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(Stock Exchange Code 7313) June 4, 2025 (Start Date of Electronic Provision Measures: May 23, 2025)

To Shareholders with Voting Rights:

Masanari Yasuda Representative Director, President **TS TECH CO., LTD.** 3-7-27, Sakae-cho, Asaka-shi, Saitama, Japan

## NOTICE OF THE 79th ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

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

You are hereby informed that the 79th Annual General Meeting of Shareholders of TS TECH CO., LTD. (the "Company") will be held as described below.

As the Company is taking electronic provision measures in convening this General Meeting of Shareholders, matters subject to electronic provision measures are posted as the Notice of the 79th Annual General Meeting of Shareholders in the Company's website noted on the following page.

Please review the Reference Documents for the General Meeting of Shareholders and exercise your voting rights by mail or electromagnetic methods (via the Internet, etc.) no later than 17:30 on Thursday, June 19, 2025.

1.	Date and time	Friday, June 20, 2025 at 10:00 a.m., Japan time
		(Reception is scheduled to start from 9:00 a.m.)
2.	Place	Ballroom Fuji on the 3rd floor of Hotel Metropolitan

1-6-1, Nishi-Ikebukuro, Toshima-ku, Tokyo, Japan

## 3. Agenda of the Meeting

Matters to be reported:

- 1. The Business Report, Consolidated Financial Statements for the Company's 79th Fiscal Year (April 1, 2024 March 31, 2025) and results of audits by the Accounting Auditor and the Audit & Supervisory Committee of the Consolidated Financial Statements
- 2. Non-Consolidated Financial Statements for the Company's 79th Fiscal Year (April 1, 2024 March 31, 2025)

#### Proposals to be resolved:

**Proposal 1:** Election of Seven (7) Directors (Excluding Directors who are Audit & Supervisory Committee Members)

Proposal 2: Election of Four (4) Directors who are Audit & Supervisory Committee Members

> In the event that the matters subject to electronic provision measures require revisions, a description of the revisions will be posted on the respective websites.

<sup>&</sup>gt; There will be no souvenirs or refreshments.

<sup>▶</sup> We will post a notice on our website in the event that there is a major change to the operation of this meeting.

<sup>▶</sup> When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception.

#### Websites Providing Matters Subject to Electronic Provision Measures

· The Company's website:

https://www.tstech.co.jp/english/ir/library/generalmeeting/

- The Tokyo Stock Exchange's website:
  - https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show
    - \* Please view the materials by accessing the Tokyo Stock Exchange's website, entering the Company's name or Stock Exchange Code in the search field, and selecting "Basic information" followed by "Documents for public inspection/PR information" in that order.
- The Portal of Shareholders' Meeting:

https://www.soukai-portal.net

- > In accordance with the system for electronic provision of materials for shareholders' meetings, starting with this General Meeting of Shareholders, a summary version of the convocation notice has been sent to shareholders in addition to the simplified convocation notice legally required to be delivered (narrowly defined convocation notice and information on the website providing matters subject to electronic provision measures). This summary version contains a reference document for the General Meeting of Shareholders
- > The matters listed below are not included in the documents to be delivered to shareholders who have requested paper copies of the material, based on laws and regulations and Article 14 of the Articles of Incorporation. Note that these matters are also within the scope of the review by the Audit & Supervisory Committee Members and the Accounting Auditor.
  - · Business Report

  - Status of Our Group
    Matters Regarding the Company's Shares
  - 3. Matters Regarding the Company's Share Acquisition Rights
  - 4. Matters Regarding Directors (and other Officers)
  - 5. Status of the Accounting Auditor
  - 6. The Company's Systems and Policies Consolidated Financial Statements Consolidated Statement of Changes in Equity Notes to the Consolidated Financial Statements
  - Non-Consolidated Financial Statements Non-Consolidated Balance Sheet Non-Consolidated Statement of Income Non-Consolidated Statement of Changes in Equity Notes to the Non-Consolidated Financial Statements
  - · Accounting Auditor's Audit Report on the Consolidated Financial Statements
  - · Accounting Auditor's Audit Report on the Financial Statements
  - · Audit & Supervisory Committee's Audit Report

> Shareholders who wish to receive the full text of the notice of the subsequent General Meeting of Shareholders are requested to contact their securities firm or the Sumitomo Mitsui Trust Bank, Limited.

Inquiries: Stock Transfer Agency Business Planning Department, Sumitomo Mitsui Trust Bank, Limited

Tel: 0120-782-031 (call center toll-free in Japan)

Hours: 9:00 a.m. - 5:00 p.m. Japan time (excluding Saturdays, Sundays, public holidays, and December 31 - January 3)

#### Guidance on Exercising Voting Rights via the Internet, etc.

If you wish to exercise your voting rights via the Internet, etc., please review the following before proceeding. 1. Methods for Exercising Voting Rights

- You can exercise your voting rights via the Internet, etc., using either of the following methods:
- a. How to exercise voting rights using smartphone, etc.
  - (1) Scan the QR Code\* printed on your Voting Rights Exercise Form (no ID or password required)
  - (2) Tap the "Go to Voting" button at the top of the Shareholder Meeting Portal website to access the voting screen.
  - (3) Thereafter, follow the on-screen instructions to enter your votes for or against the proposals.
  - \*QR Code is a registered trademark of DENSO WAVE INCORPORATED.
- b. How to exercise voting rights using PC, etc.
  - (1) Access the Shareholder Meeting Portal website (https://www.soukai-portal.net) and enter the "Shareholder Meeting Portal Login ID" and "Password" printed on the Voting Rights Exercise Form.
  - (2) Click the "Go to Voting" button at the top of the website to access the voting screen.

(3) Thereafter, follow the on-screen instructions to enter your votes for or against the proposals. Alternatively, you can also exercise your voting rights by accessing the Voting Rights Exercise Website (https://www.web54.net) and entering the "Voting Rights Exercise Code" and "Password" printed on your Voting Rights Exercise Form.

- 2. Handling of the Exercise of Voting Rights
- a. If you exercise your voting rights in writing and via the Internet, etc. multiple times, the vote exercised via the Internet, etc. will be considered valid. If multiple votes are submitted via the Internet, etc., the latest submission will be considered valid.
- b. If you wish to change your vote after it has been submitted, you must access the Voting Rights Exercise Website (https://www.web54.net) and re-enter the "voting code" and "password" printed on your Voting Rights Exercise Form. If you have changed your password for the Voting Rights Exercise Website, please use the changed password.
- 3. Handling of Your Password, Voting Rights Exercise Code, and Shareholder Meeting Portal Login ID
- a. Your password is a means of confirming your identity as a shareholder. Please keep it secure, as you would your registered seal or PIN.
- b. If you enter the password incorrectly a certain number of times, it will be locked and you will not be able to use it.
- c. "Voting Rights Exercise Code" and "Shareholder Meeting Portal Login ID" printed on your Voting Rights Exercise Form is valid only for this General Meeting of Shareholders.
- 4. Inquiries Regarding Usage

If you have any questions about navigating the Shareholder Meeting Portal Site or the Voting Rights Exercise Website, please contact:

Dedicated line for Stock Transfer Agency Web Support, Sumitomo Mitsui Trust Bank, Limited Tel: 0120-652-031 (call center toll-free in Japan)

Hours: 9:00 a.m. - 9:00 p.m. Japan time

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

# Proposal 1: Election of Seven (7) Directors (Excluding Directors who are Audit & Supervisory Committee Members)

The term of office for all seven (7) Directors (excluding Directors who are Audit & Supervisory Committee Members; hereinafter the same applies in this proposal) will expire at the close of this General Meeting of Shareholders. Accordingly, the Company proposes the election of seven (7) Directors.

The candidates for Director (excluding Directors who are Audit & Supervisory Committee Members) are as follows:

No.	Name		Positions	Meetings of the Board of Directors attended
1	Masanari Yasuda	[Reappointment]	Representative Director, President	100% (17/17)
2	Eiji Toba	[Reappointment]	Representative Director, Senior Managing Officer	100% (17/17)
3	Yasushi Suzaki	[Reappointment]	Director, Senior Managing Officer	100% (17/17)
4	Satoru Munemura	[New appointment]	Managing Officer	_
5	Hiroshi Naito	[Reappointment]	Director, Operating Officer	100% (14/14)
6	Kaori Matsushita	[Reappointment] [Outside] [Independent]	Director	100% (17/17)
7	Hiromi Wada	[New appointment] [Outside] [Independent]	_	_

Names and other information of Directors

No.	Name (Date of birth)	Career summary, positions, and responsibility at the Company		Number of shares of the Company held
		April 1982	Joined the Company	
		April 2007	Corporate Development and Engineering Division, Design Department General Manager	
		April 2008	Operating Officer, Corporate Development and Engineering Division Deputy Executive General Manager	
		April 2010	Operating Officer, Corporate Development and Engineering Division Executive General Manager	
		June 2010	Director, Corporate Development and Engineering Division Executive General Manager	
		June 2014	Managing Director, Corporate Development and Engineering Division Executive General Manager	
	●	April 2016	Managing Director	
	Masanari Yasuda	June 2016	Senior Managing Director (Representative Director)	
1	(January 9, 1959)	June 2018	Representative Director, President (incumbent)	92,410 shares
		[Significant cor	ncurrent positions]	
	[Reappointment]	—		
	Meetings of the Board of Directors attended 100% (17/17)	Mr. Masanari Y	mination as a candidate for Director] asuda has extensive experience, primarily in overseas evelopment domains, and has served as the Company's	
	Conflicts of interest		Director, President since June 2018.	
	with the Company:	In fiscal 2024, ł	he spearheaded the management of the entire Group	
	None		ng leadership and decisiveness, while overseeing	
			ion as Officer in Charge of Quality Assurance, Janufacturing, and Business Administration, as well as	
		leading capital		
		corporate comp		
		We request his	reappointment as Director, to strengthen management ther growth towards realizing our 2030 Vision.	

No.	Name (Date of birth)	Career	summary, positions, and responsibility at the Company	Number of shares of the Company held
		April 1994	Joined the Company	
		April 2007	Stationed at TS TECH NORTH AMERICA, INC. (currently TS TECH AMERICAS, INC.)	
		July 2013	Corporate Development and Engineering Division, Model LPL Department Model LPL	
		April 2016	Operating Officer Director and President of TS TECH DO BRASIL LTDA.	
		April 2019	Operating Officer, Corporate Manufacturing Division Deputy Executive General Manager	
		April 2020	Operating Officer Asia and Europe Executive General Manager Director and President of TS TECH ASIAN CO., LTD.	
	(man)		Director and Chairman of TS TECH	
	87-0-1		BANGLADESH LIMITED	
			Director and Chairman of TS TECH UK LTD	
		June 2020	Managing Director	
	Eiji Toba	April 2021	Managing Director, Asia and Europe Segment Executive General Manager	
2	(September 17, 1968)	June 2021	Director, Managing Officer, Asia and Europe Segment Executive General Manager	24,340 shares
	[Reappointment] Meetings of the Board	April 2022	Director, Managing Officer, Corporate Development and Engineering Division Executive General Manager	
	of Directors attended 100% (17/17) Conflicts of interest with the Company:	April 2024	Representative Director, Senior Managing Officer, Corporate Development and Engineering Division Executive General Manager (incumbent) Compliance Officer (incumbent)	
	None	[Significant co	ncurrent positions]	
			neurient positions]	
			omination as a candidate for Director] has extensive overseas experience, and broad	
		experience prir	narily in development and manufacturing, and has	
			ompany's Representative Director since April 2024. he oversaw business execution as Officer in Charge of	
			Management, Sales, Purchasing, and Business	
			, and has spearheaded the management of the entire	
		Group with Mr	Yasuda as Compliance Officer of the Company.	
			reappointment as Director, to strengthen management	
L		and achieve fur	ther growth towards realizing our 2030 Vision.	

No.	Name (Date of birth)	Career summary, positions, and responsibility at the Company		Number of shares of the Company held
		April 1990	Joined the Company	
		April 2003	Stationed at TS TECH NORTH AMERICA, INC. (currently TS TECH AMERICAS, INC.)	
		April 2012	Corporate Manufacturing Division, Manufacturing Planning Department General Manager	
		April 2016	Corporate Manufacturing Division, Saitama Plant Manager	
		April 2018	Operating Officer, Corporate Manufacturing Division Deputy Executive General Manager	
		April 2020	Operating Officer, Corporate Manufacturing Division Executive General Manager	
	1300	June 2020	Director, Corporate Manufacturing Division Executive General Manager	
		June 2021	Director, Operating Officer, Corporate Manufacturing Division Executive General Manager	
3	Yasushi Suzaki (May 5, 1966)	April 2022	Director, Managing Officer, Corporate Manufacturing Division Executive General Manager	19.657 shares
5	(May 5, 1900)	April 2024	Risk Management Officer	17,057 sitares
	[Reappointment] Meetings of the Board	April 2025	Director, Senior Managing Officer, Americas Segment Executive General Manager (incumbent)	
	of Directors attended		Director and President of TS TECH AMERICAS, INC. (incumbent)	
	100% (17/17)	[Significant cor	ncurrent positions]	-
			esident of TS TECH AMERICAS, INC.	
	Conflicts of interest			
	with the Company: None	[Reasons for no	mination as a candidate for Director]	
	None		zaki has broad experience, primarily in overseas	
			nanufacturing, which has given him a high level of	
		-	sight into these domains.	
			ne led the establishment of globally-competitive	
			ems and functions as well as serving as Risk fficer, and from April 2025, he has managed the entire	
			as new customer acquisition and technology	
			rimarily in the Americas.	
			reappointment as Director, to strengthen management	
			reappointment as Director, to strengthen management ther growth towards realizing our 2030 Vision.	

No.	Name (Date of birth)	Career summary, positions, and responsibility at the Company		Number of shares of the Company held
		April 1986	Joined the Company	
		April 2007	Corporate Sales Division, Global Sales Department General Manager	
		April 2009	Corporate Sales Division, Sales Department 3 General Manager	
		April 2012	Corporate Sales Division, Business Development Department General Manager	
	60	April 2018	President of TS TECH (THAILAND) CO., LTD.	
	E.		President of TS TECH (KABINBURI) CO., LTD.	
		April 2022	Operating Officer, Asia Segment Executive General Manager	
	Satoru Munemura		President of TS TECH ASIAN CO., LTD.	
4	(March 1, 1963)	April 2024	Managing Officer, Corporate Sales and Purchasing Division Executive General Manager (incumbent)	9,998 shares
	[New appointment]	April 2025	Risk Management Officer (incumbent)	
	Meetings of the Board	•	current positions]	
	of Directors attended	—		
		[Reasons for no	mination as a candidate for Director]	
	Conflicts of interest with the Company: None	segments, sales	nemura has broad experience, primarily in overseas , and purchasing, which has given him a high level of usight into these domains.	
		In fiscal 2024, l	he led the entire sales and purchasing domains, and from has supervised risk management for the whole Group as	
		We request his	appointment as Director, in the expectation that he can les, purchasing, and other domains towards realizing our	

No.	Name (Date of birth)	Career s	Career summary, positions, and responsibility at the Company	
		April 1989	Joined Honda Motor Co., Ltd.	
		April 2015	General Manager of Regional Operation Planning Office (South America) of Honda Motor Co., Ltd.; Stationed at Honda South America Ltda. (Sumare, Brazil)	
		April 2019	General Manager of Accounting Division for Business Management Operations of Honda Motor Co., Ltd.	
		April 2021	General Manager of Sustainability Planning Division, Corporate Planning Supervisory Unit of Honda Motor Co., Ltd.	
		April 2023	General Manager of Four-wheeled and Electric Business Management Division, Business Management Supervisory Unit, Corporate Administration Operations of Honda Motor Co., Ltd.	
5	Hiroshi Naito (February 25, 1967)	April 2024	Operating Officer, Corporate Business Administration Division, Executive General Manager	7,089 shares
	[Reappointment]	June 2024	Director of Honda Cars SAITAMAKITA CO., LTD. (incumbent)	
	Meetings of the Board of Directors attended 100% (14/14)		Director, Operating Officer, Corporate Business Administration Division Executive General Manager (incumbent)	
	× ,	[Significant con	ncurrent positions]	
	Conflicts of interest with the Company:	Director of Hor	ıda Cars SAITAMAKITA CO., LTD.	
	None	[Reasons for no	mination as a candidate for Director]	
			ito has an extensive business track record in Japan and	
			nda Motor Co., Ltd., and broad experience and	
		knowledge in o domains.	perations, finance business administration and other	
			he led the development of financial strategies to support owth for the whole Group.	
		-	reappointment as Director, to strengthen management	
		and achieve fur	ther growth towards realizing our 2030 Vision.	

No.	Name (Date of birth)	Career summary, positions, and responsibility at the Company		Number of shares of the Company held
		April 1982	Joined FUJITSU LIMITED	
		April 2007	General Manager of Project Management Department, Alliance Management Division, Global Strategy Headquarters of FUJITSU LIMITED	
		September 2013	General Manager of Project Management Department, Alliance Management Department, Global Strategy Headquarters of FUJITSU LIMITED	
	6 6		Diversity Mentor of FUJITSU LIMITED	
		April 2016	Senior Director, Global Marketing Headquarters of FUJITSU LIMITED	
		May 2019	Representative Director, President of K&L Consulting LLC (incumbent)	
	Kaori Matsushita (April 16, 1959)	June 2020	Outside Director and Audit & Supervisory Committee Member of Taisei Oncho Co., Ltd. (incumbent)	
6		May 2022	Outside Director of Belc CO., LTD.	1,723 shares
Ŭ	[Reappointment] [Outside]	June 2022	Director of the Company (incumbent)	1,725 shures
	[Independent]	[Significant cor	current positions]	
	Meetings of the Board of Directors attended 100% (17/17) Conflicts of interest with the Company: None Repres Outsid Taisei [Reaso summa Ms. K throug	Representative	Director, President of K&L Consulting LLC	
		Outside Directo Taisei Oncho C	r and Audit & Supervisory Committee Member of o., Ltd.	
		[Reasons for nomination as a candidate for Outside Director, and summary of expected roles]		
		through the plan alliance strategy	Ms. Kaori Matsushita has extensive experience and insight gained through the planning and promotion of new business and corporate alliance strategy at a comprehensive IT vendor, and diversity	
		-	pport at a consulting company.	
		We request her reappointment as Outside Director in the expectation that she will continue to contribute to enhancing diversity and ensuring		
			of management of the Company.	

No.	Name (Date of birth)	Career summary, positions, and responsibility at the Company		Number of shares of the Company held
		April 1983	Joined Matsushita Electric Industrial Co., Ltd. (currently Panasonic Corporation)	
		April 2010	Trustee of Panasonic Corporation	
		March 2016	Trustee of The Linux Foundation, a non-profit standards organization	
		August 2020	Advisor of Panasonic Corporation Automotive Company (currently Panasonic Automotive Systems Co., Ltd.) (incumbent)	
	Hiromi Wada (July 24, 1960)June 2[New appointment] [Outside] [Independent][Signifi Outside] RepreseMeetings of the Board of Directors attended[Reason	June 2021	Outside Director of Imasen Electric Industrial Co., Ltd. Outside Director of SAKAI CHEMICAL INDUSTRY CO., LTD. (incumbent)	
		June 2022	Representative Director of i-Golf Studio Co., Ltd. (now HIROZ Co, Ltd.) (incumbent)	
_		April 2023	Outside Director of SHIMANO INC. (incumbent)	0 shares
7		[Significant concurrent positions]		
		Outside Director of SAKAI CHEMICAL INDUSTRY CO., LTD.		
		-	Director of i-Golf Studio Co., Ltd. (now HIROZ Co., Ltd.)	
		Outside Directo	r of SHIMANO INC.	
		L .	[Reasons for nomination as a candidate for Outside Director, and summary of expected roles]	
	Conflicts of interest		da has extensive experience and insight centered on	
	with the Company: None		d technology domains at a general electric manufacturer, g as an outside director at other companies, which	
	TORC		th management experience.	
			appointment as a new Outside Director in the expectation nation to contribute to ensuring the soundness of the Company	

(Notes)

- 1. Ms. Kaori Matsushita and Ms. Hiromi Wada are candidates for Outside Director as prescribed in Article 2, Paragraph 3, Item 7 of the Ordinance for Enforcement of the Companies Act.
- 2. The Company has designated Ms. Kaori Matsushita as an Independent Officer as stipulated by Tokyo Stock Exchange, Inc. and notified the Exchange as such. If Ms. Kaori Matsushita is re-elected and assumes office as Director, the Company will continue to designate her as an Independent Officer as stipulated by Tokyo Stock Exchange, Inc. If Ms. Hiromi Wada is elected and assumes office as Director, the Company will similarly designate her as an Independent Officer as stipulated by Tokyo Stock Exchange, Inc. and notify the Exchange as such.
- 3. The period of service of Ms. Kaori Matsushita as an Outside Director of the Company will be three (3) years at the close of this Annual General Meeting of Shareholders.
- 4. Pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, the Company has entered into an agreement with Ms. Kaori Matsushita to limit her liability for damages, as prescribed in Article 423, Paragraph 1 of the same Act. The amount of liability under the agreement is limited to the minimum liability amount as provided for in Article 425, Paragraph 1 of the same Act. If Ms. Kaori Matsushita is re-elected, the Company will continue the above agreement with her. If Ms. Hiromi Wada is elected and assumes office as Director. the Company will enter into the same agreement with her to limit her liability for damages.
- 5. The Company has entered into a directors and officers liability (D&O liability) insurance contract as stipulated in Article 430-3, Paragraph 1 of the Companies Act with an insurance company to cover legal damages and litigation expenses in the event that a claim for damages is made against the insured parties. The candidates will be included among the insured parties under this insurance contract if they are elected and assume office as Directors. The Company intends to renew this insurance contract with the same contents at the time of the next renewal.
- Opinions of the Audit & Supervisory Committee

The Audit & Supervisory Committee deliberated on the selection of candidates for Director (excluding Directors who are Audit & Supervisory Committee Members) in this proposal after confirming the

details of deliberations by the Nomination and Compensation Committee and evaluating the status of business execution, career summary and expertise, etc. of each candidate.

As a result, we have determined that the procedures for selection are reasonable, and that the candidates for Director (excluding Directors who are Audit & Supervisory Committee Members) are suitable as Directors of the Company.

#### **Proposal 2: Election of Four (4) Directors who are Audit & Supervisory Committee Members**

The term of office for all four (4) Directors who are Audit & Supervisory Committee Members will expire at the close of this General Meeting of Shareholders. Accordingly, the Company proposes the election of four (4) Directors who are Audit & Supervisory Committee Members. The consent of the Audit & Supervisory Committee has been obtained regarding this proposal.

The candidates for Directors who are Audit & Supervisory Committee Members are as follows:

No.	Name		Positions	Meetings of the Board of Directors attended	Meetings of the Audit & Supervisory Committee attended
1	Yoshikazu Ariga	[New appointment]	Managing Officer	—	—
2	Hajime Hayashi	[Reappointment] [Outside] [Independent]	Director, Audit & Supervisory Committee Member	100% (17/17)	100% (17/17)
3	Tomoko Nakada	[Reappointment] [Outside] [Independent]	Director, Audit & Supervisory Committee Member	100% (17/17)	100% (17/17)
4	Kenichi Naito	[Reappointment] [Outside] [Independent]	Director, Audit & Supervisory Committee Member	100% (17/17)	100% (17/17)

No.	Name (Date of birth)	Career summary, positions, and responsibility at the Company		Number of shares of the Company held
		April 1990	Joined the Company	
		April 2014	Corporate Purchasing Division, Purchasing Department 2 General Manager	
		April 2015	Operating Officer, Corporate Purchasing Division Deputy Executive General Manager	
	C. S.	April 2016	Operating Officer, Corporate Purchasing Division Executive General Manager	
		June 2016	Director, Corporate Purchasing Division Executive General Manager	
		June 2020	Managing Officer, Corporate Sales and	
	Yoshikazu Ariga		Purchasing Division Deputy Executive General Manager	
	(May 14, 1965)	April 2022	Managing Officer	
1	[New appointment]	1	President of TS TECH Poland sp. z o.o.	12.592 shares
		[Significant cor	current positions]	,
	Meetings of the Board of Directors attended	_		
	— Meetings of the Audit		mination as a candidate for Director who is an Audit & mmittee Members]	
	& Supervisory Committee attended —	Mr. Yoshikazu segments and p	Mr. Yoshikazu Ariga has broad experience, primarily in overseas segments and purchasing, which has given him a high level of expertise and insight into these domains.	
	Conflicts of interest		as the Company's Operating Officer since fiscal 2015, he in the overall management of the Group.	
	with the Company: None	Supervisory Co to contribute to	appointment as a new Director who is an Audit & mmittee Member in the expectation that he will be able the audit and supervision of the Company's ilizing his insight.	

No.	Name (Date of birth)	Career	summary, positions, and responsibility at the Company	Number of shares of the Company held
2	Hajime Hayashi (April 19, 1958) [Reappointment] [Outside] [Independent] Meetings of the Board of Directors attended 100% (17/17) Meetings of the Audit & Supervisory Committee attended 100% (17/17) Conflicts of interest with the Company: None	Founder of Saz [Reasons for no Audit & Superv roles] Mr. Hajime Haj and since his ap appropriately p management of We request his Supervisory Co to contribute to	Joined Mie Labor Management Center      Registered as an Attorney      Joined Owaki & Sumi Law Office      Joined Meiwa Law Office      Representative of Sazanka Law Office      (incumbent)      Auditor of the Company      Director (Audit & Supervisory Committee      Member) (incumbent)      neurrent positions]      anka Law Office      omination as a candidate for Outside Director who is an risory Committee Member, and summary of expected      yashi has extensive experience and insight as an attorney, pointment as Outside Director of the Company, he has erformed audits, such as by giving advice on the the Company as necessary.      reappointment as Outside Director who is an Audit & mmittee Member, in the expectation that he can continue ensuring the soundness of management, and the audit of the Company's management.	1,970 shares

No.	Name (Date of birth)	Career s	Number of shares of the Company held			
		April 1997				
		June 2000				
		August 2002	Registered as an Attorney (New York State)			
		March 2015International Fellow of The American College of Trust and Estate Counsel (incumbent)				
		April 2017	April 2017 Academician of The International Academy of Estate and Trust Law (incumbent)			
		December 2020	Representative of Tokyo Heritage Law Firm (incumbent)			
	Tomoko Nakada (January 20, 1972)	June 2021				
	[Reappointment] [Outside]	June 2023				
3	[Independent]	[Significant con	2,331 shares			
	Meetings of the Board of Directors attended 100% (17/17)	Representative Outside Directo ADVANTEST				
	Meetings of the Audit & Supervisory Committee attended 100% (17/17) Conflicts of interest with the Company:	[Reasons for no Audit & Superv roles] Ms. Tomoko Na insight as an atte the Company, si advice on the m				
	None	We request her Supervisory Co- continue to cont audit and superv				

No.	Name (Date of birth)	Career s	Number of shares of the Company held			
	Kenichi Naito (December 25, 1958) [Reappointment]	April 1982				
		May 2002				
		June 2008	June 2008 Director, General Manager of Administration Center, Ube Techno Eng Co., Ltd.			
		June 2014				
		June 2017	June 2017 Auditor, UBE EXSYMO CO., LTD.			
		June 2023				
	[Outside]					
4	[Independent]	[Significant con	518 shares			
	Mastings of the David	—				
	Meetings of the Board of Directors attended					
	100% (17/17)	[Reasons for no				
		Audit & Superv				
	Meetings of the Audit & Supervisory	roles] Mr. Kenichi Na				
	Committee attended 100% (17/17)	financial accour of group compa manufacturer as				
		We request his				
	Conflicts of interest	Supervisory Co				
	with the Company: None	to contribute to and supervision				

(Notes)

- 1. Mr. Hajime Hayashi, Ms. Tomoko Nakada, and Mr. Kenichi Naito are candidates for Outside Director as prescribed in Article 2, Paragraph 3, Item 7 of the Ordinance for Enforcement of the Companies Act.
- 2. The Company has designated Mr. Hajime Hayashi, Ms. Tomoko Nakada, and Mr. Kenichi Naito as Independent Officers as stipulated by Tokyo Stock Exchange, Inc. and notified the Exchange as such. If each candidate is re-elected and assumes office as Directors who are Audit & Supervisory Committee Members, the Company will continue to designate them as Independent Officers as stipulated by Tokyo Stock Exchange, Inc. and notify the Exchange as such.
- 3. The Company believes that Mr. Hajime Hayashi is capable of appropriately fulfilling his duties as an Outside Director who is an Audit & Supervisory Committee Member, based on his broad knowledge and extensive experience as an attorney.
- 4. The Company believes that Ms. Tomoko Nakada is capable of appropriately fulfilling her duties as an Outside Director who is an Audit & Supervisory Committee Member, based on her broad knowledge as an attorney and global perspective cultivated through her extensive experience overseas.
- 5. Mr. Kenichi Naito has extensive experience and insight through financial accounting, domestic and international sales, supervising sales of group companies, corporate management at a major general chemicals manufacturer as well as auditing duties as an auditor, and the Company believes that he is capable of appropriately fulfilling his duties as an Outside Director who is an Audit & Supervisory Committee Member by contributing to strengthening the decision making function and the auditing and supervisory function of the Company's Board of Directors, utilizing his broad insight cultivated through his experience.
- 6. Mr. Hajime Hayashi is currently an Outside Director who is an Audit & Supervisory Committee Member of the Company, and the period of service of Mr. Hajime Hayashi as Outside Director who is an Audit & Supervisory Committee Member of the Company will be four (4) years at the close of this General Meeting of Shareholders.
- 7. Ms. Tomoko Nakada is currently an Outside Director who is an Audit & Supervisory Committee Member of the Company, and the period of service of Ms. Tomoko Nakada as Outside Director who is an Audit & Supervisory Committee Member of the Company will be four (4) years at the close of this General Meeting of Shareholders.

- 8. Mr. Kenichi Naito is currently an Outside Director who is an Audit & Supervisory Committee Member of the Company, and the period of service of Mr. Kenichi Naito as Outside Director who is an Audit & Supervisory Committee Member of the Company will be two (2) years at the close of this General Meeting of Shareholders.
- 9. Pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, the Company has entered into an agreement with Mr. Hajime Hayashi, Ms. Tomoko Nakada, and Mr. Kenichi Naito to limit their liability for damages, as prescribed in Article 423, Paragraph 1 of the same Act. The amount of liability under the agreement is limited to the minimum liability amount as provided for in Article 425, Paragraph 1 of the same Act. If each candidate is re-elected and assumes office as Directors who are Audit & Supervisory Committee Members, the Company will continue these agreements with each of them, as Directors who are Audit & Supervisory Committee Members.
- 10. Pursuant to the provisions in Article 430-3, Paragraph 1 of the Companies Act, the Company has entered into a directors and officers liability (D&O liability) insurance contract with an insurance company to cover legal damages and litigation expenses in the event that a claim for damages is made against the insured parties. The candidates will be included among the insured parties under this insurance contract if they are elected and assume office as Directors who are Audit & Supervisory Committee Members. The Company intends to renew this insurance contract with the same contents at the time of the next renewal.

(Re	eference: Skill l	Matrix of	Candidate	es for Di	rector)							
	Positions		Experience and expertise									
Name			Corporate n	nanagement	Knowledge about international	Finance and	Technology	Manufacturing and quality	Environment	Sales and	Human resources	Legal affairs and risk
			Management strategy		business and overseas conditions	accounting	development	and quality		procurement	development and diversity	monogomont
Masanari Yasuda	Representative Director, President		0	0	0		0	0				
Eiji Toba	Representative Director, Senior Managing Officer	•	0	0	0		0	0		0		0
Yasushi Suzaki	Director, Senior Managing Officer			0	0			0	0			0
Satoru Munemura	Director, Managing Officer			0	0			0		0		0
Hiroshi Naito	Director, Operating Officer		0	0	0	0			0			
Kaori Matsushita	Director			0	0						0	
Hiromi Wada	Director			0			0				0	0
Yoshikazu Ariga	Director Audit & Supervisory Committee Member			0	0			0		0		
Hajime Hayashi	Director Audit & Supervisory Committee Member											0
Tomoko Nakada	Director Audit & Supervisory Committee Member				0						0	0
Kenichi Naito	Director Audit & Supervisory Committee Member	••		0	0	0						0

# (Reference: Skill Matrix of Candidates for Director)

Outside Directors

Independent Directors

Note: The above "positions" shall be applied in the event that each candidate is elected at this General Meeting of Shareholders.