Note: This document has been translated from a part of the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail. The Company assumes no responsibility for this translation or for direct, indirect or any other forms of damages arising from the translation.

(Stock Exchange Code 4725)

March 10, 2025

(Starting date of the measures for electronic provision: March 5, 2025)

To Shareholders with Voting Rights:

Ryota Nishimori President and CEO CAC Holdings Corporation 24-1, Nihonbashi-Hakozaki-cho, Chuo-ku, Tokyo

NOTICE OF THE 59th ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

We would like to express our appreciation for your continued support and patronage.

The 59th Annual General Meeting of Shareholders of CAC Holdings Corporation (the "Company") will be held for the purposes as described below.

The Company has taken measures for the electronic provision of materials for this General Meeting of Shareholders, and posted the matters to be provided electronically as the Notice of the 59th Annual General Meeting of Shareholders on the following website.

The Company's website: https://www.cac-holdings.com/eng/ir/shareholders meeting.html

In addition to the above, the matters to be provided electronically are disclosed on the following website.

Tokyo Stock Exchange's website: https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

To view the information thus disclosed, please access the website above, search for the Company by entering our company name or stock exchange code, and select "Basic information" and then "Documents for public inspection/PR information."

We ask our shareholders to consider exercising their voting rights in advance either by mail or via the Internet, taking into consideration their own health condition on the date of the meeting.

If you are not attending the meeting, you can exercise your voting rights by either procedure described below. Please review the Reference Documents for the General Meeting of Shareholders contained in the matters to be provided electronically, and exercise your voting rights by no later than 5:30 p.m. on Wednesday, March 26, 2025, Japan time.

[Exercise of voting rights by mail]

Please indicate your vote for or against the proposal on the enclosed Voting Rights Exercise Form and return it so that it is received by the exercise deadline set forth above.

[Exercise of voting rights via the Internet]

Please access to the Website to Exercise Voting Rights at https://evote.tr.mufg.jp/, and indicate your vote for or against the proposal following the instructions on the screen.

Please review the instructions under "Notes for exercising your voting rights via the Internet" described in pages 5 to 6 to exercise your voting rights.

1. Date and Time: Thursday, March 27, 2025 at 10:00 a.m. Japan time (Reception opens at 9:30

a.m.)

2. Place: Boccia court, 1st floor, CAC Holdings Corporation's head office building

24-1, Nihonbashi-Hakozaki-cho, Chuo-ku, Tokyo

Meeting Agenda:

Matters to be reported: 1. The Business Report, Consolidated Financial Statements for the Company's 59th Fiscal Year (January 1, 2024 - December 31, 2024) and results of audits by the Accounting Auditor and the Board of Corporate

Auditors of the Consolidated Financial Statements

2. Non-consolidated Financial Statements for the Company's 59th Fiscal Year (January 1, 2024 - December 31, 2024)

Proposals to be resolved:

Proposal 1: Appropriation of Surplus Proposal 2: Election of Seven (7) Directors

Proposal 3: Election of Two (2) Corporate Auditors

Decisions Regarding the Convocation

Pursuant to the revision of the Companies Act, in principle, shareholders shall confirm matters to be provided electronically by accessing the Company's website or the Tokyo Stock Exchange's website described on page 1, and only those who have requested delivery of documents by the record date shall receive them in writing. However, for this General Meeting of Shareholders, a document stating matters to be provided electronically shall be sent to all shareholders, regardless of whether or not a request for delivery of documents has been made.

Of the matters to be provided electronically, the following matters are not stated in the document to be sent in accordance with the provisions of laws and regulations as well as the Articles of Incorporation of the Company. The Corporate Auditors and the Accounting Auditor audited the following documents as part of documents subject to auditing.

- 1) "Outline of Systems to Ensure Appropriateness of Business Operations and the Status of Implementation" in the Business Report
- 2) "Consolidated statement of changes in equity" and "Notes to Consolidated Financial Statements" in the Consolidated Financial Statements
- 3) "Non-consolidated statement of changes in equity" and "Notes to Non-consolidated Financial Statements" in the Non-consolidated Financial Statements
- (2) If you exercised your voting rights both in writing and via the Internet, the voting rights exercised via the Internet shall be treated as the valid vote. Additionally, if you exercised your voting rights for multiple times via the Internet, the voting rights exercised last shall be treated as the valid vote.
- If neither approval nor disapproval of a proposal is indicated on the Voting Rights Exercise Form, it shall be deemed a vote of approval.
- If you intend to exercise your voting rights by proxy, you may appoint one (1) other shareholder holding voting rights of the Company to act as your proxy pursuant to the provisions of Article 15 of the Articles of Incorporation of the Company. Please have your proxy submit your Voting Rights Exercise Form along with a written proof of his/her right of proxy at the reception desk.

- 1. Shareholders attending the meeting are kindly requested to wear face masks and take other measures to prevent infection while taking into consideration the status of infectious diseases in Japan and their own health condition.
- 2. When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk.
- 3. If the matters to be provided electronically are revised, the detail of such revisions will be posted on the relevant websites on which the matters are published.
- 4. Please be reminded that any person other than shareholders, such as a shareholders' proxy and a companion who are not shareholders themselves, shall not be allowed to attend the meeting.

Notes for exercising your voting rights

If you are not attending the meeting:

Exercise of voting rights by mail

Please indicate your vote for or against the proposal on the enclosed Voting Rights Exercise Form and return it so that it is received by the exercise deadline.

If you do not indicate your vote for or against a proposal on the Voting Rights Exercise Form, that vote shall be deemed a vote for the proposal.

Exercise deadline: The Form must arrive by no later than 5:30 p.m. on Wednesday, March 26, 2025, Japan time.



Exercise of voting rights via the Internet

Please review the "Notes for exercising your voting rights via the Internet" below (pages 5 to 6), and indicate your vote for or against the proposal following the instructions on the screen.

Exercise deadline: By no later than 5:30 p.m. on Wednesday, March 26, 2025, Japan time





Exercise of voting rights using smartphones

You can exercise your voting rights by scanning the QR code on the Supplement Sheet (on the right side) of the Voting Rights Exercise Form without entering your Login ID or temporary password.

If you are attending the meeting:

When attending the meeting, please bring this Notice of General Meeting of Shareholders with you and submit the enclosed Voting Rights Exercise Form at the reception desk.

Date and time of the meeting: Thursday, March 27, 2025 at 10:00 a.m. Japan time

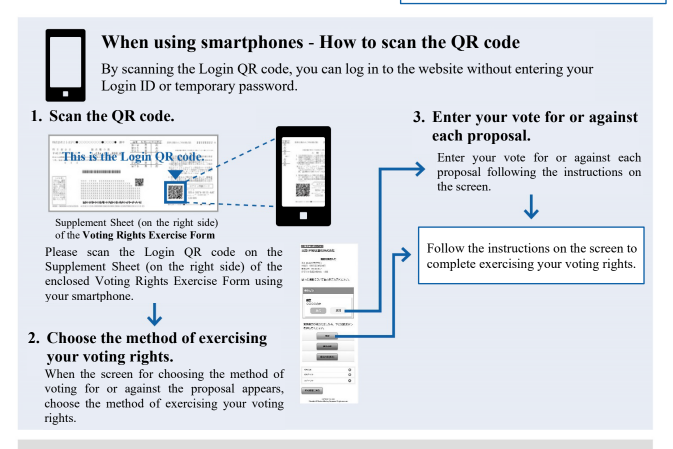


Notes for exercising your voting rights via the Internet

When exercising your voting rights via the Internet, please access the voting rights exercise website from your smartphone or personal computer, etc. and follow the instructions on the screen.

Voting rights exercise deadline

By no later than 5:30 p.m. on Wednesday, March 26, 2025



To institutional investors:

If prior application is made for use of the electronic voting rights exercising platform operated by ICJ, Inc., you may exercise your voting rights via the platform.

^{*} QR code is a registered trademark of DENSO WAVE INCORPORATED.



How to enter your Login ID and temporary password

1. Access the voting rights exercise website



2. Enter your Login ID and temporary password provided in your Supplement Sheet (on the right side) of the Voting Rights Exercise Form



Hereafter, please follow the instructions on the screen to exercise your vote.

Voting Rights Exercise Website https://evote.tr.mufg.jp/



Cautions:

Handling of voting rights exercised for multiple times

- If you exercise your voting rights via the Internet, you do not need to vote by mail.
- If you exercised your voting rights both in writing and via the Internet, the voting rights exercised via the Internet shall be treated as the valid vote.
- If you exercised your voting rights for multiple times via the Internet, the voting rights exercised last shall be treated as the valid vote.

Website business hours:

The website is unavailable from 2:30 a.m. through 4:30 a.m. every day.

Inquiries about the system, etc.

Stock Transfer Agency Department (help desk), Mitsubishi UFJ Trust and Banking Corporation

Too Phone: 0120-173-027

(toll free, inquiries accepted from 9:00 a.m. to 9:00 p.m. (only within Japan))

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus

We consider the return of profits to our shareholders to be an important business mission. From the second year of the medium-term management plan (from the fiscal year ended December 31, 2022 to the fiscal year ending December 31, 2025), we work under a basic policy of aiming for a dividend at a dividend on equity (DOE) of 5% level to further clarify the stance of shareholder return, and determine the amount while considering the performance of each quarter and economic circumstances. Under the policy, the Company would like to declare year-end dividend for the 59th fiscal year as described below.

- 1. Type of dividend: Cash dividend
- 2. Matters related to the allocation of assets to be paid as dividends and the total amount of dividends: The Company proposes paying a dividend of ¥50 per common share for a total of ¥872,515,450.
- 3. Effective date of payment of dividends from surplus: March 28, 2025

Proposal 2: Election of Seven (7) Directors

The terms of office of all seven (7) Directors will expire at the conclusion of this General Meeting of Shareholders. We therefore propose that seven (7) Directors be elected.

The candidates are as follows. The Board of Directors nominated the candidates based on the advice given by the Nomination Committee.

No.	Na	Gender	Positions	Responsibilities	Attendance at the Board of Directors meetings held during the fiscal year ended December 31, 2024 (Attendance Rate)	
1	Reappointment Ryota Nishimori		Male	President and CEO		Attended 18 out of 18 meetings (100%)
2	Reappointment Akihiko Sako		Male	Chairman		Attended 18 out of 18 meetings (100%)
3	New appointment	New appointment Hirotomo Sabetto		Executive Officer	Head-Core ICT	Attended - out of - meetings (- %)
4	Reappointment	Mika Matsuo	Female	Director		Attended 17 out of 18 meetings (94.4%)
5	Reappointment	Yuki Otsuki	Female	Director		Attended 18 out of 18 meetings (100%)
6	Reappointment	Tatsuo Watanabe	Male	Director		Attended 18 out of 18 meetings (100%)
7	Reappointment	Tatsuya Harada	Male	Director		Attended 17 out of 18 meetings (94.4%)

No.	Name (Date of birth)		Past experience, positions, responsibilities and significant concurrent positions	Number of shares of the Company held
1	Ryota Nishimori (December 18, 1967) Reappointment	April 1994 July 2007 April 2009 January 2011 April 2014 July 2014	Joined Computer Applications Co., Ltd. (currently CAC Holdings Corporation) General Manager, Corporate Planning Dept., the Company Executive Officer and Vice President, Finance Business Unit, the Company Director & President & Treasurer, CAC AMERICA CORPORATION Transferred to CAC Corporation President, Strategic Initiatives, Accel Frontline Limited (currently Inspirisys Solutions Limited)	Company nero
		January 2016 March 2016 April 2016 January 2018	Executive Officer, CAC Corporation Director, the Company Director and Executive Officer, CAC Corporation Director, Head - Corporate Dept., Corporate Planning Dept., and Innovative Business Planning Dept., the Company Director, Head- CAC, the Company President and CEO, CAC Corporation	69,477
		January 2019 March 2019 March 2020 January 2021	Director, Executive Officer, Head-Core ICT Domain, the Company Managing Executive Officer, Head-Core ICT Domain, the Company Director, Senior Executive Officer, Head-Core ICT Domain, the Company President and CEO, the Company (to present)	
		January 2025 [Significant conc • Chairman, CA	C Corporation	
2	Akihiko Sako (June 15, 1960) Reappointment		Computer Information Service Employees' Pension Fund	78,689
3	Hirotomo Sabetto (June 21, 1974) New appointment	April 2000 January 2014 April 2014 April 2016 January 2023 March 2023 March 2024 January 2025 [Significant conc	Joined CAC Corporation (currently CAC Holdings Corporation) General Manager, Corporate Planning Dept., the Company Transferred to CAC Corporation Executive Officer, CAC Corporation Executive Officer, Deputy Head-Corporate Management, the Company Director and Executive Officer, CAC Corporation Executive Officer, Head-Core ICT, the Company (to present) President and CEO, CAC Corporation (to present)	11,596

No.	Name (Date of birth)		Past experience, positions, responsibilities and significant concurrent positions	Number of shares of the Company held
4	Mika Matsuo (May 29, 1961) Reappointment	January 2018 February 2020 March 2021 March 2022 March 2024 [Significant con • Executive Advi • Independent Di CORPORATION	Morgan Chase & Co. Head of Human Resources Dept., The Tokyo Star Bank, Limited Head of Asia Pacific Human Resources & Senior Vice President, Moody's Japan K.K. Executive Officer & Chief of Staff, The Tokyo Star Bank, Limited Executive Officer & Chief Human Resources Officer, Chartis Far East Holdings KK (currently AIG Japan Holdings KK) Director, Executive Officer & Chief Human Resources Officer, AIG Japan Holdings KK Executive Advisor, Asahi Group Holdings, Ltd. (to present) Director, the Company (to present) Independent Director, Supervisory Committee Member, SEMBA CORPORATION (to present) Outside Director, Manulife Life Insurance Company (to present) current positions] isor, Asahi Group Holdings, Ltd. irector, Supervisory Committee Member, SEMBA	0
5	Yuki Otsuki (February 9, 1986) Reappointment	April 2011 April 2012 April 2013 April 2015 April 2015 July 2015 December 2015 August 2017 September 2018 March 2021 January 2023 [Significant concu- Full-time Indus	Trainee Doctor, Hitachi, Ltd. Hitachinaka General Hospital Trainee Doctor, Tokyo Medical and Dental University, Medical Hospital Full-time Industrial Physician, TOSHIBA CORPORATION Doctor, Department of Dermatology, Tokyo Medical and Dental University, Medical Hospital Full-time Industrial Physician, Tokyo Business Service Co., Ltd. (to present) Doctor, Department of Dermatology, Shonan Fujisawa Tokushukai Hospital Director, Labo Metrica Co., Ltd. (to present) Associate Professor, Department of Dermatology, Tokyo Medical and Dental University, Medical Hospital Chief Physician, Department of Dermatology, Soka Municipal Hospital Director, the Company (to present) Representative Director, Medical Perch Co., Ltd. (to present)	0

No.	Name (Date of birth)		Past experience, positions, responsibilities and significant concurrent positions	Number of shares of the Company held
6	Tatsuo Watanabe (June 11, 1964) Reappointment	WirelessGate, Inc. • Auditor, interne • Outside Directo Inc.	or, Audit and Supervisory Committee Member,	0
7	Tatsuya Harada (June 14, 1972) Reappointment	April 2001 September 2001 December 2001 April 2006 April 2009 April 2013 October 2016 November 2017 September 2019 March 2023 August 2023 [Significant concuete Professor, Research Intelligence Project	Research Fellowship for Young Scientists (PD), Japan Society for the Promotion of Science Visiting Scientist, Carnegie Mellon University Research Associate, Information Science and Technology (IST), The University of Tokyo Lecturer, IST, The University of Tokyo Associate Professor, IST, The University of Tokyo Professor, IST, The University of Tokyo Team Leader, Center for Advanced Intelligence Project, RIKEN (to present) Visiting Professor, Research Center for Medical Bigdata, National Institute of Informatics (to present) Professor, Research Center for Advanced Science and Technology, The University of Tokyo (to present) Director, the Company (to present) Advisor to the President, RIKEN (to present) urrent positions] arch Center for Advanced Science and Technology, The tyo President and Team Leader, Center for Advanced ct, RIKEN tor, Research Center for Medical Bigdata, National	0

(Notes)

- 1. The name in the family register of Ms. Mika Matsuo is Mika Sekiguchi.
- 2. There are no special interests between each candidate for Director and the Company.
- 3. Ms. Mika Matsuo, Ms. Yuki Otsuki, Mr. Tatsuo Watanabe, and Mr. Tatsuya Harada are candidates for Outside Directors.
- 4. Ms. Mika Matsuo, who possesses abundant experience in corporate management as charged with the HR function, has been fulfilling her role appropriately through providing opinions and advice to ensure adequacy and appropriateness of decision-making by the Board of Directors. Expecting that she will leverage her experience and skills to provide advice for decision-making by the Board of Directors, the Company recommends that she be elected as Outside Director. The term of office of Ms. Mika Matsuo as Outside Director will be four (4) years at the conclusion of this General Meeting of Shareholders.
- 5. Ms. Yuki Otsuki, who possesses abundant experience as an industrial physician in such areas as work environment improvement and mental health management, has been fulfilling her role appropriately through providing opinions and advice to ensure adequacy and appropriateness of decision-making by the Board of Directors and providing advice on promoting the health and productivity management. Expecting that she will leverage her experience and skills to provide advice for decision-making by the Board of Directors, the Company recommends that she be elected as Outside Director. The term of office of Ms. Yuki Otsuki as Outside Director will be four (4) years at the conclusion of this General Meeting of Shareholders.

- 6. Mr. Tatsuo Watanabe, who possesses abundant experience in corporate management and other duties gained over many years, has been fulfilling his role appropriately through providing opinions and advice to ensure adequacy and appropriateness of decision-making by the Board of Directors. Expecting that he will leverage his experience and skills to provide advice for decision-making by the Board of Directors, the Company recommends that he be elected as Outside Director. The term of office of Mr. Tatsuo Watanabe as Outside Director will be two (2) years at the conclusion of this General Meeting of Shareholders.
- 7. Mr. Tatsuya Harada has been fulfilling his role appropriately through providing opinions and advice to ensure adequacy and appropriateness of decision-making by the Board of Directors, mainly based on his profound knowledge as a specialist in advanced technology. Expecting that he will leverage his experience and skills to provide advice for decision-making by the Board of Directors, the Company recommends that he be elected as Outside Director. The term of office of Mr. Tatsuya Harada as Outside Director will be two (2) years at the conclusion of this General Meeting of Shareholders.
- 8. The Company has entered into agreements with Outside Directors Ms. Mika Matsuo, Ms. Yuki Otsuki, Mr. Tatsuo Watanabe, and Mr. Tatsuya Harada to limit their liability pursuant to Article 427, Paragraph 1 of the Companies Act. Subject to their reappointment, the Company intends to continue the above-mentioned agreements with them.

 The maximum amount of liability pursuant to the agreement is the minimum amount stipulated by Article 425, Paragraph 1 of the Companies Act.
- 9. The Company has entered into a directors' and officers' liability insurance policy with an insurance company and intends to renew it in April 2025. The policy covers expenses and damage payments to be borne by insured persons arising from third party litigations, derivative lawsuits, and corporate litigations.
 However, there are grounds for exemptions. For example, losses or damage an insured person has caused intentionally or with gross negligence will not be covered.
 If the candidates for Directors assume office, they will become insured persons under the insurance policy.
- 10. The Company has designated Ms. Mika Matsuo, Ms. Yuki Otsuki, Mr. Tatsuo Watanabe, and Mr. Tatsuya Harada as independent officers prescribed by the Tokyo Stock Exchange, Inc. and registered them as such at the Tokyo Stock Exchange, Inc. Subject to their reappointment as Directors, the Company will reappoint them as independent officers.

Proposal 3: Election of Two (2) Corporate Auditors

The terms of office of two (2) Corporate Auditors will expire at the conclusion of this General Meeting of Shareholders. We therefore propose that two (2) Corporate Auditors be elected.

This proposal has been endorsed by the consent of the Board of Corporate Auditors.

The candidates are as follows.

No.	Name (Date of birth)	Past experience, positions and significant concurrent positions		Number of shares of the Company held
1	Shinju Tanno (June 17, 1967) New appointment	April 1987 July 1989 January 2009 April 2014 January 2015 March 2019 [Significant conce	Joined Lautreamont Co., Ltd. Joined Nippon System Service Co., Ltd. (currently CAC Holdings Corporation) General Manager, AMO 1st Section, AMO Unit, the Company Transferred to CAC Corporation Executive Officer, CAC Corporation Director and Executive Officer, CAC Corporation (to present) urrent position] itor, CAC Corporation (scheduled)	4,411
2	Hirokazu Honda (May 5, 1970) Reappointment	April 1997 March 2004 August 2004 June 2007 June 2015 March 2017 [Significant concernation of Partner, ABE, I	Admitted to the Bar Joined ABE, IKUBO & KATAYAMA Admitted to the New York Bar Partner, ABE, IKUBO & KATAYAMA (to present) Outside Corporate Auditor, Uoriki Co., Ltd. Outside Director, Uoriki Co., Ltd. Senior Director, International Association for the Protection of Intellectual Property of Japan Corporate Auditor, the Company (to present) urrent position] IKUBO & KATAYAMA	0

(Notes)

- 1. Mr. Shinju Tanno is scheduled to retire as Director and Executive Officer of CAC Corporation by the day of this General Meeting of Shareholders. Additionally, he is scheduled to assume the position of Corporate Auditor, CAC Corporation by the day of this General Meeting of Shareholders.
- 2. There are no special interests between each candidate for Corporate Auditor and the Company.
- 3. Mr. Hirokazu Honda is a candidate for Outside Corporate Auditor.
- 4. The Company recommends that Mr. Hirokazu Honda be elected as Outside Corporate Auditor based on the fact that he has been fulfilling his role appropriately through providing opinions and advice to ensure appropriateness of decision-making by the Board of Directors mainly from the perspective of an attorney. The term of office of Mr. Hirokazu Honda as Outside Corporate Auditor will be eight (8) years at the conclusion of this General Meeting of Shareholders.
- 5. The Company has entered into an agreement with Mr. Hirokazu Honda, Outside Corporate Auditor, to limit his liability pursuant to Article 427, Paragraph 1 of the Companies Act. Subject to his reappointment, the Company intends to continue the above-mentioned agreement with him. The Company also intends to enter into the agreement with Mr. Shinju Tanno, a candidate for Corporate Auditor.
 - The maximum amount of liability pursuant to the agreement is the minimum amount stipulated by Article 425, Paragraph 1 of the Companies Act.
- 6. The Company has entered into a directors' and officers' liability insurance policy with an insurance company and intends to renew it in April 2025. The policy covers expenses and damage payments to be borne by insured persons arising from third party litigations, derivative lawsuits, and corporate litigations.
 - However, there are grounds for exemptions. For example, losses or damage an insured person has caused intentionally or with gross negligence will not be covered.
 - If the candidates for Corporate Auditors assume office, they will become insured persons under the insurance policy.
- 7. The Company has designated Mr. Hirokazu Honda as an independent officer prescribed by the Tokyo Stock Exchange, Inc. and registered him as such at the Tokyo Stock Exchange, Inc. Subject to his reappointment as Corporate Auditor, the Company will reappoint him as an independent officer.

(Reference)
If all candidates listed in this Notice of the Annual General Meeting of Shareholders are elected as proposed, the Company's Board of Directors, including Corporate Auditors who are not up for election this time, will comprise members with the following skills:

Name	Business management	Finance	Legal affairs/ risks/ governance	IT/ technological trends/products	Global experience	Personnel affairs/ human resource development/ health and productivity management	Society/ environment/ sustainability	Business development/ sales/marketing
Ryota Nishimori	•			•	•	•	•	•
Akihiko Sako	•				•	•	•	•
Hirotomo Sabetto	•			•				•
Mika Matsuo					•	•	•	
Yuki Otsuki						•	•	
Tatsuo Watanabe	•	•	•					
Tatsuya Harada				•				
Kazuki Kawamata				•				•
Shinju Tanno						•		•
Hirokazu Honda			•		•			
Yuichi Ishino	•	•			•			•