executive Officer,	ved as Chief up. Based on mowledge to
	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire and is nominated for election Shoji Yamada (January 23, 1960) Reappointment	sesses a orporati 3, furthe 5 judged ctor and on as a d Apr. 1 Apr. 2	abundar e Affair er contr l that h d exerci- <u>lirector.</u> 983 Ja 018 F S C 1 1 18 J S C (	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro the has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Company Executive Officer, General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division, nfrastructure Division Executive Officer, Senior General Manager, Jgc Japan Planning Diffice and General Manager, Jgc Japan Planning Diffice and General Manager, Domestic	ved as Chief up. Based on mowledge to
	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire and is nominated for election Shoji Yamada (January 23, 1960)	sesses a orporati 3, furthe 5 judged ctor and on as a d Apr. 1 Apr. 2	abundar e Affair er contr l that h d exerci lirector. 983 Jo 018 F S 018 J 018	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro te has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Company Executive Officer, General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division, nfrastructure Division Executive Officer, Senior General Manager, Jgc Japan Planning Diffice and General Manager, Jgc Japan Planning Diffice and General Manager, Domestic nfrastructure Project Division, Infrastructure	ved as Chief up. Based on nowledge to ny's business 18,731
	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire and is nominated for election Shoji Yamada (January 23, 1960) Reappointment Term of office as a Director: 1 year	sesses a orporati 3, furthe 5 judged ctor and on as a d Apr. 1 Apr. 2	abundar e Affair er contr l that h d exerci <u>lirector</u> . 983 Jo 018 F S 018 J 018 J S 018 J 18 J 18 J 18 J 1018 J 1018 J 1019 F	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro he has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Company Executive Officer, General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division, nfrastructure Division Executive Officer, Senior General Manager, Jgc Japan Planning Office and General Manager, Sales Division. Executive Officer	ved as Chief up. Based on nowledge to ny's business
	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire and is nominated for election Shoji Yamada (January 23, 1960) Reappointment Term of office as a Director: 1 year (As of the conclusion of this Ordinary General Shareholders'	sesses a orporat 3, furthe i judged ctor and on as a d Apr. 1 Apr. 2 Jul. 20	abundar e Affair er contr l that h d exerci <u>lirector</u> . 983 Jo 018 F S 018 J 018 J 18 J 018 J 018 J 018 S 0 1 1 1 1 8 5 0 0 1 1 1 5 0 0 1 9 1 0 1 8 5 0 0 1 8 1 0 1 8 1 0 1 8 1 0 1 8 1 0 1 8 1 0 1 8 1 1 1 1	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro the has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Company Executive Officer, Senior General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division, nfrastructure Division Executive Officer, Senior General Manager, Jgc Japan Planning Office and General Manager, Jgc Japan Planning Office and General Manager, Jgc Japan Planning Diffice and General Manager, Domestic nfrastructure Project Division, Infrastructure Division and General Manager, Sales Division.	ved as Chief up. Based on nowledge to ny's business 18,731
4	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire and is nominated for election Shoji Yamada (January 23, 1960) Reappointment Term of office as a Director: 1 year (As of the conclusion of this	sesses a orporat 3, furthe i judged ctor and on as a d Apr. 1 Apr. 2 Jul. 20	abundar e Affair er contr l that h d exerci lirector. 983 Jo 018 F S 018 J 018 J 18 J 018 J 018 J 019 F S 0019 F	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro he has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Company Executive Officer, General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division, nfrastructure Division Executive Officer, Senior General Manager, Jgc Japan Planning Office and General Manager, Sales Division. Executive Officer Evenior General Manager, Jgc Japan Planning Office and General Manager, Sales Division. Executive Officer General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division. Executive Officer	ved as Chief up. Based on nowledge to ny's business 18,731
4	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire and is nominated for election Shoji Yamada (January 23, 1960) Reappointment Term of office as a Director: 1 year (As of the conclusion of this Ordinary General Shareholders'	sesses a orporati 3, furthe i judged ctor and <u>m as a d</u> Apr. 1 Apr. 2 Jul. 20 Apr. 2 Oct. 2 Jun. 2	abundar e Affair er contr l that h d exerci <u>lirector</u> . 983 Jd 018 F S 018 J 018 J 018 J 019 F S 019 F J 0019 F J 021 I	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro he has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Company Executive Officer, General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division, nfrastructure Division Executive Officer, Senior General Manager, Jgc Japan Planning Office and General Manager, Jgc Japan Planning Office and General Manager, Jgc Japan Planning Office and General Manager, Sales Division. Executive Officer Enior General Manager, Jgc Japan Planning Office and General Manager, Sales Division. Executive Officer General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division. Executive Officer	ved as Chief up. Based on nowledge to ny's business 18,731
4	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire and is nominated for election Shoji Yamada (January 23, 1960) Reappointment Term of office as a Director: 1 year (As of the conclusion of this Ordinary General Shareholders' Meeting)	sesses a orporati 3, furthe i judged ctor and <u>m as a d</u> Apr. 1 Apr. 2 Jul. 20 Apr. 2 Oct. 2 Jun. 2 <b>[Sign</b> Repre CORI	abundar e Affair er contr l that h d exerci- lirector. 983 Jd 018 H S 018 J 018 J 018 J 018 J 019 H S 0019 H S 0019 H J 0019 J 021 I ificant sentativ PORAT	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro the has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Company Executive Officer, General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division, Infrastructure Division Executive Officer, Senior General Manager, Jgc Japan Planning Office and General Manager, Sales Division. Executive Officer Genior General Manager, Jgc Japan Planning Office and General Manager, Sales Division. Executive Officer General Manager, Jgc Japan Planning Office and General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division. Executive Officer Genior General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division. Executive Officer Genior General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division. Representative Director, Senior Executive President, JGC APAN CORPORATION (current post) Director (current post) <b>Positions Concurrently Held]</b> te Director, Senior Executive President, JGC JAPAN ION	ved as Chief up. Based on nowledge to ny's business 18,731
4	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire and is nominated for election Shoji Yamada (January 23, 1960) Reappointment Term of office as a Director: 1 year (As of the conclusion of this Ordinary General Shareholders' Meeting)	sesses a orporati 3, furthe i judged ctor and <u>a a d</u> Apr. 1 Apr. 2 Jul. 20 Apr. 2 Oct. 2 Jun. 2 <b>[Sign</b> Repre <u>CORI</u> <b>as Dir</b>	abundar e Affair er contr l that h d exerci- lirector. 983 Jd 018 F S 018 I 18 I 018 I 018 I S 0 019 F J 021 I ificant sentativ ORAT ector]	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro the has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Company Executive Officer, General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division, nfrastructure Division Executive Officer, Senior General Manager, Jgc Japan Planning Office and General Manager, Sales Division. Executive Officer Enior General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division. Executive Officer General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division. Representative Director, Senior Executive President, JGC APAN CORPORATION (current post) Director (current post) <b>Positions Concurrently Held]</b> te Director, Senior Executive President, JGC JAPAN ION	ved as Chief up. Based on nowledge to ny's business 18,731 shares
4	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire and is nominated for election Shoji Yamada (January 23, 1960) <u>Reappointment</u> Term of office as a Director: 1 year (As of the conclusion of this Ordinary General Shareholders' Meeting) [Reason for Nomination Mr. Shoji Yamada, having	sesses a orporati 3, furthe i judged ctor and m as a d Apr. 1 Apr. 2 Jul. 20 Apr. 2 Oct. 2 Jun. 2 <b>[Sign</b> Repre <u>CORI</u> <b>as Dir</b> served	abundar e Affair er contr l that h d exerci- lirector. 983 Jd 018 F S 018 I 18 J 018 J 018 J 019 F 021 I ificant sentativ QORAT ector] in the	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro the has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Company Executive Officer, General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division, Infrastructure Division Executive Officer, Senior General Manager, Jgc Japan Planning Office and General Manager, Sales Division. Executive Officer Genior General Manager, Jgc Japan Planning Office and General Manager, Sales Division. Executive Officer General Manager, Jgc Japan Planning Office and General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division. Executive Officer Genior General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division. Executive Officer Genior General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division. Representative Director, Senior Executive President, JGC APAN CORPORATION (current post) Director (current post) <b>Positions Concurrently Held]</b> te Director, Senior Executive President, JGC JAPAN ION	ved as Chief up. Based on nowledge to ny's business 18,731 shares
4	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire and is nominated for election Shoji Yamada (January 23, 1960) <u>Reappointment</u> Term of office as a Director: 1 year (As of the conclusion of this Ordinary General Shareholders' Meeting) <b>[Reason for Nomination</b> Mr. Shoji Yamada, having Division, has abundant exp position as Representative	sesses a orporati 3, furthe i judged ctor and m as a d Apr. 1 Apr. 2 Jul. 20 Apr. 2 Oct. 2 Jun. 2 [Sign Repre CORI as Dir served perience Direct	abundar e Affair er contr l that h d exerci- lirector. 983 J4 018 H S 018 H S 018 I I 018 J 018 J 018 J 019 H S 021 I ificant sentativ PORAT ector] in the e and k cor, Se	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro the has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Company Executive Officer, Senior General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division, nfrastructure Division Executive Officer, Senior General Manager, Jgc Japan Planning Office and General Manager, Sales Division. Executive Officer Senior General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division. Representative Director, Senior Executive President, JGC APAN CORPORATION (current post) Director (current post) <b>Positions Concurrently Held]</b> te Director, Senior Executive President, JGC JAPAN ION	ved as Chief up. Based on nowledge to ny's business 18,731 shares
4	Mr. Kiyotaka Terajima pos General Manager of the C Financial Officer since 2018 this record of service, it is perform the duties of dire and is nominated for election Shoji Yamada (January 23, 1960) <u>Reappointment</u> Term of office as a Director: 1 year (As of the conclusion of this Ordinary General Shareholders' Meeting) <b>[Reason for Nomination</b> Mr. Shoji Yamada, having Division, has abundant exp position as Representative October 2019 further cont	sesses a orporati 3, furthe i judged ctor and m as a d Apr. 1 Apr. 2 Jul. 20 Apr. 2 Oct. 2 Jun. 2 [Sign Repre <u>CORI</u> as Dir served erience Direct ributin	abundar e Affair e Affair e rontr l that h d exerci- lirector. 983 J4 018 H S 018 H S 019 H S 021 I I I 021 I I I I 021 I I I I 021 I I I I 021 I I I I 021 I I I I 021 I I I I 021 I I I I 021 I I I I I 021 I I I I I 021 I I I I I I I I I I I I I I I I I I I	nt experience and knowledge built up through his service a rs Division, as well as in other positions. In addition, he ser ibuting to the progress of the Company and of the JGC Gro the has the capacity to use his accumulated experience and k ise decisive leadership in successfully promoting the Company Executive Officer, General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division, nfrastructure Division Executive Officer, Senior General Manager, Jgc Japan Planning Office and General Manager, Sales Division. Executive Officer General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division. Executive Officer Genior General Manager, Jgc Japan Planning Office and General Manager, Domestic Infrastructure Project Division. Representative Director, Senior Executive President, JGC APAN CORPORATION (current post) Director (current post) <b>Positions Concurrently Held]</b> the Director, Senior Executive President, JGC JAPAN ION	ved as Chief up. Based on nowledge to ny's business 18,731 shares ion and Sal along with H ATION as of Based on th

# JGC

6         Apr. 1974 Journal the Ministry of Foreign Affairs Director General, Middle Fastens and Affairs Director General, Consular and Migration Affairs Director General, Consular and Migration Affairs Director General, Consular Consult of Jpan to the United Nations and Other International Organizations in Genera and Consul General, Consular Consult General of Jpan in Genera and Consul General, Consultar General of Jpan in Genera and Consult General, Consultar General of Jpan in Genera and Consult General, Consultar General of Jpan in Genera Director?           5         Term of office as a Director.         Jpl. 2007         Ambassador extraordinary and plenipotentiary to Staudi Anbia         0           6         Outside Director, Micro Kalluk KABILA, LTD General Andrea         Apr. 2018         Retrict Grow the Ministry of Foreign Affairs Unit 2018         0           7         Percentage of attendance at Board of Directors' (15/15 times)         Apr. 2019         Retrict Grow the Ministry of Foreign Affairs Unit 2018         0           10         Outside Director, ADEKA Corporation (current post)         Jpl. 2018         Outside Director ADEKA Corporation           7         Meeting Meeting during the i 20ch fiscal period: 100%         Director ADUIN KABILA, LTD Special Assistant to the Minister for Foreign Affairs United Corporation to the Kore Advector Advector and Continue to Advector Corporate value, which includes providing accurate axive as an Outside Director and Adveclatice of the aforementioned expericenc, and knowledge.		Name (Date of Birth)	Career Summary, Status, Responsibility or Significant Positions Concurrently Held	Company Shares Held
Cutside Director, ADEKA Corporation           IREason for Nomination as Outside Director, and Outline of Expected Role]           Mr. Shigeru Endo does not have direct experience in company management, but he has served as the Ambassador Extraordinary and Penipotentiary to Saudi Acabia and Tunisia and possesses unique experience and knowledge of the JGC Group's principal business market. He is nominated as an Outside Director because the Company believes that he will be able to appropriately perform his expected duties as an Outside Director and contribute to further increasing our corporate value, which includes providing accurate advice and options for the management and business of the Company and exercing a supervisory function from an independent Executive pursuant to the provision of the Tokyo Stock Eschange, the Company will continue to designate him as an Independent Executive and notify the said Stock Eschange to that effect.           Candidate for an Outside Director         Apr. 1968         Joined Bank of Japan           Jun. 1978         Executive Director, in charge of the Bank's International Affairs           Masayuki (Matsushima (June 15, 1945)         Jun. 1978         Executive Advisor, the Boston Consulting Group Feb. 2005           Rear of office as a Director: 6 years (As of the conclusion of this Ordinary General Shareholder' Meeting)         Jun. 2011         Outside Director, Misui OSA. Lines, Ltd.           Sep. 2014         Senior Advisor, Integral Corporation (Lirent post)         Jun. 2016         Share           Jun. 2016         Outside Director, Misui OSA. Lines, Ltd.         Share           Jun. 2016         Se	5	(Date of Birth) Candidate for an Outside Director Shigeru Endo (October 16, 1948) Reappointment Outside Independent Term of office as a Director: 9 years (As of the conclusion of this Ordinary General Shareholders' Meeting) Percentage of attendance at Board of Directors' Meetings during the 126th fiscal period: 100%	Significant Positions Concurrently Held         Apr. 1974       Joined the Ministry of Foreign Affairs         Apr. 2001       Director-General, Middle Eastern and African Affairs         Bureau       Feb. 2002       Director-General, Consular and Migration Affairs         Department       Aug. 2003       Ambassador to The Permanent Mission of Japan to the United Nations and Other International Organizations in Geneva and Consul General, Consulate General of Japan in Geneva         Mar. 2007       Ambassador extraordinary and plenipotentiary to the Republic of Tunisia         Jul. 2009       Ambassador extraordinary and plenipotentiary to Saudi Arabia         Oct. 2012       Retired from the Ministry of Foreign Affairs         Jun. 2013       Outside Director, IINO KAIUN KAISHA, LTD. (current post)         Jun. 2018       Outside Director, ADEKA Corporation (current post)         Jun. 2018       Outside Director, ADEKA Corporation (current post)	Shares Held
6       an Outside Director Masayuki Matsushima (June 15, 1945) Reappointment Outside] Independent       Jun. 2002 Senior Advisor, the Boston Consulting Group Feb. 2005 Senior Executive Advisor, Credit Suisse Securities (Japan) Limited Jun. 2008 Chairman, Credit Suisse Securities (Japan) Limited May 2011 Senior Advisor, the Boston Consulting Group Jun. 2010 Outside Director, Misui Fudosan Co., Ltd. Jun. 2011 Outside Director, Misui O.S.K. Lines, Ltd. Sep. 2014 Senior Advisor, Integral Corporation (current post)       0 Jun. 2011 Outside Director, Misui Fudosan Co., Ltd. Jun. 2011 Outside Director, Misui Fudosan Co., Ltd.         6       Term of office as a Director: 6 years (As of the conclusion of this Ordinary General Shareholders' Meeting)       Sep. 2014 External Councillor, Grant Thornton Taiyo LLC (current post)       0 Jun. 2017 External Councillor, Grant Thornton Taiyo LLC         Fereentage of attendance at Board of Directors' Meetings during the 126th fiscal period: 100% (15/15times)       Sep. 201s/Literat Corporation External Councillor, Grant Thornton Taiyo LLC         Image: Image		Mr. Shigeru Endo does not l Extraordinary and Plenipoten JGC Group's principal busines will be able to appropriately p our corporate value, which in Company and exerting a su aforementioned experience an provision of the Tokyo Stock notify the said Stock Exchange	Outside Director, ADEKA Corporation <b>s Outside Director and Outline of Expected Role]</b> have direct experience in company management, but he has served as the tiary to Saudi Arabia and Tunisia and possesses unique experience and know as market. He is nominated as an Outside Director because the Company be beerform his expected duties as an Outside Director and contribute to furthe cludes providing accurate advice and opinions for the management and bu pervisory function from an independent standpoint, by making the r d knowledge. He satisfies the requirements of an Independent Executive pu Exchange, the Company will continue to designate him as an Independent E to that effect.	Addge of the lieves that he er increasing siness of the nost of the rsuant to the
an Outside Director and contribute to further increasing our corporate value, which includes providing accurate	6	Masayuki Matsushima (June 15, 1945) Reappointment Outside Independent Term of office as a Director: 6 years (As of the conclusion of this Ordinary General Shareholders' Meeting) Percentage of attendance at Board of Directors' Meetings during the 126th fiscal period: 100% (15/15times) [Reason for Nomination at Mr. Masayuki Matsushima having served as Executive Outside Director because the security of the securit	<ul> <li>Jun. 1998 Executive Director, in charge of the Bank's International Affairs</li> <li>Jun. 2002 Senior Advisor, the Boston Consulting Group</li> <li>Feb. 2005 Senior Executive Advisor, Credit Suisse Securities (Japan) Limited</li> <li>Jun. 2008 Chairman, Credit Suisse Securities (Japan) Limited</li> <li>May 2011 Senior Advisor, the Boston Consulting Group</li> <li>Jun. 2011 Outside Director, Mitsui Fudosan Co., Ltd.</li> <li>Jun. 2011 Outside Director, Mitsui O.S.K. Lines, Ltd.</li> <li>Sep. 2014 Senior Advisor, Integral Corporation (current post)</li> <li>Jun. 2016 Outside Director, the Company (current post)</li> <li>Jul. 2017 External Councillor, Grant Thornton Taiyo LLC (current post)</li> <li>Jul. 2017 Grant Thornton Taiyo LLC</li> </ul> senior Advisor, Integral Corporation External Councillor, Grant Thornton Taiyo LLC as wide experience and knowledge in the fields of finance and corporate a Director of Bank of Japan, and in other significant positions. He is nom the Company believes that he will be able to appropriately perform his expected	share nanagement, ninated as an red duties as



	Name		Career Summary, Status, Responsibility or	Company
	(Date of Birth)		Significant Positions Concurrently Held	Shares Held
7	Candidate for an Outside Director Kazuo Ueda (September 20, 1951) Reappointment Outside Independent Term of office as a Director: 3 years (As of the conclusion of this Ordinary General Shareholders' Meeting) Percentage of attendance at Board of Directors' Meetings during the 126th fiscal period: 100% (15/15times)	[Significant ] Outside Direct	Assistant Professor, Faculty of Economics, The University of Tokyo Professor, Faculty of Economics, The University of Tokyo Member of the Policy Board, Bank of Japan Professor, Graduate School of Economics, The University of Tokyo Dean, Graduate School of Economics, The University of Tokyo Dean, Faculty of Economics, The University of Tokyo Outside Director, Development Bank of Japan Inc. (current post) Director, Center for Advanced Research in Finance, The University of Tokyo Professor, Faculty of International Studies, Kyoritsu Women's University Professor Emeritus, The University of Tokyo (current post) Outside Audit & Supervisory Board Member, MELCO HOLDINGS INC. Outside Director, the Company (current post) Dean, Faculty of Business, Kyoritsu Women's University (current post) Professor, Faculty of Business, Kyoritsu Women's University (current post)	0 share
	Mr. Kazuo Ueda does not h as an expert on macroeconor able to appropriately perfor corporate value, which inclu Company and exerting a aforementioned experience a	ave direct expensions. He is non m his expected ades providing supervisory fu nd knowledge. k Exchange, the	ctor and Outline of Expected Role] erience in company management, but he has abundant academ ninated as an Outside Director because the Company believes d duties as an Outside Director and contribute to further is accurate advice and opinions for the management and bu notion from an independent standpoint, by making the He satisfies the requirements of an Independent Executive p e Company will continue to designate him as an Independent t	that he will be increasing our isiness of the most of the ursuant to the



	Name (Date of Birth)	Career Summary, Status, Responsibility or Significant Positions Concurrently Held	Company Share Held
8	Candidate for an Outside Director Noriko Yao (August 27, 1967) Reappointment Outside Independent Term of office as a Director: 1 year (As of the conclusion of this Ordinary General Shareholders' Meeting) Percentage of attendance at Board of Directors' Meetings during the 126th fiscal period: 100% (12/12times)	<ul> <li>Mar. 1995 Graduated from the Legal Training and Research Institute Apr. 1995 Registered as an attorney (Fukuoka Bar Association)</li> <li>Sep. 2001 Joined Paul, Hastings, Janofsky &amp; Walker LLP</li> <li>Oct. 2002 Registered as an attorney (Daini Tokyo Bar Association)</li> <li>Oct. 2002 Admitted as an attorney (New York State Bar Association)</li> <li>Jul. 2007 Joined TMI Associates</li> <li>Jan. 2008 Partner, TMI Associates (current post)</li> <li>Oct. 2014 Outside Audit &amp; Supervisory Board Member, Japan Overseas Infrastructure Investment Corporation for Transport &amp; Urban Development (current post)</li> <li>Nov. 2015 Outside Director, MEIKO NETWORK JAPAN CO., LTD; (current post)</li> <li>Jun. 2016 Outside Audit &amp; Supervisory Board Member, SATO HOLDINGS CORPORATION (current post)</li> <li>Jun. 2019 Outside Director, Asahi Net, Inc. (current post)</li> <li>Jun. 2021 Outside Director, the Company (current post)</li> <li>Jun. 2021 Outside Director, the Company (current post)</li> <li>Jun. 2036 Director, MEIKO NETWORK JAPAN CO., LTD.</li> <li>Outside Audit &amp; Supervisory Board Member, Japan Overseas</li> <li>Infrastructure Investment Corporation for Transport &amp; Urban Development</li> <li>Outside Director, the Company (current post)</li> <li>Jun. 2019 Outside Director, the Company (current post)</li> <li>Jun. 2017 Outside Director, the Company (current post)</li> <li>Jun. 2018 Outside Netter Corporation for Transport &amp; Urban Development</li> <li>Outside Audit &amp; Supervisory Board Member, Japan Overseas</li> <li>Infrastructure Investment Corporation for Transport &amp; Urban Development</li> <li>Outside Director, MEIKO NETWORK JAPAN CO., LTD.</li> <li>Outside Audit &amp; Supervisory Board Member, SATO HOLDINGS CORPORATION</li> <li>Outside Director, Asahi Net, Inc.</li> </ul>	0 share
		as Outside Director and Outline of Expected Role]	
		have direct experience in company management, but she possesse	
	an Outside Director because t	ts as an attorney at law with extensive international experience. She he Company believes that she will be able to appropriately perform her ex-	pected duties as
	and opinions for the managindependent standpoint, by	ribute to further increasing our corporate value, which includes providing gement and business of the Company and exerting a supervisory fur making the most of the aforementioned experience and knowledge. S ent Executive pursuant to the provision of the Tokyo Stock Exchange, th	nction from an the satisfies the

continue to designate her as an Independent Executive and notify the said Stock Exchange to that effect. Notes: 1. There is no particular interest between any of the candidates and the Company.

- 2. The term of office for Tadashi Ishizuka shows the most recent consecutive time period served as Director.
- 3. The Company entered into agreements with Shigeru Endo ,Masayuki Matsushima Kazuo Ueda and Noriko Yao to limit the liability for damages stipulated in Article 423, Paragraph 1 of the Companies Act pursuant to the Articles of Association of the Company so that the Outside Directors can perform their expected duties sufficiently. The maximum amount of liability for damages under the relevant agreement is the minimum amount of liability set forth in the laws and regulations. If the nominations of these candidates are approved, the Company will continue these agreements with them.
- 4. Summary of the Contract Regarding Liability Insurance for Directors and Officers The Company has concluded a Directors and Officers liability insurance agreement with an insurance company in accordance with Article 430-3, paragraph (1) of the Companies Act, and the agreement covers legally required compensation for damages and lawsuit costs borne by the insured person. The respective candidates are included as insured persons in the agreement as the Company's Directors, and if reappointed under this proposal, they will continue to be insured persons in the agreement.



			Field					
		Corporate management	Technology / Project management/ IT	Global	HR / Talent development / Employee relations	Finance / Accounting/ Structured finance	Legal / Risk management	
	Masayuki Sato	•	•	•	•	•		
	Tadashi Ishizuka	•	•	•	•			
	Kiyotaka Terajima	•		•	•	•	•	
Directors	Shoji Yamada	•	•	•	•			
Directors	Shigeru Endo			•	•		•	
	Masayuki Matsushima	•		•	•	•	•	
	Kazuo Ueda			•	•	•		
	Noriko Yao			•	•		•	

# Skill Matrix of Directors and Auditors (Scheduled) after the End of this Annual Shareholders' Meeting

#### Skill selection rationale

skills	rationales
Corporate management	To achieve goals of the medium-term business plan (BSP 2025) and 2040 Vision in line with the Group purpose of "Enhancing planetary health," the Group requires directors experienced in establishing clear strategies for sustained growth and higher corporate value even in a turbulent business environment.
Technology / Project management / IT	The Group requires directors with a high level of knowledge and expertise in our main businesses in onler to pursue, manage, and oversee growth strategies for sustained growth and greater corporate value. Directors must also be highly knowledgeable and experienced in the five business areas of energy transition, high-performance functional materials, circular economy, and industrial and urban infrastructure that will be essential in social issues we must begin to address to fulfill our purpose of "Enhancing planetary health."
Global	Implementing growth strategies and managing and supervising progress toward sustainable Group growth and higher corporate value calls for directors with experience in overseas business management and extensive knowledge of and familiarity with everyday life, culture, business environments, and so on outside of Japan.
HR / Talent development / Employee relations	JGC Group employees are required to possess advanced technical capabilities and expertise, an appreciation of different cultures and diversity in order to work with others of many nationalities, and a mental attitude that helps us make the most of our organizational strengths. To this end, personnel management must be established that ensures peak employee performance, and the Group requires directors with solid knowledge and experience in human resources management or development, including promotion of diversity.
Finance / Accounting/ Structured finance	Beyond ensuring accurate financial reporting, the directors required by the Group must have reliable knowledge and experience in finance, accounting and Structured finance, as needed to build a strong financial foundation and to formulate financial strategies both for growth investments (including M&As) aimed at sustainable gains in corporate value and for higher shareholder return.
Legal / Risk management	A suitable governance system is fundamental to sustainable growth in corporate value. Moreover, to continue enhancing Board oversight effectiveness, the Group requires directors with solid knowledge and experience in corporate governance, risk management, and compliance.

(Note) The above list describes areas in which each person can demonstrate their expertise based on experiences

and does not represent all the knowledge and experience possessed by each director or auditor.



Ratio of Independent Outside Directors in the Nominating Committee after the conclusion of the Ordinary General Shareholders' Meeting (Scheduled)



Chairman: Shigeru Endo (Independent outside director)

Ratio of Independent Outside Directors in the Compensation Committee after the conclusion of the Ordinary General Shareholders' Meeting (Scheduled)



Chairman: Masayuki Matsushima (Independent outside director)



Independence Criteria for Outside Director and Outside Audit & Supervisory Board Member The Company judges Outside Directors and Outside Audit & Supervisory Board Members to be independent by confirming that they do not fall under any of the following standards, based on the independence standards prescribed by Tokyo Stock Exchange, Inc and company law.

- 1. A person who works or worked at the Company
- 2. A major shareholder of the Company (i.e., a shareholder holding 10% or more of voting rights), or any executives (a person who executes operations) of such shareholder
- 3. A party whose major business partner is the Company or its consolidated subsidiary, or any executive (a person who executes operations) of such party (\*1)
- 4. A major business partner of the Company or its consolidated subsidiary, or any executive (a person who executes operations) of such major business partner (\*2)
- 5. A main lender/bank to the Company, a financial institution or any large creditor on which the Company is dependent to the extent that it is not substitutable, or any executive of said lender/bank, financial institution or large creditor
- 6. An attorney, certified public accountant, certified tax accountant, consultant or other professional who received money or other property from the Company for his/her services as an individual, in an amount exceeding ¥10 million annually on average over the past three fiscal years, other than remuneration of Directors or Audit & Supervisory Board (if such money or property was received by an organization, such as a corporation or partnership, this item refers to a person who belongs to the organization that received money or other property from the Company in an amount exceeding ¥10 million annually on average over the past three fiscal years or in an amount of 2% of the annual total revenue or consolidated net sales of the organization, whichever the greater.)
- 7. A person who receives donations or grants from the Company or its consolidated subsidiary in an amount exceeding ¥10 million annually or 30% of said organization's average annual total expenses in the past three fiscal years(if such donations or grants are received by an organization, such as a corporation or partnership, this item refers to an executive (a person who executes operations) of the organization)
- 8. Any executive (a person who executes operations) of the lead underwriter(s) of the Company
- 9. A person who serves as the Company's Accounting Auditor or a person who is engaged in auditing the Company's activities as an employee of the Accounting Auditor
- 10. A spouse or relative within the second degree of kinship of a person falling under any of the above items 1. to 9. (limited to the person holding the position of officer or other important positions)
- 11. A spouse or relative within the second degree of kinship of any executive (a person who executes operations) of the Company or its consolidated subsidiary (limited to the person holding the position of officer or other important positions)
- 12. A person having special circumstances where there are concerns about his/her independence, such as having conflict of interest with the Company, in performing the duties of Outside Director or Outside Audit & Supervisory Board Member

(\*1) An entity who has received contracts/orders from the Company or its consolidated subsidiary, and whose transaction amount with the Company or its consolidated subsidiary has exceeded 2% of such entity's annual consolidated net sales, in any of its fiscal year over the past five years.

(\*2) An entity being a customer of the Company who pay the Company 2% or more of the Company's annual consolidated net sales, in any of its fiscal year over the past five years.