Universal Entertainment Corporation (hereinafter referred to as the “Company”) hereby announces the following matters pertaining to controlling shareholders, etc. as they apply to Okada Holdings GK and Okada Holdings Limited, which are parent companies of the Company.

1. Trade Names, Etc. of Parent Companies

(As of March 31, 2012)

<table>
<thead>
<tr>
<th>Name</th>
<th>Class</th>
<th>Ratio of voting rights held (%)</th>
<th>Financial instruments exchange, etc. where issued shares are listed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Ratio of directly-held shares</td>
<td>Ratio of jointly-calculated shares</td>
</tr>
<tr>
<td>Okada Holdings GK</td>
<td>Parent company</td>
<td>73.28</td>
<td>–</td>
</tr>
<tr>
<td>Okada Holdings Limited</td>
<td>Parent company</td>
<td>–</td>
<td>73.28</td>
</tr>
</tbody>
</table>

2. Name of Parent Company, Etc. Recognized to Have Greatest Influence on Listed Company and Reason Thereof

Name: Okada Holdings GK
Reason: Okada Holdings GK is in a position where it may exercise influence on the Company based on its direct holding of the Company’s shares, and it is believed to have a significant influence on decision-making at the Company and its business activities. Therefore, the Company is electing to make Okada Holdings GK a parent company subject to disclosure requirements.


Okada Holdings GK holds 73.28% of voting rights in the Company. Okada Holdings Limited is the parent company of Okada Holdings GK, and indirectly holds 73.28% of voting rights in the Company.

Additionally, Kazuo Okada, the Chairman of the Board of Directors of the Company, is also the First Director and a major shareholder of Okada Holdings Limited. Tomohiro Okada, a Member of the Board of
Directors of the Company, is also a major shareholder of Okada Holdings Limited.

Okada Holdings GK is an asset management company whose equity interests of members are held by Okada Holdings Limited (which itself is an asset management company whose shares are held in their entirety by Kazuo Okada, the Chairman of the Board of Directors of the Company, and Tomohiro Okada, a Member of the Board of Directors of the Company, and other parties). In the future, Okada Holdings GK is expected to continue to hold shares in the Company over the long term in the capacity of a stable shareholder. Additionally, there are no business-based restrictions, risks, disadvantages, etc. resulting from the Company’s belonging to the company group under the parent companies, etc., nor is there anything serving as an impediment to the business activities of the Company. Moreover, no transaction that would prove detrimental to the Company or its minority shareholders is anticipated, and it has been concluded that the system protecting minority shareholders will be maintained.

4. Matters Pertaining to Transactions with Controlling Shareholders, Etc.

<table>
<thead>
<tr>
<th>Class</th>
<th>Name of company, etc.</th>
<th>Owning or owned percentage of voting rights (%)</th>
<th>Relationship with related party</th>
<th>Description of transactions</th>
<th>Transaction amount (Note 1)</th>
<th>Account item</th>
<th>Year-end balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Parent company</td>
<td>Okada Holdings GK</td>
<td>Indirectly held: 73.28%</td>
<td>Leasing of property</td>
<td>Deposit of guarantees Payment of rent, etc.</td>
<td>141 Guarantee deposits</td>
<td>106</td>
<td>141</td>
</tr>
</tbody>
</table>

Transaction Conditions and Decision Policy Thereof, Etc.

Note 1: “Transaction amount” does not include consumption taxes. Consumption taxes are included in “Year-end balance.”

Note 2: “Payment of rent, etc.” is determined through discussion between the two parties following consideration of the nature of the business involved.

5. Status of Execution of Policies to Protect Minority Shareholders in Transactions Conducted with Controlling Shareholders, Etc.

Upon engaging in transactions with controlling shareholders, etc., the Company, following consideration of market prices, shall review and deal with said transactions to ensure that the interests of minority shareholders are not harmed. The Company has adopted a policy of conducting transactions with controlling shareholders, etc. in a fair and appropriate manner similar to general transactions through obtaining opinions from persons with no conflict of interest with controlling shareholders, etc., consulting with attorneys, or requesting assessments from independent organizations as the situation requires.

6. Whether the Parent Companies, Etc. Constitute Companies, Etc. Requiring Continuous Disclosure

The parent companies, etc. do not constitute companies, etc. that require continuous disclosure.


There is no scheduled change in the future positioning of the parent companies, etc. in the Company group or in other future relationships with the parent companies, etc.