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(Stock Exchange Code: 6080) December 2, 2024 (Start date of measures for electronic provision: November 28, 2024)

To Our Shareholders

Satoru Nakamura President and Representative Director M&A Capital Partners Co., Ltd. 2-2-1 Yaesu, Chuo-ku, Tokyo

### Notice of the 19th Annual General Meeting of Shareholders - FY2024

You are hereby notified of the 19th Annual General Meeting of Shareholders of M&A Capital Partners Co., Ltd. (the "Company"), which will be held for the purposes described below.

In convening this General Meeting of Shareholders, the Company has taken measures to provide information in electronic format, and posted items subject to measures for electronic provision on the following website as "Notice of the 19th Annual General Meeting of Shareholders."

The Company's website:

https://www.ma-cp.com/ir/

In addition to the website above, the items subject to measures for electronic provision have also been posted on the following website.

Tokyo Stock Exchange (TSE) website:

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

Please access the TSE website above, enter our company name or securities code, and click "Search." Then, click "Basic information," and select "Documents for public inspection/PR information."

If you are unable to attend the meeting in person, you may exercise your voting rights in writing or via the Internet. Please review the Reference Documents for the General Meeting of Shareholders, and exercise your voting rights by no later than 6:00 p.m., Thursday, December 19, 2024 (Japan time).

1.	Date and Time:	Friday, December 20, 2024 at 10:00 a.m. Japan time (reception starts at 9:00 a.m.)
2.	Place:	<ul><li>2-2-1 Yaesu, Chuo-ku, Tokyo (Tokyo Midtown Yaesu)</li><li>Tokyo Midtown Yaesu Conference, 4th floor, Main Conference 2</li><li>* Please note that the venue is different from last year.</li></ul>
3.	Meeting Agenda:	
	Matters to be	1. Business Report and Consolidated Financial Statements for the Company

atters to be	Business Report and Consolidated Financial Statements for the Company's 19th
reported:	Fiscal Year (from October 1, 2023 to September 30, 2024) and results of audits of
-	the Consolidated Financial Statements by the Accounting Auditor and Board of Corporate Auditors

2. Non-consolidated Financial Statements for the Company's 19th Fiscal Year (October 1, 2023 to September 30, 2024)

### Proposals to be

### resolved:

**Proposal 1:** Appropriation of surplus

- **Proposal 2:** Election of six (6) Directors
- **Proposal 3:** Election of three (3) Auditors

# 4. Information on the exercise of voting rights

 When exercising voting rights in writing: Please indicate your approval or disapproval on the enclosed Voting Right Exercise Form and return it to us no later than 6:00 p.m. on Thursday, December 19, 2024.

(2) When exercising voting rights via the Internet:

- Please exercise your voting right via the Internet no later than 6:00 p.m. on Thursday, December 19, 2024.
- (3) If you exercise your voting rights both by mail (postal mail) and via the Internet, etc. we will treat the exercise of voting rights via the Internet, etc. as the valid exercise of voting rights. If you exercise your voting rights more than once via the Internet, etc., we will treat the last vote as the valid vote.
- (4) If you do not indicate your approval or disapproval of a proposal when exercising voting rights in writing, we will treat it as an indication of approval.

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#### Notes:

- When attending the meeting, please submit the enclosed Voting Right Exercise Form to the receptionist. To save paper, please bring this Notice of Convocation with you.
- If any changes are made to the items subject to measures for electronic provision, the items before and after the revisions will be posted on the aforementioned websites.
- No souvenirs will be provided for shareholders attending the General Meeting of Shareholders.

# **Reference Documents for the General Meeting of Shareholders**

### **Proposals and references**

### **Proposal 1: Appropriation of surplus**

The Company's basic policy is to continue to provide stable dividends while enhancing its shareholder returns and securing the retained earnings necessary to develop its business and strengthen its management structure in the future. Based on this policy, the Company proposes a year-end dividend for the current fiscal year as follows.

Matters regarding the year-end dividend

- (1) Type of dividend property
  - Cash
- (2) Matters regarding allocation of dividend property and total amount thereof ¥40 per common share of the Company; total amount: ¥1,270,344,080
- (3) Effective date of the dividend from surplus December 23, 2024

# **Proposal 2: Election of six (6) Directors**

The term of office of all six (6) standing Directors will expire at the conclusion of this General Meeting of Shareholders. As such, we propose the election of the following six (6) candidates for Directors.

	ru Nakamura as a	Joined Sekisui House, Ltd. Established M&A Capital Partners, became President and Representative Director (current position) Director of RECOF Corporation Director of RECOF Data Corporation (current position) President and Representative Director of RECOF Corporation (current position) Director: a candidate for Director considering the vital role he plays in the Company's management policies and strategies. Director of M&A Capital Partners Manager of Sales & Planning Department of M&A Capital Partners Resigned as Director of M&A Capital Partners	13,993,380 overall business			
(March 30, 1973) eason for nomination Ve nominate Mr. Sator tivities, including dec	Oct. 2016 Oct. 2021 as candidate for ru Nakamura as a cision-making on Oct. 2005 Oct. 2007 Mar. 2008	Director of RECOF Corporation Director of RECOF Data Corporation (current position) President and Representative Director of RECOF Corporation (current position) Director: a candidate for Director considering the vital role he plays in the Company's management policies and strategies. Director of M&A Capital Partners Manager of Sales & Planning Department of M&A Capital Partners				
eason for nomination <sup>7</sup> e nominate Mr. Sator tivities, including dec Yozo Sogame	Oct. 2021 as candidate for ru Nakamura as a cision-making on Oct. 2005 Oct. 2007 Mar. 2008	President and Representative Director of RECOF Corporation (current position) Director: a candidate for Director considering the vital role he plays in the Company's management policies and strategies. Director of M&A Capital Partners Manager of Sales & Planning Department of M&A Capital Partners				
Ye nominate Mr. Sator stivities, including dec Yozo Sogame	as candidate for ru Nakamura as a cision-making on Oct. 2005 Oct. 2007 Mar. 2008	(current position) Director: a candidate for Director considering the vital role he plays in the Company's management policies and strategies. Director of M&A Capital Partners Manager of Sales & Planning Department of M&A Capital Partners	overall business			
Ye nominate Mr. Sator stivities, including dec Yozo Sogame	u Nakamura as a cision-making on Oct. 2005 Oct. 2007 Mar. 2008	a candidate for Director considering the vital role he plays in the Company's management policies and strategies. Director of M&A Capital Partners Manager of Sales & Planning Department of M&A Capital Partners	overall business			
Yozo Sogame	Oct. 2005 Oct. 2007 Mar. 2008	Director of M&A Capital Partners Manager of Sales & Planning Department of M&A Capital Partners				
	Mar. 2008					
		Resigned as Director of $M\&A$ Capital Partners				
	Sep. 2008	Resigned as Director of Wick Capital Latities				
	Bep. 2000	Re-appointed as Director of M&A Capital Partners	2,154,800			
	Jun. 2016	Director and Manager of Corporate Information Department No. 1 of M&A Capital Partners				
	Oct. 2018	Director and Manager of Sales & Planning Department of M&A Capital Partners				
	Oct. 2022	Director of M&A Capital Partners (current position)				
We nominate Mr. Yozo Sogame as a candidate for Director given his extensive knowledge of various industries, strong relationships with buyer companies, and ability to provide guidance to consultants. He also plays a pivotal role in the overall M&A intermediary business of the Company.						
Hideaki Okamura (May 22, 1980)	Apr. 2003	Joined Venture Link Co., Ltd.				
	Apr. 2007	Joined M&A Capital Partners				
	Oct. 2010	Manager, Sales Department No. 3, Sales Headquarters of M&A Capital Partners				
	Oct. 2017	Manager, Corporate Information Department No. 2 of M&A Capital Partners				
	Oct. 2019	Executive Officer and Manager of Corporate Information Department No. 2 of M&A Capital Partners	345,300			
	Oct. 2022	Executive Officer and Manager of Sales & Planning Department of M&A Capital Partners				
	Dec. 2022	Director and Manager of Sales & Planning Department of M&A Capital Partners				
	Dec. 2022 Oct. 2023	· · ·				
i	e nominate Mr. Yozo th buyer companies, siness of the Compan ideaki Okamura	eason for nomination as candidate for e nominate Mr. Yozo Sogame as a car th buyer companies, and ability to pro- siness of the Company. Apr. 2003 Apr. 2007 Oct. 2010 Oct. 2010 Oct. 2017 ideaki Okamura (May 22, 1980)	eason for nomination as candidate for Director:   e nominate Mr. Yozo Sogame as a candidate for Director given his extensive knowledge of various industries, strot   th buyer companies, and ability to provide guidance to consultants. He also plays a pivotal role in the overall M&.   siness of the Company.   Apr. 2003 Joined Venture Link Co., Ltd.   Apr. 2007 Joined M&A Capital Partners   Oct. 2010 Manager, Sales Department No. 3, Sales Headquarters of M&A   Capital Partners Oct. 2017   Oct. 2017 Manager, Corporate Information Department No. 2 of M&A Capital Partners   Oct. 2019 Executive Officer and Manager of Corporate Information Department No. 2 of M&A Capital Partners   May 22, 1980) Executive Officer and Manager of Sales & Planning Department of			

No.	Name (Date of birth)	Р	Number of Company shares held					
		Apr. 2011	Apr. 2011 Joined Fukushima Printing Co., Ltd.					
	So Shimoda (February 16, 1988)	Apr. 2015	Joined M&A Capital Partners					
		Oct. 2019	Section Chief of Accounting Department of M&A Capital Partners	450				
4		Dec. 2020	Director and Manager of Planning & Management Department of M&A Capital Partners (current position)					
4		Dec. 2020	Director of RECOF Corporation (current position)					
		Dec. 2020	Director of RECOF Data Corporation (current position)					
	Reason for nomination as candidate for Director:   We nominate Mr. So Shimoda as a candidate for Director, considering the vital role he plays in accounting and finat the entire consolidated Group and his abundant insight into the Company's business activities through his duties.   Apr. 1966 Joined Japan Finance Corporation for Small and Medium Enterprise							
			(currently Japan Finance Corporation)					
	Tamio Nishizawa (June 17, 1943)	Apr. 1985	Joined Yamaichi Securities Co., Ltd., seconded to Yamaichi Univen Co., Ltd.					
		Nov. 1987	Branch Manager of Yamaichi Univen Los Angeles					
		Nov. 1990	President of Yamaichi Finance America, Inc.					
		Jun. 1992	Manager of Investment Consultant Division of Yamaichi Finance Co.					
		Feb. 1998	Established Nippon S&T, Co., Ltd., became President and Representative Director (current position)					
		Mar. 2000	Chief Project Manager of Japan Small and Medium Enterprise Corporation (currently Organization for Small & Medium Enterprises and Regional Innovation, Japan)	20,000				
5		Apr. 2006	Representative Director of Takataki Links Club Ltd.					
		Nov. 2006	Director of M&A Capital Partners (current position)					
		Aug. 2009	Auditor of Laox Co., Ltd. (now Laox Holdings Co., Ltd.)					
		Feb. 2014	Program Officer of Japan Science and Technology Agency in charge of supporting startups (now Investment and Support Office for Startups) (current position)					
		Aug. 2019	Representative Director of RSC Co., Ltd. (current position)					
		Sep. 2019	Director of DLE, Inc.					
	Reason for nomination as candidate for Outside Director and summary of expected role: We nominate Mr. Tamio Nishizawa as a candidate for Outside Director, expecting him to contribute particularly to exp Company's M&A intermediary business and providing opinions on overall management, as he is familiar with the esta development of businesses. He will have been in office as an Outside Director of the Company for eighteen (18) years month at the conclusion of this General Meeting of Shareholders.							

No.	Name (Date of birth)	P	Number of Company shares held	
		Apr. 1979	Joined Daido Corporation	
		Jun. 1989	Joined Instapak Limited Japan (currently Sealed Air Japan G.K.)	
		Dec. 1993	Japan Representative of Instapak Limited Japan	
	Noboru Matsuoka (October 10, 1954)	May 2001	Representative Director & CEO of Sealed Air Japan	
		Dec. 2005	Joined Owens Corning Asia Pacific, appointed as General Manager of the Business Integration Division	
		Jul. 2006	Representative Director & CEO of Owens Corning Japan	
		Sep. 2008	Joined Schott AG (currently Moritex Corporation) Vice President, Asia Representative of Writing & Imaging Division of Schott AG	
		Jun. 2010	Representative Director & CEO of Moritex Corporation	—
		Mar. 2013	Joined DHL Supply Chain as Vice President and Director	
6		Oct. 2013	President and Representative Director of DHL Supply Chain	
		Sep. 2014	Chairman and Director of DHL Supply Chain	
		Nov. 2014	Director of Via Mechanics, Ltd.	
		Dec. 2014	President and Representative Director of Via Mechanics, Ltd.	
		Apr. 2017	Vice Chairman and Director of Via Mechanics, Ltd.	
		Sep. 2017	President and Representative Director of Storopack Japan Co., Ltd.	
		Dec. 2018	Director of M&A Capital Partners (current position)	
		May 2019	Director of Renown Incorporated	

service as President and Representative Director of several business companies, and in expectation that he would provide opinions and input on overall corporate management. Mr. Matsuoka will have held the position of Outside Director of the Company for six (6) years at the conclusion of this General Meeting of Shareholders.

Notes:

1. There is no special interest between the Company and each candidate for Director.

2. Mr. Tamio Nishizawa and Mr. Noboru Matsuoka are candidates for Outside Director. The Company has designated Mr. Nishizawa and Mr. Matsuoka as Independent Directors in accordance with the provisions of the Tokyo Stock Exchange (TSE). The Company has notified the TSE of this designation and will continue to designate them as Independent Directors if their reappointments are approved.

3. The Company has entered into an agreement with Mr. Tamio Nishizawa and Mr. Noboru Matsuoka to limit their liability for damages as prescribed under Article 432, Paragraph 1 of the Companies Act, pursuant to Article 427, Paragraph 1 of the same Act. The maximum amount of liability for damages under the said agreement is the amount stipulated by laws and regulations. The agreement is scheduled to be continued if the reappointments of both individuals are approved.

4. The Company has entered into a Directors and Officers Liability Insurance Agreement with all Directors and Officers as the insured. The insurance policy covers damages resulting from the insured parties assuming responsibility for the execution of their duties or from the receipt of claims for damages related to the pursuit of such responsibility. However, certain exemptions from payment may apply, such as when the actions are taken with the insured party knowing that they are in violation of laws and regulations. If the election of each candidate for Director is approved, they will be included as an insured person under the said insurance policy. In addition, the insurance policy is scheduled to be renewed with the same terms and conditions at the next renewal.

# **Proposal 3: Election of three (3) Auditors**

The terms of office of all three (3) Auditors will expire at the conclusion of this General Meeting of Shareholders. As such, we once again propose the election of three Auditors. The Board of Auditors has approved the submission of this proposal.

The candidates for Auditor are as follows.

No.	Name (Date of birth)		Number of Company shares held					
	Keishi Degawa (April 24, 1955)	Apr. 1984	Joined Namco Ltd. (currently Bandai Namco Entertainment Inc.)					
		Apr. 1995	Head of Sales Policy Office of Namco Ltd.					
		Apr. 2000	Head of Sales Division of Namco Ltd.					
		Apr. 2001	Executive Officer and Head of Sales Division of Namco Ltd.					
		May 2002	Executive Officer and Head of Administrative Division of Namco Ltd.					
		Apr. 2004	Senior Executive Officer and Deputy Head of Corporate Strategy Division of Namco Ltd.					
		Apr. 2005	Executive Officer and Deputy Head of Game Development and Home Video Game Software Sales Division of Namco Ltd.					
1		Apr. 2007	Executive Officer and Head of President's Office of Namco Ltd.					
		Apr. 2011	Director of Namco Ltd.					
		Oct. 2016	Auditor of Recof Corporation (current position)					
		Oct. 2016	Auditor of Recof Data Corporation (current position)					
		Dec. 2016	Auditor of M&A Capital Partners (current position)					
	business operations from his professional perspective as a small and medium enterprise management consultant and to promote audits conducted by Corporate Auditors leveraging his extensive experience as a Director, Head of Sales, and Head of Administrative Division at a business company. Mr. Keishi Degawa will have held the position of Outside Director of the Company for eight (8) years at the conclusion of this General Meeting of Shareholders.							
	Yukihiro Fujimoto (October 20, 1961)	Apr. 1989 Sep. 1993	Registered as an attorney Joined Masuda & Ejiri Law Office (currently Nishimura & Asahi (Gaikokuho Kyodo Jigyo))					
		Mar. 1994	Joined Sidley Austin LLP in the US					
		Jan. 1997	Registered as an Attorney in the State of New York, US					
		Jul. 2007	Partner at Nishimura & Asahi (currently Nishimura & Asahi (Gaikokuho Kyodo Jigyo))	_				
2		Dec. 2010	Auditor of M&A Capital Partners (current position)					
_		Jan. 2013	Partner at City-Yuwa Partners (current position)					
		Nov. 2014	Auditor at Nousouken Corporation (current position)					
		Oct. 2016	Supervisory Officer at Renewable Japan Energy Infrastructure Fund, Inc.					
	Reason for nomination as candidate for Outside Auditor: We nominate Mr. Yukihiro Fujimoto as a candidate for Outside Auditor, expecting him to provide opinions, particularly from a legal perspective, based on his professional expertise as an attorney. Mr. Yukihiro Fujimoto will have held the position of Outside Director of the Company for fourteen (14) years at the conclusion of this General Meeting of Shareholders.							
		Apr. 2007	Joined Socie World Co., Ltd.					
		Apr. 2014	Joined KPMG AZSA LLC					
	Mutsuko Oba (May 19, 1986)	Jun. 2018	Full-Time Auditor at JTOWER Inc.					
		Jun. 2018	Representative of Oba Mutsuko Accounting Office (currently Statice Tax Corporation) (current position)					
		Jun. 2021	Outside Director of JTOWER Inc. (current position)	_				
3		Dec. 2021	Outside Director of TASUKI Corporation					
		Dec. 2021	Outside Auditor of PicoCELA Inc. (current position)					
		Dec. 2023	Auditor of M&A Capital Partners (current position)					
		Apr. 2024	Outside Director of TASUKI Holdings Inc. (current position)					
	Reason for nomination as candidate for Outside Auditor: We nominate Ms. Mutsuko Oba as a candidate for Outside Auditor, expecting her to provide insights based on her professional expertise as a Certified Public Accountant and her extensive experience in corporate management as an Outside Director. We believe							

she will be able to offer informed opinions and effectively perform her duties based on this expertise. Ms. Mutsuko Oba will have held the position of Outside Director of the Company for one (1) year at the conclusion of this General Meeting of Shareholders.

Notes:

- 1. There is no special interest between the Company and each candidate for Auditor.
- 2. Mr. Keishi Degawa, Mr. Yukihiro Fujimoto, and Ms. Mutsuko Oba are candidates for Outside Auditor. The Company has designated Mr. Keishi Degawa, Mr. Yukihiro Fujimoto, and Ms. Mutsuko Oba as Independent Directors in accordance with the provisions of the Tokyo Stock Exchange (TSE), and has notified the TSE of this designation.
- 3. The Company has entered into an agreement with Mr. Keishi Degawa, Mr. Yukihiro Fujimoto, and Ms. Mutsuko Oba to limit their liability for damages as prescribed in Article 427, Paragraph 1 of the Companies Act, with the maximum amount of liability set within the scope stipulated by laws and regulations. This agreement is scheduled to be continued if the reappointments of each individual are approved.
- 4. The Company has entered into a Directors and Officers Liability Insurance Agreement as prescribed under Article 430-3, Paragraph 1 of the Companies Act with an insurance company. The insurance policy covers damages to be borne by the insured as prescribed in the same paragraph. If the candidates for auditor are appointed, they will be included as insured persons under the said insurance policy. In addition, the insurance policy is scheduled to be renewed with the same terms and conditions at the next renewal.

### (Reference)

Skill Matrix of Directors and Auditors (Based on Knowledge, Expertise, and Experience) If Proposal 2 and Proposal 3 are approved as proposed, the skill matrix of Directors and Auditors will be as follows.

Name	Position in the Company after the Meeting		Practical M&A experience	Sales & marketing	Global business	Financial accounting	Personnel management	Legal risk management
Satoru Nakamura	President and Representative Director	•	•	•				
Yozo Sogame	Director	•	٠	•				
Hideaki Okamura	Director and Manager of the Partner Support Department	•	•	•				
So Shimoda	Director and Manager of Planning & Management Department	•				•	•	•
Tamio Nishizawa	Outside Director (Independent)	•	•	•	•	•		
Noboru Matsuoka	Outside Director (Independent)	•	•	•	•			
Keishi Degawa	Outside Auditor (Independent)	•		•	•	•	•	•
Yukihiro Fujimoto	Outside		•		•	•	•	•
Mutsuko Oba	Outside Auditor (Independent)	•				•	•	•

Note: The items checked do not represent all of the knowledge, expertise, or experience of each Director and Auditor.