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(Stock Exchange Code 7315) June 4, 2021

To Our Shareholders with Voting Rights:

Kazuhiko Ito President and Representative Director IJTT Co., Ltd. 1-7 Kinkocho, Kanagawa-ku, Yokohama-shi, Kanagawa, Japan

NOTICE OF CONVOCATION OF THE 8TH 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 8th Annual General Meeting of Shareholders of IJTT Co., Ltd. (the "Company") will be held as described below.

With the continued spread of the novel coronavirus (COVID-19) infection, in order to ensure your safety and prevent the spread of infection, we ask you to exercise your voting rights in advance in writing or via the Internet. In case you attend the meeting, please take measures such as wearing a mask. In addition, we may take necessary measures to ensure your safety and prevent the spread of infection at the venue of the meeting based on our judgement. We would appreciate it if you could cooperate with us.

We also discontinue the distribution of souvenirs and drink services at the venue on the day of the meeting. We would appreciate your kind understanding.

Please review the attached Reference Documents for the General Meeting of Shareholders and exercise your voting rights by 5:30 p.m. (close of operation on that day) on Thursday, June 24, 2021, Japan time.

[Exercise of voting rights in writing (document)]

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

[Exercise of voting rights via the Internet]

Please access the Company's voting Web site (https://evote.tr.mufg.jp/) for exercising voting rights using your PC or smartphone, follow the instructions on the screen, and enter your vote for or against each proposal using the "login ID" and the "Temporary Password" printed on the enclosed Voting Rights Exercise Form by the above deadline.

1. Date and Time: Friday, June 25, 2021, at 10:00 a.m. Japan time (The reception desk opens at 9:30 a.m.)

2. Place: Banquet Room A, TKP Garden City Premium Yokohama Landmark Tower, 25F, Yokohama Landmark Tower, 2-1, Minatomirai 2-chome, Nishi-ku,

Yokohama-shi, Kanagawa, Japan

(Please note that the venue is changed from last year.)

3. Meeting Agenda: Matters to be reported:

1. The Business Report, Consolidated Financial Statements for the Company's 8th Fiscal Year (April 1, 2020–March 31, 2021) and results of audits by the Accounting Auditor and the Audit & Supervisory Board of the Consolidated Financial Statements

2. Non-consolidated Financial Statements for the Company's 8th Fiscal Year (April 1, 2020–March 31, 2021)

Proposals to be resolved:

Proposal 1: Appropriation of Surplus **Proposal 2:** Election of 8 Directors

Proposal 3: Election of 2 Audit & Supervisory Board Members

4. Matters determined for convocation of this General Meeting of Shareholders

- (1) Handling of exercised voting rights without indication of vote for or against proposals If there is no indication of either for or against a proposal, the intent shall be deemed to be for the proposal.
- (2) Exercise of voting rights through a proxy
 If you do not attend the meeting, you can exercise your voting rights through a proxy, who must be another shareholder of the Company with voting rights. Such proxy will be required to submit a document certifying his/her authority as proxy.
- When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk. Please bring this convocation notice to the meeting with you to save natural resources.
- The following items are posted on the Company's Web site (https://www.ijtt.co.jp/) pursuant to laws and Article 15 of the Company's Articles of Incorporation, therefore they are not described in this convocation notice.
 - (1) Notes to Consolidated Financial Statements
 - (2) Notes to Non-consolidated Financial Statements

Other than the attached documents to this convocation notice, the Notes to Consolidated Financial Statements and Notes to Non-consolidated Financial Statements, which are posted on the Company's Web site, are included in the Consolidated Financial Statements and Non-consolidated Financial Statements audited by the Audit & Supervisory Board Members and the Accounting Auditor.

- Should the Reference Documents for the General Meeting of Shareholders, Business Report, Consolidated Financial Statements and Non-consolidated Financial Statements require revisions, the revised versions will be posted on the Company's Web site (https://www.ijtt.co.jp/). In addition, we will inform you of various countermeasures for the spread of COVID-19 infection by posting the information on the website stated above.
- On the day of the Meeting, the Company will adopt "Cool Biz" attire.
- The operation staff of the meeting will wear masks while on duty after confirming their health conditions including taking their temperatures.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus

With regard to the appropriation of surplus, the Company intends to pay a year-end dividend for its 8th fiscal year, which ended March 31, 2021, as described below, considering such factors as business performance for the fiscal year under review and future business development.

The annual dividend will be \footnote{10} per share for the fiscal year under review, including an interim dividend of \footnote{44} per share already paid.

1. Type of dividend property:

Cash

2. Matters regarding the allocation of dividend property to shareholders and its total amount:

¥6 per share (common stock of the Company) Total amount: ¥281,483,436

3. Effective date for dividends from surplus:

June 28, 2021

Proposal 2: Election of 8 Directors

The terms of office of Company Directors Kazuhiko Ito, Masashi Harada, Masanori Ota, Makoto Saito, Kazunori Asada, Takayuki Kaneko, Hideaki Oda and Ichiro Tsuchiya will expire at the conclusion of this year's Annual General Meeting of Shareholders. Accordingly, the election of 8 Directors is proposed.

The candidates are as follows:

No.	Name (Date of birth)	Past experience, positions, area of responsibility and significant concurrent positions		Number of shares of the Company held
1	Kazuhiko Ito (May 6, 1956)	April 1979 February 2009 February 2011 April 2012 June 2012 April 2016 April 2017 April 2019 June 2019	Joined Isuzu Motors Limited Senior Executive Officer; General Manager of ASEAN Local Business of Isuzu Motors Limited Senior Executive Officer; Division Executive in charge of Purchasing Division, Operation Headquarters of Isuzu Motors Limited Senior Executive Officer; Division Executive in charge of Purchasing Division of Isuzu Motors Limited Director of the Board; Senior Executive Officer; Division Executive in charge of Purchasing Division of Isuzu Motors Limited Director of the Board; Managing Executive Officer; Division Executive in charge of LCV Business Division of Isuzu Motors Limited; Chairman and Representative Director of Isuzu Motors Asia (Thailand) Co., Ltd. President and Representative Director of Shonan Unitec Co., Ltd. Corporate Adviser of the Company President and Representative Director of the Company (to present)	8,600
	Reasons for his nomination as Director	and affiliates as a Director of the Board, President or Chairman. He has		also served as

No.	Name (Date of birth)	Pas	st experience, positions, area of responsibility and significant concurrent positions	Number of shares of the Company held
2	Masashi Harada (February 7, 1956)	April 1980 June 2010 April 2012 October 2013 April 2014 April 2015 June 2015 April 2016 June 2019 April 2020	Joined Isuzu Motors Limited Senior Managing Director of NIPPON FRUEHAUF COMPANY, LTD. Senior Executive Officer; Division Executive in charge of Sales Operation Division, Sales Headquarters of Isuzu Motors Limited Senior Executive Officer; Division Executive in charge of Sales Planning Division, Sales Headquarters of Isuzu Motors Limited Senior Executive Officer; Division Executive in charge of Sales Planning Division, Sales Division No.1, Sales Headquarters of Isuzu Motors Limited Corporate Adviser of IJT Technology Holdings Co., Ltd. (currently the Company) President and Representative Director of the Company Director of I Metal Technology Co., Ltd. (currently the Company); Director of Jidosha Buhin Kogyo Co., Ltd. (currently the Company) Executive Vice President and Representative Director of the Company Executive Vice President and Representative Director; and Senior Division Executive of Administration	26,300
	Reasons for his nomination as Director	Masashi Harada affiliates as an Ex President and Re he has led the Co believe Mr. Hara Company.	ice as 1 June 2015, . We	

No.	Name (Date of birth)	Past	experience, positions, area of responsibility and significant concurrent positions	Number of shares of the Company held
		April 1979	Joined Isuzu Motors Limited	
		April 2008	General Manager of PT Plant Operation Planning Department of Isuzu Motors Limited	
		April 2013	General Manager of Plant Operation Planning Department of Isuzu Motors Limited	
		October 2013	Executive Officer; Executive in charge of PT Manufacturing Departments Nos. 1, 3 and 4, and PT Quality Control Department, Manufacturing Division, Engineering Headquarters of Isuzu Motors Limited	
		April 2014	Executive Officer; Executive in charge of PT Plant Operation Planning Department, PT Manufacturing Departments Nos. 1, 3 and 4, and PT Quality Control Department, Manufacturing Division, Engineering Headquarters of Isuzu Motors Limited	
		June 2014	Audit & Supervisory Board Member of IJT Technology Holdings Co., Ltd. (currently the Company)	
3	Masanori Ota (November 8, 1956)	April 2015	Executive Officer; Executive in charge of PT Plant Operation Planning Department, PT Manufacturing Departments Nos. 1, 3 and 4, PT Quality Control Department, PT Engineering Department and Forming Parts Engineering Department, Manufacturing Division, Engineering Headquarters of Isuzu Motors Limited	7,400
		April 2016	Senior Executive Officer; Executive in charge of PT Plant Operation Planning Department, PT Manufacturing Departments Nos. 1, 3 and 4, PT Quality Control Department, PT Engineering Department and Forming Parts Engineering Department, Manufacturing Division, Engineering Headquarters of Isuzu Motors Limited	
		April 2017	Senior Executive Officer; Deputy Division Executive in charge of Manufacturing Division, Engineering Headquarters of Isuzu Motors Limited	
		April 2019	Corporate Adviser of the Company	
		June 2019	Executive Vice President and Director of the Company	
		April 2021	Executive Vice President and Director; and Senior	
		-	Division Executive of Quality Assurance Division of	
			the Company (to present)	
	Reasons for his nomination as Director	Masanori Ota has long engaged in the operation of the manufacturing and engineeri divisions of Isuzu Motors Limited and has accumulated abundant knowledge a experience related to manufacturing and engineering. In addition, Mr. Ota engaged management as Senior Executive Officer of Isuzu Motors Limited, and Executive Vipresident and Director of the Company, and possesses broad knowledge and experience.		

No.	Name (Date of birth)	Pas	st experience, positions, area of responsibility and significant concurrent positions	Number of shares of the Company held
		April 1980 October 2010 June 2011 June 2013	Joined Isuzu Motors Limited Managing Director, in charge of Corporate Planning Division and Administration Division of I Metal Technology Co., Ltd. (currently the Company) Managing Director, in charge of Planning & Administration Division of I Metal Technology Co., Ltd. Senior Managing Director, in charge of Planning & Administration Division of I Metal Technology Co., Ltd.	
		October 2013 October 2015	Director of IJT Technology Holdings Co., Ltd. (currently the Company) Director; Division Executive of Corporate Relations	
4	Makoto Saito (July 30, 1957)	April 2016	Promotion Division of the Company Director; Senior Division Executive of Administration and Business Operation; Division Executive of Corporate Planning Division; and Division Executive of Corporate Relations Promotion Division of the Company	44,560
		April 2017	Managing Director; Division Executive of Corporate Planning Division of the Company	
		April 2019	Director; Managing Executive Officer; Division Executive of Corporate Planning Division of the Company	
		April 2020	Director; Managing Executive Officer; Division Executive of Corporate Planning Division, and Senior Division Executive of Overseas Business Division of the Company (to present)	
	Reasons for his nomination as Director	Metal Technology has long engaged	engaged in planning and accounting operations at Isuzu Moy Co., Ltd., and IJT Technology Holdings Co., Ltd. In addition the corporate management of I Metal Technology Co., Lt rector. With his insight and experience, he is suitable for the	tion, Mr. Saito d., and the

No.	Name (Date of birth)		Past experience, positions, area of responsibility and significant concurrent positions	Number of shares of the Company held
5	Kazunori Asada (April 15, 1956)	March 1979 April 2010 April 2013 April 2014 April 2015 April 2016 June 2016 April 2017 April 2019 April 2020	Joined Jidosha Buhin Kogyo Co., Ltd. (currently the Company) Director; Division Executive of Production Engineering and Overseas Production Project of Jidosha Buhin Kogyo Co., Ltd. Director and Senior Executive Officer; Division Executive of Production Engineering and Overseas Production Project of Jidosha Buhin Kogyo Co., Ltd. Director and Senior Executive Officer; Division Executive of Production Division of Jidosha Buhin Kogyo Co., Ltd. Director and Management Executive Officer; Division Executive of Production Division of Jidosha Buhin Kogyo Co., Ltd. President and Representative Director of Jidosha Buhin Kogyo Co., Ltd. Director of IJT Technology Holdings Co., Ltd. (currently the Company) Director; Division Executive of Manufacturing Engineering Planning Division and Product Development Division of the Company Director; Managing Executive Officer; Division Executive, Production Division of the Company Director; Managing Executive Officer; Division Executive, Engineering Division of the Company	76,300
	Reasons for his nomination as Director	present) Kazunori Asada has long served the production division of Jidosha Buhin Kogyo and possesses abundant knowledge and experience concerning production engine In addition, Mr. Asada has long led management as a Director or President of Jido Buhin Kogyo Co., Ltd., and as a Director of the Company. We believe that he whis insight and experience in the management of the Company.		

No.	Name (Date of birth)		Past experience, positions, area of responsibility and significant concurrent positions	Number of shares of the
	<u> </u>		<u> </u>	Company held
		March 1985	Joined Jidosha Imono K.K. Note	
		April 2010	Executive in charge of Sales Division; General	
			Manager of Sales Department No. 1 of I Metal	
			Technology Co., Ltd. (currently the Company)	
		April 2015	Executive Officer, Division Executive in charge of	
			Sales Division of I Metal Technology Co., Ltd.	
		April 2017	Senior Executive Officer, Division Executive in	
	Takayuki Kaneko (April 5, 1961)		charge of Sales Division of I Metal Technology Co.,	10.200
			Ltd.	19,200
6		April 2019	Senior Executive Officer; Division Executive, Sales	
0			Division of the Company	
		June 2019	Director; Senior Executive Officer; Division	
			Executive, Sales Division of the Company	
		April 2020	Director; Senior Executive Officer; Senior Division	
			Executive of Sales Division of the Company (to	
			present)	
	Reasons for his	Takayuki Ka	aneko served in the sales division of I Metal Technology	Co., Ltd., and
	nomination as	accumulated knowledge and experience, while engaging in corporate management of the		
	Director	Company as	an Executive Officer and Director. We believe he will reflect	t his insight and
	Director	experience in	the management of the Company.	

Note: Jidosha Imono K.K. is the predecessor of I Metal Technology Co., Ltd. before changing its trade name upon an absorption-type merger.

No.	Name (Date of birth)	1	Past experience, positions, area of responsibility and significant concurrent positions	Number of shares of the Company held	
7	Hideaki Oda (November 11, 1948)	April 1971 April 2009 April 2012 April 2014 April 2015 June 2015 June 2017	Joined Diesel Kiki Co., Ltd. (currently Bosch Corporation) President and Representative Director of Bosch Corporation Chairman and Director of Bosch Corporation Representative Director of GMR Co., Ltd. Chairman of the Board, Saitama Industrial Promotion Public Corporation (SIPC) Director of IJT Technology Holdings Co., Ltd. (currently the Company) (to present) Visiting Professor of Saitama University Comprehensive Open Innovation Center	10,400	
	Reasons for his nomination as Outside Director and summary of expected roles	Hideaki Oda has long engaged in corporate management as an Executive Officer, President and Chairman of Bosch Corporation, as well as an Outside Director of IJT Technology Holdings Co., Ltd. We believe that he will be able to supervise the execution of duties by Directors of the Company from an objective standpoint and provide advice on its overall management. Therefore, the Company proposes to reelect Mr. Oda as an Outside Director.			

No.	Name (Date of birth)	Pa	st experience, positions, area of responsibility and significant concurrent positions	Number of shares of the Company held
8	Ichiro Tsuchiya (January 6, 1951)	April 1973 June 2002 June 2004 June 2005 June 2006 June 2011 October 2013	Joined Mitsubishi Trust and Banking Corporation (currently Mitsubishi UFJ Trust and Banking Corporation) Executive Officer; and General Manager of Corporate Banking Division, Head Office of Mitsubishi Trust and Banking Corporation Representative Director and President of Ryoshin Resort Co., Ltd. Company Auditor of I Metal Technology Co., Ltd. (currently the Company) Chairman and Representative Director of Mitsubishi UFJ Trust Hosyo Co., Ltd. Company Auditor of Maruzen Showa Unyu Co., Ltd. Company Auditor of Jidosha Buhin Kogyo Co., Ltd. (currently the Company) Audit & Supervisory Board Member of IJT Technology Holdings Co., Ltd. (currently the Company)	7,140
		June 2016	Director of the Company (to present)	
	Reasons for his	Ichiro Tsuchiya long served at a trust bank, followed by his career as an auditor of Jidosha		
	nomination as	Buhin Kogyo Co., Ltd. and IJT Technology Holdings Co., Ltd., and a Director of the		
	Outside Director and	Company to date	e. We believe that he will be able to provide advice on the C	ompany's
	summary of			
	expected roles	Company propos	ses to reelect Mr. Tsuchiya as an Outside Director.	

(Notes)

- 1. There are no special interests between each candidate for Director and the Company.
- 2. Hideaki Oda and Ichiro Tsuchiya are candidates for Outside Directors. Both candidates are currently Outside Directors of the Company. The terms of office as Outside Directors of Hideaki Oda and Ichiro Tsuchiya at the conclusion of this General Meeting of Shareholders are 6 years and 5 years, respectively. Both candidates have been designated as independent directors as stipulated by the Tokyo Stock Exchange.
- 3. The Company has a contract with Mr. Oda and Mr. Tsuchiya for limitation of indemnity liability for damages as provided in Article 423, Paragraph 1, of the Companies Act on the basis of the provisions of Article 427, Paragraph 1, of the Companies Act (This contract shall continue to be in effect if they are reelected.). The limit of the liability under the contract shall be the amount set forth in Article 425, Paragraph 1, of the Companies Act
- 4. The Company has entered into a directors and officers liability insurance contract to insure all its Directors. The contract will cover damages that may arise due to insured Directors assuming liability for their execution of duties, or receiving a claim for the pursuit of such liability. If the candidates assume office as Director, each of them will be insured under the insurance contract, which is to be renewed on October 1, 2021.

Proposal 3: Election of 2 Audit & Supervisory Board Members

The terms of office of Company's Audit & Supervisory Board Members Hiroshi Oyama and Akiko Urabe will expire at the conclusion of this year's Annual General Meeting of Shareholders. Accordingly, the election of 2 Audit & Supervisory Board Members is proposed.

The Audit & Supervisory Board has previously given its approval to this proposal.

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	Akiko Urabe (November 29, 1972)	April 2000 Registered as a lawyer Joined South Toranomon Law Offices January 2010 Partner of South Toranomon Law Offices (to present) June 2016 Audit & Supervisory Board Member of the Company (to present) June 2018 Outside Audit & Supervisory Board Member of REPROCELL Inc.	0		
	Reasons for her nomination as Outside Audit & Supervisory Board Member	Akiko Urabe possesses outstanding capabilities and insights in laws and regulations, based on which the Company judged her to be able to conduct objective audits. Therefore, the Company seeks the election of Ms. Urabe as an Outside Audit & Supervisory Board Member. Although Ms. Urabe has not been involved in corporate management as a business operator, for the above reasons, the Company believes she will be able to fulfill the duties as Outside Audit & Supervisory Board Member appropriately.			
2	* Nobuteru Moriuchi (June 26, 1955)	April 1978 Joined Mitsubishi Corporation May 2009 EVP and CFO of Mitsubishi Company (Thailand) Ltd.	0		
2	Reasons for his nomination as Outside Audit & Supervisory Board Member	Nobuteru Moriuchi has been engaged in accounting and financial operations at Mitsubishi Corporation and its affiliates, as well as engaging in corporate management as CFO, and accumulated broad insight through his career. The Company believes that he will be able to reflect his insight in the Company's audit structure. Therefore, the Company proposes to elect Mr. Moriuchi as an Outside Audit & Supervisory Board Member.			

(Notes)

- 1. * indicates a new candidate for Audit & Supervisory Board Member.
- 2. There are no special interests between each candidate for Audit & Supervisory Board Member and the Company.
- 3. Akiko Urabe and Nobuteru Moriuchi are both candidates for Outside Audit & Supervisory Board Member. Akiko Urabe is currently Outside Audit & Supervisory Board Member of the Company. The term of office as Audit & Supervisory Board Member of Akiko Urabe at the conclusion of this General Meeting of Shareholders is 5 years.
- 4. Akiko Urabe has been designated as an independent auditor as stipulated by the Tokyo Stock Exchange. If Nobuteru Moriuchi, a candidate for Audit & Supervisory Board Member, is elected as proposed, he will become an independent auditor as stipulated by the Tokyo Stock Exchange.
- 5. The Company has a contract with Akiko Urabe for limitation of indemnity liability for damages as provided in Article 423, Paragraph 1, of the Companies Act on the basis of the provisions of Article 427, Paragraph 1, of the Companies Act (This contract shall continue to be in effect if she is reelected). The limit of the liability under the contract shall be the amount set forth in Article 425, Paragraph 1, of the Companies Act. If the election of Nobuteru Moriuchi is approved, the Company plans to enter into a similar liability limitation contract with him.
- 6. The Company has entered into a directors and officers liability insurance contract to insure all its Audit & Supervisory Board Members. The contract will cover damages that may arise due to insured Audit & Supervisory Board Members assuming liability for their execution of duties, or receiving a claim for the pursuit of such liability. If the candidates assume office as Audit & Supervisory Board Member, each of them will be insured under the insurance contract, which is to be renewed on October 1, 2021.