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Security code: 9744

May 30,2022

MEITEC CORPORATION

2-20-1, Kosei-tori, Nishi-ku, Nagoya-shi, Aichi, Japan President and CEO: Hideyo Kokubun

Notice of Convocation of the 49th Annual General Meeting of Shareholders

To Our Shareholders:

MEITEC CORPORATION (the Company) will hold the 49th Annual General Meeting of Shareholders as follows.

From the perspective of preventing the spread of the novel coronavirus disease (COVID-19), the Company has decided to hold this General Meeting of Shareholders after implementing appropriate measures to prevent infection.

Only some of the Company's Directors and Audit & Supervisory Board Members may participate on site, regardless of their health condition on the day of the General Meeting of Shareholders, and the others may participate online from the standpoint of reducing the risk of the spread of infection and continuing the Company's business.

The Company requests that shareholders exercise voting rights in writing or via the Internet prior to the meeting to the best of your ability.

If you exercise your voting rights in writing or via the Internet, please review the reference material for the meeting herein, and exercise your voting right by 6:00 p.m. on June 20, 2022 (Monday).

1. Date and time: Tuesday, June 21, 2022 at 2:00 p.m.

2. Place: Meitec Tokyo Office,

ORIX UENO 1-CHOME BUILDING 7th Floor,

1-1-10, Ueno, Taito-ku, Tokyo, Japan

3. Purpose of the meeting:

Matters to be reported:

- 1) Presentation of the Business Report and Consolidated Financial Statements as well as Audit & Supervisory Board's Report from the audit of the Consolidated Financial Statements by the accounting auditor and the Audit & Supervisory Board, for the 49th fiscal period (from April 1, 2021, to March 31, 2022)
- 2) Presentation of the Non-consolidated Financial Statements, for the 49th fiscal period (from April 1, 2021, to March 31, 2022)

Matters to be resolved:

Agenda Item 1 Dividend of the retained earnings (year-end dividend for the fiscal

year ended March 31, 2022)

Agenda Item 2 Partial amendment to the Articles of Incorporation

Agenda Item 3 Revision of remuneration amount for Directors

- 4. About Exercising Your Voting Right
- 1) Exercising your voting right by mail (in writing)
 Please indicate whether you approve or disapprove on the resolution to the enclosed "Card for

Please indicate whether you approve or disapprove on the resolution to the enclosed "Card for the Exercise of Voting Rights" and return it to the Company via mail, by 6:00 p.m. on June 20, 2022 (Monday).

- 2) Instructions for exercising your vote on the internet If you are to attend the meeting, voting by sending the "Card for the Exercise of Voting Rights" or voting by internet is unnecessary.
- 3) Treatment of non-indication of vote on the "Card for the Exercise of Voting Rights" If approval or disapproval is not indicated on the "Card for the Exercise of Voting Rights" in exercising the voting right via mail, it shall be treated as if approval were voted.
- 4) Treatment of duplicate exercise by the internet In case that multiple number of votes is exercised on the internet, last vote exercised on the internet will be recognized as valid. Furthermore, if you exercise your voting rights in duplicate by accessing the voting website from a personal computer and a smart phone, the last time that you exercise your voting rights shall be deemed valid.
- 5) Treatment of duplicate exercise by writing and by the internet In case that a voting right is exercised both by writing using the "Card for the Exercise of Voting Rights" and on the internet, only the vote registered on the internet will be recognized as valid.
- 6) About diverse exercise of your vote

 If you wish to make a diverse exercise of your voting right, please notify the Company in writing or by electromagnetic means by 3 days prior to the Annual General Meeting of Shareholders stating your intention of making the diverse exercise and the reasons.

5. Internet Disclosure

Pursuant to the relevant laws and regulations and Article 15 of the Company's articles of incorporation, among documents to be attached to this notice, the following items are posted on the Company's website (https://www.meitec.co.jp/) and are not attached to this notice. Consequently, the documents attached to this notice are part of the documents that were audited by the Audit & Supervisory Board Members and the Accounting Auditor in preparing their audit reports.

- i) Notes to Consolidated Financial Statements
- ii) Notes to Non-consolidated Financial Statements

If any revisions are made to the reference documents for the General Meeting of Shareholders, Business Report, Consolidated Financial Statements and Non-Consolidated Financial Statements included in this Notice of Convocation of the General Meeting of Shareholders, the revised matters will be posted on the Company's website (https://www.meitec.co.jp/).

REFERENCE FOR EXERCISE OF VOTING RIGHTS

Matters to be resolved:

Agenda Item 1: Dividend of the retained earnings (year-end dividend for the fiscal year ended March 31,2022)

The Company's basic policy for distribution of profits is to provide our shareholders with dividend payments proportionate to the fiscal period's profits.

The dividend payout ratio will be equal to or more than 50% of net income. The dividend payout ratio should be at least 5% of the consolidated dividend on equity ratio (DOE).

Based on the above mentioned basic policy, with consideration of performance, the Company proposes the year-end dividend as following.

- (1) Type of dividends: Cash
- (3) Effective date of dividends of the retained earnings: June 22, 2022

Agenda Item 2: Partial amendment to the Articles of Incorporation

1. Reasons for amendment

Since the revised provisions provided for in the proviso to Article 1 of the Supplementary Provisions of the Act Partially Amending the Companies Act (Act No. 70 of 2019) will come into force on September 1, 2022, the Company proposes to make the following changes to its Articles of Incorporation in preparation for the introduction of the system for providing informational materials for the general meeting of shareholders in electronic format.

- (1) Article 15, paragraph 1 in "Proposed amendments" below will stipulate that the Company shall take measures for providing information that constitutes the content of reference documents for the general meeting of shareholders, etc. in electronic format.
- (2) Article 15, paragraph 2 in "Proposed amendments" below will establish the provision to limit the scope of the items to be stated in the paper-based documents to be delivered to shareholders who requested the delivery of paper-based documents.
- (3) Since the provisions for Internet Disclosure and Deemed Provision of Reference Documents for the General Meeting of Shareholders, Etc. (Article 15 of the current Articles of Incorporation) will no longer be required, they will be deleted.
- (4) Accompanying the aforementioned establishment and deletion of provisions, supplementary provisions regarding the effective date, etc. will be established.

2. Details of amendment

Details of the amendment are as follows:

(Underline indicates amended portions)

	(Underline indicates amended portions)
Current Articles of Incorporation	Proposed amendments
Article 15. (Internet Disclosure and	(Deleted)
Deemed Provision of Reference	
Documents for the General Meeting of	
Shareholders, Etc.)	
When the Company convenes a general	
meeting of shareholders, if it discloses	
information that is to be stated or	
presented in the reference documents	
for the general meeting of shareholders,	
business report, financial statements and	
consolidated financial statements	
through the internet in accordance with	
the provisions prescribed by the	
Ministry of Justice Order, it may be	
deemed that the Company has provided	
this information to shareholders.	

Current Articles of Incorporation	Proposed amendments
Current Articles of Incorporation (Newly established)	Proposed amendments Article 15. (Measures, etc. for Providing Information in Electronic Format) 1. When the Company convenes a general meeting of shareholders, it shall take measures for providing information that constitutes the content of reference documents for the general meeting of shareholders, etc. in electronic format. 2. Among items for which the measures for providing information in electronic format will be taken, the Company may exclude all or some of those items designated by the Ministry of Justice Order from statements in the paper-based documents to be delivered to shareholders who requested the delivery
	of paper-based documents by the record date of voting rights.
	dute of voiling fights.

(Newly established)

(Supplementary Provisions)

1. The deletion of Article 15 in the preamended Articles of Incorporation and the establishment of Article 15 in the amended Articles of Incorporation shall be effective from September 1, 2022, which is the date on which the revised provisions provided for in the proviso to Article 1 of the Supplementary Provisions of the Act Partially Amending the Companies Act (Act No. 70 of 2019) will come into force (hereinafter referred to as the "Date of Enforcement").

2. Notwithstanding the provision of the preceding paragraph, Article 15 of the pre-amended Articles of Incorporation (Internet Disclosure and Deemed Provision of Reference Documents for the General Meeting of Shareholders, Etc.) shall remain effective regarding any general meeting of shareholders held on a date within six months from the Date of Enforcement.

Article 15. of the pre-amended Articles of Incorporation (Internet Disclosure and Deemed Provision of Reference Documents for the General Meeting of Shareholders, Etc.)

When the Company convenes a general meeting of shareholders, if it discloses information that is to be stated or presented in the reference documents for the general meeting of shareholders, business report, financial statements and consolidated financial statements through the internet in accordance with the provisions prescribed by the Ministry of Justice Order, it may be deemed that the Company has provided this information to shareholders.

3. These Supplementary Provisions shall

be deleted on the date when six months
have elapsed from the Date of
Enforcement or three months have
elapsed from the date of the general
meeting of shareholders in the preceding
paragraph, whichever is later.

Agenda Item 3: Revision of remuneration amount for Directors

Remuneration for the Company's directors currently remains unchanged from the amount adopted at the 46th Annual General Meeting of Shareholders held on June 20, 2019. However, in order to enable appropriate allocation commensurate with performance of each director, the Company proposes the revision of the remuneration framework on performance-linked remuneration for directors (excluding outside directors) from "an amount equivalent to 2.5% of profit attributable to owners of parent of Consolidated Statements of Income and Comprehensive Income and up to 250 million yen" to "an amount up to 2.5% of profit attributable to owners of parent of Consolidated Statements of Income and Comprehensive Income and up to 250 million yen."

The contents of this agenda item are necessary and reasonable changes for enabling appropriate allocation of performance-linked remuneration commensurate with performance of each director while maintaining the total remuneration for directors of up to 470 million yen. The Company therefore believes they are appropriate.

The Company proposes to apply the above remuneration framework on performance-linked remuneration starting with the remuneration to be paid commensurate with the performance of the 50th fiscal period (from April 1, 2022 to March 31, 2023).

If this agenda item is approved, the remuneration amount for directors and audit & supervisory board members will be as follows.

The current number of directors is nine (9), which includes four (4) outside directors / independent executives.

Indicated in yearly amount	Fixed remuneration	Performance-linked remuneration	Total remuneration
Directors	Up to 220 million yen	Up to 2.5% of consolidated profit*, and up to 250 million yen	Up to 470 million yen
Portion for outside directors of above	Up to 50 million yen	(excluded from payment)	Up to 50 million yen
Audit & supervisory board members	Up to 50 million yen	(excluded from payment)	Up to 50 million yen
Total	Up to 270 million yen	Up to 250 million yen	Up to 520 million yen

^{* &}quot;Profit attributable to owners of parent" of "Consolidated Statements of Income and Comprehensive Income"

<Reference>

The Company's Board of Directors, at its meeting on May 12, 2022, resolved that, subject to approval of Agenda Item No. 3, "Revision of remuneration amount for Directors" at this shareholders' meeting, the "Policy on Calculation Methods and Determination on Amount of Remuneration, etc. for Directors and Audit & Supervisory Board Members" would be changed as indicated below.

"Policy on Calculation Methods and Determination on Amount of Remuneration, etc. for Directors and Audit & Supervisory Board Members"

i) Method of Determination

The total amount of remuneration of directors and audit & supervisory board members shall be within the total amount of remuneration adopted at the 49th Annual General Meeting of Shareholders held in June 2022, and individual amounts of remuneration will be determined in accordance with the policy amended or abolished by resolutions of the Board of Directors.

<Overview of the Resolution for the General Meeting of Shareholders: Amounts of remuneration for directors and audit & supervisory board members>

remaineration for directors and addit & supervisory board members				
Indi	cated in yearly amount	Fixed remuneration	Performance-linked remuneration	Total remuneration
Direct	ors	Up to 220 million yen	Up to 2.5% of consolidated profit*, and up to 250 million yen	Up to 470 million yen
	Portion for outside directors of	Up to 50 million yen	(excluded from payment)	Up to 50 million yen
	& supervisory members	Up to 50 million yen	(excluded from payment)	Up to 50 million yen
Total		Up to 270 million yen	Up to 250 million yen	Up to 520 million yen

^{*&}quot;Profit attributable to owners of parent" of "Consolidated Statements of Income and Comprehensive Income"

ii) Policy about executive remuneration

- Executive remuneration shall be reviewed in a timely and appropriate manner based on the basic policy of the remuneration system adopted at the 30th Annual General Meeting of Shareholders held in June 2003.
- By maintaining the stance of clarifying and disclosing methods of calculation and the process of determinations of remuneration in the same manner as before, the Group will enhance management transparency and strengthen corporate governance, and thus further improving corporate value.
- The rate of performance-linked executive remuneration for executive directors will be increased to enhance sharing the mid and long-term interest with shareholders. Regarding the percentage of performance-linked remuneration in remuneration of executive directors, the guide is about 50% for the whole and about 60% for the CEOs.
- In order to preserve the independence of outside directors and audit & supervisory board members, they will not be compensated with performance-linked remuneration.
- The retirement bonus system for directors and audit & supervisory members, which was abolished in the fiscal year ended March 31, 2002, will not be adopted.

iii) Specific executive remuneration amount

Total amount of executive remuneration = (1) Fixed remuneration +

(2) performance-linked remuneration <(3) appropriation of the amount equivalent to 20%>

(1) Individual fixed remuneration

Representative Director and President, Group CEO, CEO/COO	yearly	28,800 thousand yen	(2,400 thousand yen monthly)
Senior Vice President and Directors	yearly	24,000 thousand yen	(2,000 thousand yen monthly)
Directors	yearly	19,200 thousand yen	(1,600 thousand yen monthly)
Outside directors	yearly	9,000 thousand yen	(750 thousand yen monthly)
Standing audit & supervisory board members	yearly	24,000 thousand yen	(2,000 thousand yen monthly)
Audit & supervisory board members (excluding standing audit & supervisory	yearly	7,800 thousand yen	(650 thousand yen monthly)

(2) Performance-linked remuneration

- The total amount shall be up to 2.5% of profit attributable to owners of parent before deductible expenses accounting of performance-linked remuneration. However the maximum total amount 250 million yen annually.
- Performance-linked remuneration will be limited to be paid to directors, except for outside directors and audit & supervisory board members.
- In principle, individual allocation amount for individual directors will be determined at Board of Directors' meetings after the consultation at the Officer Appointment Advisory Committee. However, while this is exclusively the case for the determination of the allocation method, it is also permissible that determinations are made to entrust the Representative Director and President/Group CEO with the determination of specific allocation amounts.
- Performance- linked remuneration is paid within three months after the end of the applicable fiscal year.
- (3) Appropriation of the amount equivalent to 20% of performance-linked remuneration (after deduction of tax)
 - The amount equivalent to 20% of performance-linked remuneration (after deduction of tax) for each director will, with approval from each director, be contributed to the Officers Shareholding Group (the relevant amount will be divided into twelve (12) equally, and the same amount will be contributed each month for the 12 months from July each year) and utilized to acquire own shares.

- Acquired own shares are prohibited to be transferred during the period in office and until one year passes from resignation in principle, in accordance with the Shareholding Group Rules and other internal rules.
- When a person subject to payment of the relevant remuneration resigns, in accordance with the Officers Shareholding Group Rules of the Company, this handling shall not be applied.

(4) Percentage of fixed remuneration and performance-linked remuneration

• The allocation of performance-linked remuneration for each director is determined based on the performance assessment following the procedures described in 3.(2) above in accordance with the "Policy about executive remuneration" described in 2 above. Therefore, the percentage of fixed compensation and performance-based compensation in Executive Remuneration for each director(excluding outside director) shall vary based on such determination.

iv) Additional Rules

- For remuneration for audit & supervisory board members, determination upon consultation by audit & supervisory board members is required in accordance with the provisions of the law.
- In cases where a director also serves as an employee, the employee salary is included.
 - An employee bonus is not paid to directors who also serve as employees.
- Remuneration to directors and audit & supervisory board members from subsidiaries in which a director or an audit & supervisory board member holds a concurrent post is waived in principle.
- Allowances for commutation, job transfer unattended by family, or job relocation as well as a daily allowance for business trip expenses will be paid separately.
- The insurance premiums borne by individuals for directors and officers liability insurance (D&O insurance) will be separately added.

(Attached Document)

BUSINESS REPORT

(from April 1, 2021 to March 31, 2022)

1. Business Outline

(1)Results of Operations

During the fiscal year under review (from April 1, 2021 to March 31, 2022), the economic climate was challenging due to intermittent restrictions on economic activities caused by the effect of the novel coronavirus disease (COVID-19). Although the economy continues to pick up as economic and social activities are heading toward normalization and all possible measures are being taken against infection, the economic outlook remains uncertain with an increase in new mutant strains discovered in Japan.

The Company's orders have been mounting a recovery amid a situation where investment in technological development looking to the next generation has picked up among leading manufacturers who serve as its major clients.

Under such circumstances, the Company actively engaged in recruitment with an eye on medium- and long-term growth, and the number of engineers across the group has increased. In addition, the number of engineers assigned to clients increased as assignments proceeded in response to orders, and working hours increased year on year due to a rebound in overtime work.

As a result, consolidated net sales for the fiscal year under review increased \(\frac{\pmathbf{1}}{10,514}\) million, or 10.9%, from a year earlier to \(\frac{\pmathbf{1}}{107,140}\) million. Consolidated cost of sales increased \(\frac{\pmathbf{4}}{6,714}\) million, or 9.3%, from a year earlier to \(\frac{\pmathbf{7}}{48,917}\) million, due mainly to an increase in labor expenses associated with growth in the number of engineers while consolidated selling, general and administrative expenses increased \(\frac{\pmathbf{1}}{1,217}\) million, or 8.6%, from a year earlier to \(\frac{\pmathbf{1}}{15,405}\) million due to increase in hiring-related expenses. Consolidated operating profit increased \(\frac{\pmathbf{2}}{2,582}\) million, or 25.2%, from a year earlier to \(\frac{\pmathbf{1}}{12,817}\) million.

Consolidated ordinary profit increased \$2,641 million, or 25.6%, from a year earlier to \$12,948 million, while profit attributable to owners of parent increased \$2,211 million, or 31.5%, from a year earlier to \$9,240 million.

Results by business segment were as follows:

i . Engineering Solutions Business

Net sales in the Engineering Solutions Business segment, which accounts for more than 90% of consolidated net sales, increased \$10,194 million, or 10.7%, from a year earlier to \$105,715 million with the impact of the increase in number of engineers assigned to clients and increase in working hours due to a rebound in overtime work. Operating profit increased \$2,382 million, or 23.9%, from a year earlier to \$12,343 million.

The Company's nonconsolidated utilization ratio (overall) increased to 94.3% from 90.4% for the previous fiscal year. Working hours increased compared with the previous fiscal year to 8.42 hours/day (8.31 hours/day for the previous fiscal year).

ii . Recruiting & Placement Business for Engineers

MEITEC NEXT CORPORATION operates job placement business for engineers. Net sales for the fiscal year under review increased \(\frac{2}{3}\)13 million, or 25.8%, from a year earlier to \(\frac{2}{3}\)1,530 million, an operating profit increased \(\frac{2}{2}\)200 million, or 73.1%, from a year earlier to \(\frac{2}{3}\)474 million due to an increase in the number of job placements.

Notes: Sales figures for each segment include intersegment transactions and transfers.

(2) Capital Investment for the MEITEC Group

During the consolidated fiscal year under review, we have made capital investment mainly to bolster and enhance the Company's business support system, etc. and total amounted to \fomega267 million.

And, capital investment by segments were, ¥261 million for the Engineering Solution Business, and ¥5 million for the Recruitment & Placement Business for Engineers.

These capital investment amounts include the cost for software and other (software in progress.)

(3) Financing for the MEITEC Group

The Company meets its capital requirements with its own funds. The Company did not procure capital through the issuance of new shares or bonds during the consolidated fiscal year under review.

(4) Issues to Be Addressed

Main business of our corporate group is Engineering Solutions Business. Based on our group management concept "Mutual Growth & Prosperity", we, the MEITEC Group, with cooperation of all the employees, shall improve the five values (Value to Engineers, Value to Employees, Value to Clients, Value to Shareholders, Value to the Society) continuously from the "Value to Engineers" as a starting point.

Future performances of Engineering Solutions Business depend on higher number of engineers and higher utilization ratio. Therefore we recognize that most important objective is to realize the sustainable growth by continued strengthening the sales effort to obtain new orders, recruitment and increasing the employee and supporting employee carrier advancement in consideration of the environmental changes.

i . Sales effort to obtain new orders

Main business of our corporate group, Engineering Solutions Business, is also a business of supporting carrier advancement of the engineers. Not limited to obtaining the orders to sustain or increase the number of engineers on job and utilization ratio, it is most important to continue providing the chance and place for expansion of their work segments so that they can widen their selection of carrier advancement. Therefore, we will try to build stronger clients basis where we can obtain orders in any economic conditions regardless of under crisis or not. We will continue to improve our sales system to strengthen our sales ability.

ii. Recruitment and increasing employee

For MEITEC Group, as largest "Group of professional engineers" in Japan, hiring more excellent engineers and staffs would be the source of growth. Therefore, we will establish a brand name with reliability and sense of security as the leader of the industry in the human resource market, and reinforce our recruiting ability. We will continue to execute efficient recruiting effort and increase the employee to meet with the changing market condition regardless of under crisis or not.

iii. Supporting employee carrier advancement

It is essential to provide close support to each and every engineer for their carrier advancement in order to sustain and improve the quality of the largest "Group of professional engineers" in Japan. To provide proper and timely support, we have determined that the quality of services which the engineers provide to be "Technological strength multiplied by Human strength equals Total Strength". We will continue our effort to provide the extended support to the carrier advancement needs initiated from the engineers and strengthen the carrier advancement support led by the company. We will continue our effort in strengthening the efficient support for the carrier advancement by timely catching the changes and expansion of the clients' needs.

(5) Changes in Assets and Income

i . Changes in Assets and Income of the MEITEC Group

Item	Fiscal year ended March 31, 2019	Fiscal year ended March 31, 2020	Fiscal year ended March 31, 2021	Fiscal year ended March 31, 2022 (current consolidated fiscal year)
Net Sales(million yen)	97,736	100,995	96,626	107,140
Operating Income(million yen)	12,635	12,926	10,234	12,817
Ordinary Income(million yen)	12,643	12,975	10,306	12,948
Profit Attributable to Owners of Parent(million yen)	8,829	9,093	7,028	9,240
Earnings per Share(yen)	315.43	328.36	255.78	341.56
Total Assets(million yen)	74,615	77,493	75,038	81,590
Net Assets(million yen)	42,371	44,327	44,472	45,287
Net Assets per Share(yen)	1,518.42	1,606.03	1,634.43	1,695.62

ii . Changes in Assets and Income of the Company

Item	Fiscal year ended March 31, 2019	Fiscal year ended March 31, 2020	Fiscal year ended March 31, 2021	Fiscal year ended March 31, 2022 (current fiscal year)
Net Sales(million yen)	74,036	75,297	71,452	77,010
Operating Income(million yen)	10,157	10,382	8,600	10,546
Ordinary Income(million yen)	10,921	11,290	9,547	11,125
Profit(million yen)	7,768	8,112	6,823	8,051
Net Income per Share(yen)	277.54	292.95	248.30	297.60
Total Assets(million yen)	63,978	65,540	64,181	67,222
Net Assets(million yen)	37,468	38,265	38,007	37,376
Net Assets per Share(yen)	1,342.72	1,386.40	1,396.84	1,399.41

Note: The Company has applied the Accounting Standard for Revenue Recognition (ASBJ Statement No. 29, March 31, 2020) and related standards from the beginning of the fiscal year ended March 31, 2022. Subsequently, these accounting standards have been applied retrospectively to the fiscal year ended March 31, 2019 through the fiscal year ended March 31, 2021.

(6)Important Status of Parent Company and Subsidiaries (as of March 31, 2022)

i . Status of Important Parent Company Not Applicable.

ii . Status of Important Subsidiaries

Company Name	Location	Capital	Voting rights held by the Company (%)	Main business
MEITEC FIELDERS INC.	Tokyo	(million yen) 120	100.0	Engineering Solutions Business
MEITEC CAST INC.	Tokyo	(million yen) 100	100.0	Engineering Solutions Business
MEITEC EX CORPORATION	Aichi	(million yen)	100.0	Engineering Solutions Business
MEITEC NEXT CORPORATION	Tokyo	(million yen)	100.0	Recruiting & Placement Business for Engineers
MEITEC BUSINESS SERVICE CORPORATION	Chiba	(million yen)	100.0	Engineering Solutions Business

iii. Situation of Specified wholly owned subsidiaries

Not Applicable.

iv. Situation of Important combination of enterprises etc.

Not Applicable.

(7) Primary business of the group (as of March 31, 2022)

Engineering Solutions Business Recruiting & Placement Business for Engineers

(8) Primary Office of the Group (as of March 31, 2022)

i. The Company

Registered Corporate Headquarters	2-20-1 Kosei-tori Nishi-ku, Nagoya-shi, Aichi
Corporate Headquarters	1-1-10 Ueno, Taito-ku, Tokyo
Branches	Sendai EC(Miyagi), Utsunomiya EC(Tochigi), Takasaki EC(Gunma), Saitama EC(Saitama), Kumagaya EC(Saitama), Mito EC(Ibaraki), Tsukuba EC(Ibaraki), Chiba EC(Chiba), Tokyo EC (Tokyo), Tokyo-Kita EC(Tokyo), Tokyo-Minami EC (Tokyo), Hachioji EC(Tokyo), Tachikawa EC(Tokyo), Yokohama EC(Kanagawa), Yokohama Nishi EC(Kanagawa), Kawasaki EC(Kanagawa), Atsugi EC(Kanagawa), Shonan EC(Kanagawa), Mishima EC(Shizuoka), Shizuoka EC(Shizuoka), Hamamatsu Higashi EC(Shizuoka), Koshinetsu EC (Nagano), Okazaki EC(Aichi), Toyota EC(Aichi), Nagoya EC(Aichi), Nagoya-Kita EC(Aichi), Nagoya-Minami EC(Aichi), Mie EC(Mie), Gifu EC(Gifu), Kanazawa EC(Ishikawa), Shiga EC(Shiga), Kyoto EC(Kyoto), Osaka EC(Osaka), Kobe EC (Hyogo), Hiroshima EC(Hiroshima), Fukuoka EC(Fukuoka), Eastern Solutions Center (Tokyo), Central Solutions Center (Aichi), Solutions Center FD(Aichi)
Techno-Center	Atsugi(Kanagawa), Nagoya(Aichi)

Note: "EC" is an abbreviation of an Engineering - Center.

ii. Subsidiaries and Affiliates

Locations of the subsidiaries are listed in above, "(6)Important Status of Parent Company and Subsidiaries, ii .Status of Important Subsidiaries".

(9) Employees (as of March 31, 2022)

i . Number of employees of corporate groups

Business segment	Number of employees	Compared to the end of the previous fiscal year
Engineering Solutions Business	12,371	+657
Recruiting & Placement Business for Engineers	71	(9)

ii . Number of employees of the Company

Business segment	Number of employees Compared with the en previous fiscal years.	
Engineering Solutions Business	8,080	+211

(10) Principal lenders and the amount of loans (as of March 31, 2022) Not applicable.

(11) Other Significant Matters Relating to the Status of the Corporate Group Not applicable.

2. Status of Shares

i. Total Number of shares authorized to be issued 142,854,400 shares

ii. Total Number of issued shares 28,100,000 shares

(Including treasury shares

of 1,391,354 shares)

iii. Number of shareholders 4,313 persons

(Decreased by 225 persons from the end of the previous

fiscal year)

iv. Major shareholders (top ten)

Name of shareholder	Number of shares held by the shareholder (thousand shares)	Ratio of shares held (%)
The Master Trust Bank of Japan, Ltd. (trust account)	4,280	16.02
SSBTC CLIENT OMNIBUS ACCOUNT	2,167	8.11
Custody Bank of Japan, Ltd. (trust account)	1,793	6.71
Meiji Yasuda Life Insurance Company	1,565	5.86
Nippon Life Insurance Company	1,113	4.17
BNYM AS AGT/CLTS 10 PERCENT	1,058	3.96
STATE STREET BANK AND TRUST COMPANY 505025	912	3.41
THE BANK OF NEW YORK MELLON 140044	751	2.81
Meitec Employee Stock Ownership Plan	737	2.75
NORTHERN TRUST CO. (AVFC) RE 009-016064-326 CLT	429	1.60

Notes: 1. The Company hold 1,391,354 shares as treasury shares. But since there is no voting right to the treasury shares, it is excluded from above list and the ratio of share held is calculated excluding the treasury shares.

3. About Stock Purchase/Subscription Warrant

None

^{2.} Figures for number of shares held by the shareholder and ratio of shares held are rounded off to displayed decimal.

4. Matters concerning Directors and Audit & Supervisory Board Members

(1) Names and other details of Directors and Audit & Supervisory Board Members (as of March 31, 2022)

Title	Name	Position and important positions concurrently held at other companies
Representative Director and President	Hideyo Kokubun	CEO, MEITEC Group CEO and COO of the Company Executive officer in charge of the Prime Engineering Firm Promotion Executive officer for the Internal Audit Department, the CSR Office Director of MEITEC FIELDERS INC. Director of MEITEC CAST INC. Director of MEITEC NEXT CORPORATION
Senior Vice President and Director	Masato Uemura	Executive officer in charge of management strategy, IR section, the Engineering Solutions Division (High-end Engineering Area) the Group Career Support Division, the Operation Reforms at Group Sites Office Executive officer for the Information Technology Department, the Office of the President In charge of MEITEC FIELDERS INC. Director of MEITEC FIELDERS INC. Director of MEITEC CAST INC. Director of MEITEC EX CORPORATION
Director	Hiroyuki Rokugo	Executive officer in charge of the Group Recruiting Division In charge of MEITEC NEXT CORPORATION Director of MEITEC FIELDERS INC. Director of MEITEC NEXT CORPORATION
Director	Keisuke Ito	Executive officer for the Personnel Department In charge of MEITEC EX CORPORATION, MEITEC BUSINESS SERVICE CORPORATION Director of MEITEC EX CORPORATION President of MEITEC BUSINESS SERVICE CORPORATION
Director	Keiya Iida	Executive officer in charge of the Engineering Solutions Promotion Department, the Accounting Department, the Management Administration Department Executive officer for the Business Operations Support Department, the Corporate Communication Department Director of MEITEC FIELDERS INC. Director of MEITEC CAST INC.
Director	Minao Shimizu	Attorney at Law (Minao Shimizu Law Office)
Director	Hiroyuki Kishi	Professor, Graduate School of Media Design, Keio University
Director	Akira Yamaguchi	None
Director	Kumi Yokoe	Professor, Department of Global Innovation Studies, Faculty of Global and Regional Studies, Toyo University

Title Name		Position and important positions concurrently held at other companies
Audit & Supervisory Board Member	Masatoshi Uematsu	(Standing) Audit & Supervisory Board Member of MEITEC FIELDERS INC.
Audit & Supervisory Board Member	Makoto Fukai	None
Audit & Supervisory Board Member	Toru Kunibe	Attorney at Law (Kunibe Law Office)
Audit & Supervisory Board Member	Mitsunobu Yamaguchi	Certified Public Accountant (Mitsunobu Yamaguchi CPA Office)

Notes: 1. Minao Shimizu, Hiroyuki Kishi, Akira Yamaguchi and Kumi Yokoe are Outside Directors.

- Masatoshi Uematsu, Makoto Fukai, Toru Kunibe and Mitsunobu Yamaguchi are Outside Audit & Supervisory Board Members.
- 3. There are no special relationship with other companies which Minao Shimizu, Hiroyuki Kishi and Kumi Yokoe, Outside Directors, and Toru Kunibe and Mitsunobu Yamaguchi, Outside Audit & Supervisory Board Members, hold a concurrent position with. MEITEC FIELDERS INC., which Outside Audit & Supervisory Board Member Masatoshi Uematsu holds concurrent positions with, is wholly owned subsidiaries of the Company.
- 4. Outside Directors Minao Shimizu, Hiroyuki Kishi, Akira Yamaguchi and Kumi Yokoe, and Outside Audit & Supervisory Board Members Masatoshi Uematsu, Makoto Fukai, Toru Kunibe and Mitsunobu Yamaguchi are independent executives defined by Tokyo Stock Exchange, Inc.
- 5. Outside Audit & Supervisory Board Member Makoto Fukai has extended knowledge regarding financing and accounting from his long experiences with financial institution.
- Outside Audit & Supervisory Board Member Mitsunobu Yamaguchi holds certified public accountant license, and possess sufficient knowledge on financing and accounting.
- 7. Changes in Directors and Audit & Supervisory Board Members during the subject fiscal year were as follows: (i) Appointed
 - At the 48th Annual General Meeting of Shareholders held on June 22, 2021, Keiya Iida was newly appointed and assumed the position of Director, and Mitsunobu Yamaguchi was newly appointed and assumed the position of Audit & Supervisory Board Member.
 - (ii) Resigned
 - At the conclusion of the 48th Annual General Meeting of Shareholders held on June 22, 2021, Director Hiroshi Yoneda and Audit & Supervisory Board Member Hiroshi Watanabe resigned from their positions.
- 8. Changes in important positions that Directors concurrently held at other companies during the subject fiscal year were as follows:
 - Director Keiya Iida assumed the position of Director of MEITEC FIELDERS INC. and MEITEC CAST INC. on June 10, 2021.
- 9. The Company has introduced the executive officer system from April 1, 2003. Executive officers of the Company (as of April 1, 2022) are as following.

Type of Officer	Name	
Representative Director and President CEO and COO	Hideyo Kokubun	
Senior Vice President and Director, Executive Officer	Masato Uemura	
Director and Executive Officer	Hiroyuki Rokugo, Keisuke Ito, Keiya Iida	
Executive Officer	Tetsuya Yabe, Shinji Watanabe, Keisuke Ashida, Koichi Yonezawa, Yasuhiko Ido, Toru Yamashita, Terumi Shikano, Shinichi Kobayashi, Yasuo Kinoshita, Yuichiro Ishibashi, Kosuke Sekiguchi, Motonori Sato	

(2) Description of Limited Liability Agreement

The Company enters into a liability limitation agreement with each member of the board (excluding executive director, etc.) and audit & supervisory board member pursuant to Article 423, Paragraph 1, of the Companies Act. The maximum amount of liability limitation provided under such an agreement would be the minimum liability limitation amount stipulated in Article 425, Paragraph 1, of the Companies Act.

(3) Summary of details of indemnity agreements

The Company has not entered into indemnity agreements with directors and audit & supervisory board members pursuant to Article 430-2, Paragraph 1, of the Companies Act.

(4) Summary of details of directors and officers liability insurance policy

The Company has entered into a directors and officers liability insurance policy as provided for in Article 430-3, Paragraph 1 of the Companies Act with an insurance company, in which the directors, audit & supervisory members, and executive officers of the Company and the Company's subsidiaries listed in "1. Business Outline, (6) Important Status of Parent Company and Subsidiaries" are insured persons, and the full amount of the insurance premiums is borne by the Company.

To summarize the details of the liability insurance policy, the insurance company through the liability insurance policies covers damages arising from the insured persons taking responsibility for the execution of their duties and claims associated with the pursuit of those responsibilities, and the policy is renewed each year. At present, the Company plans to renew the policy with the same details at the next renewal.

(5) Amount of remuneration for directors and audit & supervisory board members

a. Matters regarding determination of amounts of remuneration for directors and audit & supervisory board members or calculation method thereof

The Company's "Policy on Calculation Methods and Determination on Amount of Remuneration, etc. for Directors and Audit & Supervisory Board Members" has been determined by the Board of Directors.

Furthermore, the Board of Directors confirms that, regarding the individual remuneration for directors in the current fiscal year, there will be no changes in individual fixed remuneration pursuant to 3 (1) of this policy, and that, regarding the distribution of performance-linked remuneration pursuant to (3) 2 of this policy, the Officer Appointment Advisory Committee composed of an outside director as the Chairperson and CEO and other outside directors as members has determined that the decision-making process is appropriate, therefore we deem the remuneration follows the determination policy.

"Policy on Calculation Methods and Determination on Amount of Remuneration, etc. for Directors and Audit & Supervisory Board Members" is as follows:

1. Method of Determination

The total amount of remuneration of directors and audit & supervisory board members shall be within the total amount of remuneration adopted at the 46th Annual General Meeting of Shareholders held in June 2019, and individual amounts of remuneration will be determined in accordance with the policy amended or abolished by resolutions of the Board of Directors.

<Overview of the Resolution for the General Meeting of Shareholders: Amounts of remuneration for directors and audit & supervisory board members>

	Indicated in yearly amount Fixed remuneration		Performance-linked remuneration	Total remuneration
Directors		Up to 220 million yen	2.5% of consolidated profit*, and up to 250 million yen	Up to 470 million yen
	Portion for outside directors of above	Up to 50 million yen	(excluded from payment)	Up to 50 million yen
Audit & supervisory board members		Up to 50 million yen	(excluded from payment)	Up to 50 million yen
Total		Up to 270 million yen	Up to 250 million yen	Up to 520 million yen

^{*&}quot;Profit attributable to owners of parent" of "Consolidated Statements of Income and Comprehensive Income"

2. Policy about executive remuneration

- Executive remuneration shall be reviewed in a timely and appropriate manner based on the basic policy of the remuneration system adopted at the 30th Annual General Meeting of Shareholders held in June 2003.
- By maintaining the stance of clarifying and disclosing methods of calculation and the process of determinations of remuneration in the same manner as before, the Group will enhance management transparency and strengthen corporate governance, and thus further improving corporate value.
- The rate of performance-linked executive remuneration for executive directors will be increased to enhance sharing the mid and long-term interest with shareholders. Regarding the percentage of performance-linked remuneration in remuneration of executive directors, the guide is about 50% for the whole and about 60% for the CEOs.
- In order to preserve the independence of outside directors and audit & supervisory board members, they will not be compensated with performance-linked remuneration.
- The retirement bonus system for directors and audit & supervisory members, which was abolished in the fiscal year ended March 31, 2002, will not be adopted.

3. Specific executive remuneration amount

Total amount of executive remuneration = (1) Fixed remuneration +

(2) performance-linked remuneration <(3) appropriation of the amount equivalent to 20%>

(1) Individual fixed remuneration

Representative Director and President, Group CEO, CEO/COO	yearly	28,800 thousand yen	(2,400 thousand yen monthly)
Senior Vice President and Directors	yearly	24,000 thousand yen	(2,000 thousand yen monthly)
Directors	yearly	19,200 thousand yen	(1,600 thousand yen monthly)
Outside directors	yearly	9,000 thousand yen	(750 thousand yen monthly)
Standing audit & supervisory board members	yearly	24,000 thousand yen	(2,000 thousand yen monthly)
Audit & supervisory board members (excluding standing audit & supervisory board member)	yearly	7,800 thousand yen	(650 thousand yen monthly)

(2) Performance-linked remuneration

- The total amount shall be an amount equivalent to 2.5% of profit attributable to owners of parent before deductible expenses accounting of performance-linked remuneration, with fractions of 1 million yen and less discarded, and up to 250 million yen annually.
- Performance-linked remuneration will be limited to be paid to directors, except for outside directors and audit & supervisory board members.
- In principle, individual allocation amount for individual directors will be determined at Board of Directors' meetings after the consultation at the Officer Appointment Advisory Committee. However, while this is exclusively the case for the determination of the allocation method, it is also permissible that determinations are made to entrust the Representative Director and President/Group CEO with the determination of specific allocation amounts.
- Performance- linked remuneration is paid within three months after the end of the applicable fiscal year.
- (3) Appropriation of the amount equivalent to 20% of performance-linked remuneration (after deduction of tax)
 - The amount equivalent to 20% of performance-linked remuneration (after deduction of tax) for each director will, with approval from each director, be contributed to the Officers Shareholding Group (the relevant amount will be divided into twelve (12) equally, and the same amount will be contributed each month for the 12 months from July each year) and utilized to acquire own shares.
 - Acquired own shares are prohibited to be transferred during the period in office and until one year passes from resignation in principle, in accordance with the Shareholding Group Rules and other internal rules.
 - When a per son subject to payment of the relevant remuneration resigns, in accordance with the Officers Shareholding Group Rules of the Company, this handling shall not be applied.
- (4) Percentage of fixed remuneration and performance-linked remuneration
 - The allocation of performance-linked remuneration for each director is determined based on the performance assessment following the procedures described in 3.(2) above in accordance with the "Policy about executive remuneration" described in 2 above. Therefore, the percentage of fixed compensation and performance-based compensation in Executive Remuneration for each director(excluding outside director) shall vary based on such determination.

4. Additional Rules

- For remuneration for audit & supervisory board members, determination upon consultation by audit & supervisory board members is required in accordance with the provisions of the law.
- In cases where a director also serves as an employee, the employee salary is included.
 - An employee bonus is not paid to directors who also serve as employees.
- Remuneration to directors and audit & supervisory board members from subsidiaries in which a director or an audit & supervisory board member holds a concurrent post is waived in principle.
- Allowances for commutation, job transfer unattended by family, or job relocation as well as a daily allowance for business trip expenses will be paid separately.
- The insurance premiums borne by individuals for directors and officers liability insurance (D&O insurance) will be separately added.

b. Remuneration in the current fiscal year

	Type of Officer	Number of persons	Fixed remuneration	Performance-linked remuneration	Total remuneration
Directo (Exclud	ors ding Outside Directors)	6	111 million yen	236 million yen	347 million yen
Outside	e Directors	4	36 million yen		36 million yen
	e Audit & Supervisory Members	5	47 million yen		47 million yen
	Total	15	194 million yen	236 million yen	430 million yen
	Total of Outside Directors and Audit & Supervisory Board Members	9	83 million yen		83 million yen

- Notes: 1. The performance indicator for performance-linked remuneration is profit attributable to owners of parent, and those results are listed in "1. Business Outline, (5) Changes in Assets and Income." The reason that we selected this indicator is that it enhances the incentive for directors to boost performance and strengthens medium to long-term sharing of interests with shareholders. The Company's performance-linked remuneration is limited to 2.5% of the standard amount and up to 250 million yen.
 - 2. The amount of monetary remuneration for directors was set at up to 470 million yen annually at the 46th Annual General Meeting of Shareholders held in June 2019, and the amount of remuneration for outside directors was set at up to 50 million yen annually. The number of directors as of the conclusion of the said General Meeting of Shareholders was eight (8) (including two (2) outside directors).
 - 3. The amount of monetary remuneration for Audit & Supervisory Board Members was set at up to 50 million yen annually at the 43rd Annual General Meeting of Shareholders held in June 2016. The number of Audit & Supervisory Board Members as of the conclusion of the said General Meeting of Shareholders was three (3) (including three (3) outside directors).
 - 4. The Board of Directors has delegated the decision for the "specific amount of distribution" of performance-linked remuneration for directors excluding outside directors to President and CEO Hideyo Kokubun. The reason for the delegation is that the Board deemed that the President and CEO is the appropriate person to consider the results of the entire company and to evaluate the duties assigned to each director. Furthermore, in deciding the details to be delegated, the Company will first confirm that the Officer Appointment Advisory Committee has determined that the decision-making process is appropriate.

(6) Matters concerning Outside Directors and Outside Audit & Supervisory Board Members

i. Relationship between the Company and Significant Companies Where Outside Directors and Outside Audit & Supervisory Board Members Hold Concurrent Posts The status and other information on significant concurrent posts are listed in "4. Matters concerning Directors and Audit & Supervisory Board Members; (1) Names and other details of Directors and Audit & Supervisory Board Members."

ii. Status of Main Activities during the Subject Fiscal Year Outside Directors

Name	Attendance (total attended/total held)	Summary of Major Activities and Duties Performed Related to Expected Roles
Minao Shimizu	Directors' meetings 14/14	Based on his abundant experience and insight as an attorney, He has been expected to contribute to strengthening the function of the Board of Directors of the Company and to management oversight, and at Board of Directors Meetings, he has provided proper advice and proposals as needed and sufficiently fulfilled his roles and duties in strengthening the function of the Board of Directors of the Company and in management oversight.
Hiroyuki Kishi	Directors' meetings 14/14	He has wide knowledge as a professor of a graduate school of a university, and based on his experience in the field of public administration and broad experience and insight as director of public company, he has been expected to contribute to strengthening the function of the Board of Directors of the Company and to management oversight, and at Board of Directors Meetings, he has provided proper advice and proposals as needed and sufficiently fulfilled his roles and duties in strengthening the function of the Board of Directors of the Company and in management oversight.
Akira Yamaguchi	Directors' meetings 14/14	He has served as the representative director of a listed company on the First Section of the Tokyo Stock Exchange and based on his abundant experience and insight with respect to corporate management, he has been expected to contribute to strengthening the function of the Board of Directors of the Company and to management oversight, and at Board of Directors Meetings, he has provided proper advice and proposals as needed and sufficiently fulfilled his roles and duties in strengthening the function of the Board of Directors of the Company and in management oversight.
Kumi Yokoe	Directors' meetings 14/14	She has wide knowledge on international politics and others as a university professor and based on her abundant experience and insight as a senior researcher at a major think-tank and as the president of a company, she has been expected to contribute to strengthening the function of the Board of Directors of the Company and to management oversight, and at Board of Directors Meetings, she has provided proper advice and proposals as needed and sufficiently fulfilled her roles and duties in strengthening the function of the Board of Directors of the Company and in management oversight.

Outside Audit & Supervisory Board Members

Name	Attendance (total attended/total held)	Major Activities
Masatoshi Uematsu	Directors' meetings 13/14 Audit & Supervisory Board 13/13	At the board of directors meetings, he made appropriate questions, advice and proposals as needed. Also at the Audit & Supervisory Board, as standing outside audit & supervisory board member, he made reports and provided opinions to other outside audit & supervisory board members.
Makoto Fukai	Directors' meetings 14/14 Audit & Supervisory Board 13/13	He provided proper advice and proposals as needed, based on his sufficient knowledge and experiences.
Toru Kunibe	Directors' meetings 14/14 Audit & Supervisory Board 13/13	He provided proper advice and proposals as needed, based on his sufficient knowledge and experiences.
Mitsunobu Yamaguchi	Directors' meetings 11/11 Audit & Supervisory Board 10/10	Since taking office on June 22, 2021, he provided proper advice and proposals as needed, based on his sufficient knowledge and experiences, especially in the field of financing and accounting.

5. Status of the Accounting Auditor

(1) Name of Accounting Auditor

Deloitte Touche Tohmatsu LLC

(2) Compensation to Accounting Auditor for current fiscal year

Description		Amount of compensation
1.	Total compensation and amounts paid by the Company	45 million yen
2.	Total amount of cash and other property profits to be paid by the Company and its subsidiaries to the independent accountant	45 million yen

Note: In the audit agreement between the Company and the accounting auditor, the amounts of compensation for conducting auditing services in accordance with the Companies Act and auditing services in accordance with the Financial Instruments and Exchange Law are not separated, and the above amounts contain compensation and other remuneration for auditing services under the Financial Instruments and Exchange Law.

(3) Reason why the Audit & Supervisory Board approved the Accounting Auditor's compensation

The Audit & Supervisory Board verified matters including the performance of auditing in the previous fiscal year, and the content of the auditing plan for the upcoming fiscal year and the basis on which the compensation for the upcoming fiscal year was estimated. Having judged all of these matters to be appropriate, the Audit & Supervisory Board approved the accounting auditor's compensation.

(4) Description of Non-auditing Job

The Company does not commission the accounting auditor to provide service which is out side of the scope of the activities defined in the Article 2, Paragraph 1 of the Certified Public accountants Act.

(5) Policy regarding decisions on the dismissal or non-reappointment of the Accounting Auditor

If the Audit & Supervisory Board considers that the accounting auditor falls under any of the provisions of Article 340, Paragraph 1 of the Companies Act and judges it necessary to dismiss the accounting auditor immediately, it shall dismiss the accounting auditor, having obtained the approval of all the audit & supervisory board members.

In addition, the Audit & Supervisory Board shall evaluate the overall performance of accounting audit duties by the accounting auditor according to its stipulated evaluation procedures and standards. If the Audit & Supervisory Board considers that the accounting auditor cannot perform its duties appropriately, or otherwise judges that dismissal is required, it shall determine the content of an agenda item for the dismissal or non-reappointment of the accounting auditor to be submitted to the General Meeting of Shareholders in accordance with Article 344 of the Companies Act.

6. Systems to Ensure Appropriate Business Operations and the Status of its Implementation

During the fiscal period under review, due to the establishment and operation of each of the frameworks discussed in (1) through (12) below, there were no incidents or accidents which had significant damage on the corporate group comprising the Company and its subsidiaries.

(1) Framework to ensure compliance by directors with laws and regulations and the Company's articles of incorporation in the course of the execution of their duties

In its interaction with the rest of society, the Company shall comply with all laws and regulations and its articles of incorporation. The Company shall maintain high ethical standards and management that is sound and highly transparent. Concerning directors' execution of duties, the Company shall clarify the process and results of its decision-making based on the Company's internal rules that are appropriate to the particular characteristics of the business and size of the Company. At the same time, the Company shall establish a framework where directors and audit & supervisory board members can view such process and results as necessary.

In addition, through the establishment of the MEITEC Group Helpline System— based on a framework that provides measures to protect whistleblowers in personnel terms—and programs to inform employees about this helpline, the Company shall endeavor to quickly detect and take appropriate action against any malfeasance that may occur relating to the directors' execution of duties.

(Status of implementation)

The scope of authority and decision making procedures for directors are clarified in the Board of Directors rules, the rules of administrative authority, and the rules relating to internal requests for approval; the directors execute their duties in accordance with these rules. Materials and minutes from meetings of the Board of Directors and Executive Board are continually stored on a system that can be viewed by all directors and audit & supervisory board members. The Company has also adopted a system to record the process and results of individual directors' decision making and has established a framework where all directors and audit & supervisory board members can view such process and results as necessary.

Furthermore, the Company has established the MEITEC Group Helpline System administered by the CSR Dept., which performs internal checks and balances. Employees are informed about the system via the Company's intranet.

(2) Framework for storing and managing information relating to the directors' execution of duties

In accordance with the stipulations of all laws and regulations, the Company's articles of incorporation and internal rules, the Company shall record, store and manage information regarding the execution of duties by directors in an appropriate and timely manner.

Moreover, the Company shall build an appropriate management system for safekeeping media to ensure there is no loss of trust as a company or fatal damage inflicted on the MEITEC Group through conduct involving leakage, alterations, loss, or unauthorized use, or conduct involving unauthorized disclosure, etc.

(Status of implementation)

In accordance with all laws and regulations, the Company's articles of incorporation and

internal rules, the Company prepares documents such as minutes from the General Meeting of Shareholders, and meetings of the Board of Directors and Executive Board, storing and managing such documents in an appropriate manner. In addition, the Company stipulates information to be managed and methods of management in its information management rules, which it implements appropriately.

(3) Rules and other frameworks for management of risk of loss

Based on the risk management rules, the Company shall work to comprehensively and systematically gather information on risk of loss faced by the Company before such risks emerge. Risks trends shall be monitored appropriately, and timely measures shall be taken in response to risks, commensurate with the severity of the risk. By responding quickly to the risks when they materialize, the Company aims to minimize the impact of such risks, develop a system to restore operations as soon as possible. The Company shall continually strive to maintain and enhance the soundness of its management.

(Status of implementation)

The Company stipulates a framework for risk management in its risk management rules, and informs employees via its intranet. It also specifies risks by category and confirms that no risks requiring management have been omitted. In its risk management guidelines, the Company specifies in advance the risk items to be monitored and departments responsible for monitoring with the aim of picking up on any signs that risks might materialize in order to prevent them from doing so or, where risks have already materialized, in order to minimize their impact. Related details are regularly reported to the Board of Directors or the Executive Board, and the Company has established, and appropriately operates, a system for reporting in the event that risks becoming apparent. In addition, in the event that a risk develops into a crisis, in order to prevent the situation from growing larger and to quickly reign it in, the Group Crisis Management Regulations provide for a crisis management framework, such as the initial response when a crisis occurs as well as the establishment of crisis countermeasure command center. As a response to the spread of the COVID-19, the Company has established three policies: (1) place the highest priority on ensuring the safety and security of Group employees, (2) fulfill our social responsibility by maintaining thorough infection prevention measures, and (3) make every effort for sound business endeavors. The entire Group is engaged in crisis response, such as by making use of measures including working from home, flexible workhours, and staggered commuting in response to how the infection is spreading, based on these rules and decisions by the Group CEO. Internal auditing of the risk management operations of each division is also conducted.

(4) Framework to ensure the efficient execution of duties by directors

The Company shall make the directors appropriately divide up their duties and supervisory responsibilities and delegate authority in accordance with internal rules to speed up decision-making. In addition, the directors shall formulate a business plan stipulating clear targets and goals, and undertake appropriate management of operations and progress based on this plan. Targets and goals shall be revised as necessary.

(Status of implementation)

The Company has adopted an executive officer system to enable prompt and appropriate decision making. Directors appropriately divide up their execution of duties and supervisory responsibilities, while the Company delegates authority to the executive officers in accordance with its rules of administrative authority. Furthermore, the directors formulate a business plan stipulating clear targets and goals, and undertake appropriate management of operations and progress based on this plan. Targets and goals are revised as necessary.

(5) Framework to ensure compliance by employees with laws and regulations and the Company's articles of incorporation in the course of the execution of their duties

The Company shall formulate the Group Management Concept, the MEITEC Group Charter of Employee Behavior, the Employee Code of Conduct and other related documents. And with these, the Company shall continuously strive to take initiatives to raise awareness of the directors and employees to carry out their duties in compliance with all laws and regulations, the Company's articles of incorporation and internal rules in a fair and reasonable manner.

In addition, through the establishment of the MEITEC Group Helpline System— based on a framework that provides measures to protect whistleblowers in personnel terms—and programs to inform employees about this helpline, the Company shall endeavor to quickly detect and take appropriate action against any malfeasance that may occur relating to the employees' execution of duties.

(Status of implementation)

The Company formulated the Management Concept, the Meitec Group Charter of Employee Behavior, the Employee Code of Conduct and other related documents, and employees are informed of these via publication on the Company's intranet. Also, the Company established and operates a system for reporting. Furthermore, the Company has stipulated in its compliance rules that all employees will be responsible for implementing compliance according to their duties and positions, and conducted annual training for all employees based on e-learning. Details of the Meitec Group Helpline System are as set out under the status of implementation for (1) above. Internal audits are conducted to check departments' compliance with all laws and regulations, the Company's articles of incorporation and internal rules.

(6) Framework to ensure sound business operations within the Group comprising the Company and its subsidiaries

The Company shall respect the right of each subsidiary to develop its business operations in an autonomous manner, while sharing the Group Management Concept and the MEITEC Group Charter of Employee Behavior. The Company shall design the institution in accordance with the subsidiary's purpose, business characteristics and size, and place its directors and employees in all of its subsidiaries and manage and supervise the subsidiaries' business execution appropriately to maximize the Group's corporate value. In addition, the Company shall formulate rules on the administration of subsidiaries and establish the department in charge of administrating the Group companies (the "Group Company Administration Department") and develop a framework by which important matters related to the business execution of directors in subsidiaries are reported to the Company regularly.

With regard to the development of rules and other frameworks for loss risk management of subsidiaries, a framework to ensure the efficient execution of duties by directors of subsidiaries and a framework to ensure compliance by directors and employees of subsidiaries with laws and regulations and the Company's articles of incorporation in the course of the execution of their duties, the Company requests each of the subsidiaries to develop a framework that is suitable for their respective business characteristics and size by referring to the above-mentioned (3) to (5) as basic guidelines. The Company shall regularly receive reports on the development status of the framework and request improvements as necessary.

(Status of implementation)

The Company places its directors in all of its subsidiaries to manage and supervise the appropriateness of the subsidiaries' business. In addition, the Company has formulated its rules on the administration of Group companies, thereby clarifying matters that require prior approval by the Company or reporting to the Company. The relevant departments in the Company and its subsidiaries cooperated to make decisions on matters for which

the rules require the Company's prior approval, while reports were duly received from subsidiaries with regard to the matters to be reported to the Company. Moreover, the Internal Audit Department audits the operations of subsidiaries.

(7) Matters related to employees to be assigned to assist audit & supervisory board members, matters related to such employees' independence from directors and matters related to ensuring effectiveness of instructions given to such employees

The Company shall establish the Office of Audit & Supervisory Board which consists of employees who exclusively work in the said office and are independent from the execution of business to improve the effectiveness of audit.

In order to reflect the opinion from audit & supervisory board members as much as possible, the evaluation and re-assignment of the said exclusively working employees, who are to assist audit & supervisory board members, are carried out with the consent of audit & supervisory board members, and instructions to such employees shall be given by audit & supervisory board members.

(Status of implementation)

The Company has established the Office of Audit & Supervisory Board, to which it has assigned one employee who exclusively works in the said office and is independent from the execution of business. In order to reflect the opinion from audit & supervisory board members as much as possible, the evaluation and re-assignment of the said employee are carried out with the consent of audit & supervisory board members, and instructions to such employees are given directly by audit & supervisory board members.

(8) Framework for reporting to the audit & supervisory board members

1. Framework for reporting by directors and employees to the audit & supervisory board members

The Company shall develop a framework for reporting to the audit & supervisory board members, to ensure that proper reports are made by directors and employees. The audit & supervisory board members shall be given the authority to attend the Board of Directors' meetings and all other internal meetings. Furthermore, the audit & supervisory board members shall have access to all important information relating to decision-making and the execution of business operations.

(Status of implementation)

The Company formulated rules regarding reporting to audit & supervisory board members or the Audit & Supervisory Board, and employees are informed of these via publication on the Company's intranet. In addition, the audit & supervisory board members are given the authority to attend the Board of Directors' meetings as well as all other internal meetings and they participate in meetings they deem necessary as appropriate, based on their own judgment. Moreover, the Company gives the audit & supervisory board members appropriate access to all important information relating to decision making and the execution of business operations whenever audit & supervisory board members request such access.

2. Framework for reporting by subsidiaries' directors, audit & supervisory board members, employees or those who received reports from them to the audit & supervisory board members of the Company

The Company shall develop a framework by which any matters that took place at subsidiaries are reported to the Company's audit & supervisory board members from subsidiaries' directors and employees through the Group Company Administration Department. In the case where the Company's audit & supervisory board members request that subsidiaries' directors and employees directly report, etc. concerning matters that have been deemed necessary in order to ensure appropriateness of the Group's operation, the subsidiaries' directors and employees are obliged to meet the aforesaid request.

In addition, subsidiaries' audit & supervisory board members hold meetings regularly with the Company's audit & supervisory board members to report the situation of subsidiaries in a timely way.

(Status of implementation)

Any matters that took place at subsidiaries are reported to the Company's audit & supervisory board members as appropriate through the Group Company Administration Department. In addition, subsidiaries' audit & supervisory board members report the situation of subsidiaries to the Company's audit & supervisory board members in a timely way. To that end, they hold meetings with the Company's audit & supervisory board members as appropriate after attending their subsidiary's Board of Directors meetings, or when they have received a report regarding an event or incident relating to their subsidiary.

(9) Framework to ensure that a person who made report to audit & supervisory board members does not receive disadvantageous treatment for making such report

The Company prohibits any disadvantageous treatment being given to directors, audit & supervisory board members and employees of the Company and subsidiaries who made a report to the Company's audit & supervisory board members. The Company shall disseminate this policy throughout the Group.

(Status of implementation)

The Company clearly prohibits any disadvantageous treatment in its rules regarding reporting to audit & supervisory board members or the Audit & Supervisory Board, and it has informed employees to that effect. There have been no instances of disadvantageous treatment as a result of making a report to the Company's audit & supervisory board members.

(10) Matters related to the policy on the prepayment or repayment procedure of costs that accrue as a result of execution of duties by audit & supervisory board members, or settlement of other liabilities

The Company shall, in principle, be liable to pay the costs or liabilities that accrue as a result of execution of duties by audit & supervisory board members. The Company shall settle such costs or liabilities as appropriate each time audit & supervisory board members submit such request to the Company, with the exception of cases where the Company has proven that such costs or liabilities were not necessary in the execution of duties by audit & supervisory board members. costs or liabilities were not necessary in the execution of duties by audit & supervisory board members.

(Status of implementation)

The Company paid to settle costs or liabilities as appropriate each time audit & supervisory board members submitted such request to the Company.

(11) Framework to ensure auditing activities by the audit & supervisory board members are carried out effectively

The Company shall develop a framework to deepen the mutual cooperation among internal auditors, audit & supervisory board members and accounting auditors in their audit by exchanging their opinions regularly or as necessary.

The Company shall also strive to improve, on an ongoing basis, the effectiveness of audit function performed by audit & supervisory board members by making directors and employees cooperate with inspections or hearing request submitted by audit & supervisory board members.

(Status of implementation)

Internal auditors, accounting auditors and audit & supervisory board members exchange their opinions regularly, ensuring mutual cooperation in their audits.

Moreover, directors and employees are cooperating appropriately with inspections or hearing requests submitted by audit & supervisory board members.

(12) Basic policy toward removal of anti-social forces

The Company shall interdict any and all relationship with anti-social forces and groups which threaten the order and safety of the civil society. And against such anti-social forces, the entire MEITEC Group, from the CEO down, shall respond in uncompromising manner.

(Status of implementation)

The Company has prescribed that employees do not have any relationship with anti-social forces in the Employee Code of Conduct and in the purchasing policy. At the same time, the Company has established the principle of the "3 No's" ("No fear," "No payments," "No business") in dealing with organized violence by anti-social forces. It has also stipulated that in the event of any approach from anti-social forces, employees should not handle the matter individually, but should consult the department in charge to deal with it as an organization.

7. Basic Policy Regarding Profit Distribution

The MEITEC Group, which hires large numbers of engineers for an indefinite period, believes it is essential to protect employment of the engineers even during times of economic hardship in order to aim for maximizing the shareholders' return in the medium to long term and to grow sustainably. Accordingly, the Company's policy regarding profit distribution is to place priority on the "qualitative and quantitative" enhancement of shareholders' equity" to distribute the profits of the Company based on operating results while also giving consideration to the "balance of funds."

In addition to the level of "qualitative and quantitative" enhancement of shareholders' equity, if the balance of funds is an amount higher than the amount of necessary funds required for business operations (consolidated three month net sales), the Company will in principle set the total return ratio by means of dividends and acquisition of treasury shares within 100%.

The Company shall in principle pay dividends twice every year: an interim dividend and a year-end dividend, setting the payout ratio to 50% or higher. The minimum level of dividends shall be a dividend on equity ratio (DOE) of 5%.

The Company shall acquire treasury shares in a timely manner, considering the level of total return ratio and payout ratio.

After the Company acquires treasury shares, it shall continue to hold treasury shares within 5 percent of the total number of shares issued. If the number of treasury shares exceeds the aforementioned limit, the excess treasury shares shall be retired by the end of the fiscal year.

Note:

- Total Return Ratio = Total shareholders return for the year / Profit attributable to owners of parent Total Shareholders Return for Year = Total dividend paid (interim and year end) + Amount used to acquire the treasury shares during the fiscal year
- Payout Ratio = Total dividend paid (interim and year end) / Profit attributable to owners of parent
- Dividend on Equity Ratio (DOE) = Dividend / consolidated shareholder's equity
- Three Month Net Sales = Working capital*: Consolidated two month net sales + Fund for strengthening the financial base (a fund to sustain the business operation in the event of a crisis equivalent to that of fiscal year ended March 2010): Consolidated one month netsales
 - * Working capital is determined according to such factors as account receivables.

To realize the flexible financial position, for the implementation of future growth strategies and response to the risk associated in achieving the goals of the management plan, treasury shares will be held by the company.

Unless otherwise noted, figures in this business report for the fiscal year ended March 31, 2022 is presented as follows.

[·] Monetary amounts are rounded off to the displayed unit. However, hundredths of a yen are rounded to the nearest whole number.

[·] Ratios are rounded to the displayed unit.

Consolidated Balance Sheets

Consolidated Dalance Sheets	(Millions of yen)
	Fiscal year ended March 31, 2022
Assets	
Current assets	
Cash and deposits	49,706
Notes and accounts receivable - trade	16,098
Work in process	178
Other	954
Allowance for doubtful accounts	$\underline{\hspace{1cm}}$
Total current assets	66,937
Non-current assets	
Property, plant and equipment	
Buildings and structures, net	3,271
Tools, furniture and fixtures, net	242
Land	1,487
Other, net	1_
Total property, plant and equipment	5,002
Intangible assets	
Software	297
Other	48
Total intangible assets	345
Investments and other assets	
Investment securities	27
Deferred tax assets	8,458
Other	820
Allowance for doubtful accounts	(2)
Total investments and other assets	9,304
Total non-current assets	14,652
Total assets	81,590

(Mill	ions	of ven)

	(Millions of yen)
	Fiscal year ended March 31, 2022
Liabilities	
Current liabilities	
Accrued expenses	3,308
Income taxes payable	3,310
Accrued consumption taxes	2,472
Provision for bonuses for directors (and other officers)	238
Provision for bonuses	8,861
Other	1,477
Total current liabilities	19,669
Non-current liabilities	
Retirement benefit liability	16,633
Total non-current liabilities	16,633
Total liabilities	36,302
Net assets	
Shareholders' equity	
Share capital	5,000
Capital surplus	3,627
Retained earnings	44,865
Treasury shares	(7,035)
Total shareholders' equity	46,457
Accumulated other comprehensive income	
Revaluation reserve for land	(662)
Remeasurements of defined benefit plans	(506)
Total accumulated other comprehensive income	(1,169)
Total net assets	45,287
Total liabilities and net assets	81,590

Consolidated Statements of Income

Consolidated Statements of Income	(Millions of yen)
	Fiscal year ended March 31, 2022
Net sales	107,140
Cost of sales	78,917
Gross profit	28,223
Selling, general and administrative expenses	15,405
Operating profit	12,817
Non-operating income	
Interest income	1
Subsidy income	131
Other	10
Total non-operating income	144
Non-operating expenses	
Commission expenses	10
Commitment fee	2
Other	0
Total non-operating expenses	13
Ordinary profit	12,948
Extraordinary losses	
Impairment loss	4
Loss on retirement of non-current assets	0
Total extraordinary losses	5
Profit before income taxes	12,942
Income taxes - current	4,597
Income taxes - deferred	(895)
Total income taxes	3,701
Profit	9,240
Profit attributable to owners of parent	9,240

Consolidated Statements of Changes in Equity

(Fiscal Ended March 31, 2022)

(Millions of Yen)

	Shareholders' equity				
	Capital stock	Capital surplus	Retained earnings	Treasury shares	Total shareholders' equity
Balance at beginning of period	5,000	6,155	40,903	(6,159)	45,898
Changes during period					
Dividends of surplus			(5,278)		(5,278)
Profit attributable to owners of parent			9,240		9,240
Purchase of treasury shares				(3,404)	(3,404)
Cancellation of treasury shares		(2,528)		2,528	_
Net changes in items other than shareholders' equity					
Total changes during period		(2,528)	3,962	(875)	558
Balance at end of period	5,000	3,627	44,865	(7,035)	46,457

	Accumulated other comprehensive income			
	Revaluation reserve for land	Remeasurements of defined benefit plans	Total accumulated other comprehensive income	Total net assets
Balance at beginning of period	(662)	(763)	(1,426)	44,472
Changes during period				
Dividends of surplus				(5,278)
Profit attributable to owners of parent				9,240
Purchase of treasury shares				(3,404)
Cancellation of treasury shares				_
Net changes in items other than shareholders' equity	_	257	257	257
Total changes during period	_	257	257	815
Balance at end of period	(662)	(506)	(1,169)	45,287

	Fiscal year ended March 31, 2022
Assets	
Current assets	
Cash and deposits	39,741
Notes receivable - trade	666
Accounts receivable - trade	11,332
Work in process	166
Prepaid expenses	566
Other	236
Total current assets	52,710
Non-current assets	
Property, plant and equipment	
Buildings	3,259
Structures	9
Tools, furniture and fixtures	240
Land	1,487
Construction in progress	1
Total Property, plant and equipment	4,998
Intangible assets	
Software	278
Other	48
Total intangible assets	326
Investments and other assets	
Investment securities	27
Shares of subsidiaries and associates	1,118
Deferred tax assets	7,271
Guarantee deposits	676
Other	92
Total investments and other assets	9,186
Total non-current assets	14,512
Total assets	67,222

	Fiscal year ended March 31, 2022
Liabilities	
Current liabilities	
Accounts payable - other	670
Accrued expenses	2,242
Income taxes payable	2,375
Accrued consumption taxes	1,651
Provision for directors' bonuses	236
Provision for bonuses	6,354
Other	440
Total current liabilities	13,970
Non-current liabilities	 -
Provision for retirement benefits	15,876
Total non-current liabilities	15,876
Total liabilities	29,846
Net assets	
Shareholders' equity	
Capital stock	5,000
Capital surplus	
Legal capital surplus	1,250
Other capital surplus	2,367
Total capital surpluses	3,617
Retained earnings	
Other retained earnings	36,456
Retained earnings brought forward	36,456
Total retained earnings	36,456
Treasury shares	(7,035)
Total shareholders' equity	38,038
Valuation and translation adjustments	
Revaluation reserve for land	(662)
Total valuation and translation adjustments	(662)
Total net assets	37,376
Total liabilities and net assets	67,222

Non-Consolidated Statement of Income

	(Millions of yen)
	Fiscal year ended March 31, 2022
Net sales	77,010
Cost of sales	56,503
Gross profit	20,507
Selling, general and administrative expenses	9,960
Operating profit	10,546
Non-operating income	
Interest income	1
Dividend income	570
Other	20
Total non-operating income	592
Non-operating expenses	
Commission expenses	10
Commitment fee	2
Bad debt expenses	0
Other	0
Total non-operating expenses	13
Ordinary profit	11,125
Extraordinary losses	
Impairment loss	4
Other	
Total extraordinary losses	5
Profit before income taxes	11,120
Income taxes - current	3,571
Income taxes - deferred	(502)
Total income taxes	3,068
Profit	8,051

Non-Consolidated Statement of Changes in Equity

(Fiscal Ended March 31, 2022)

(Millions of Yen)

	Shareholders' equity			
	Conital stools	Capital surplus		
	Capital stock	legal capital surplus	Other capital surplus	Total capital surplus
Balance at beginning of current period	5,000	1,250	4,895	6,145
Changes of items during period				
Dividends of surplus				
Profit				
Purchase of treasury shares				
Retirement of treasury shares			(2,528)	(2,528)
Total changes of items during period	-	=	(2,528)	(2,528)
Balance at end of current period	5,000	1,250	2,367	3,617

(Millions of Yen)

			(Willions of Tell)	
	Shareholders' equity			
	Retained earnings Other retained earnings	Treasury shares	Total shareholders' equity	
	Retained earnings brought forward			
Balance at beginning of current period	33,683	(6,159)	38,670	
Changes of items during period				
Dividends of surplus	(5,278)		(5,278)	
Profit	8,051		8,051	
Purchase of treasury shares		(3,404)	(3,404)	
Retirement of treasury shares		2,528	_	
Total changes of items during period	2,772	(875)	(631)	
Balance at end of current period	36,456	(7,035)	38,038	

(Millions of Yen)

	Valuation and translation adjustments		
	Revaluation reserve for land	Total valuation and translation adjustments	Total net assets
Balance at beginning of current period	(662)	(662)	38,007
Changes of items during period			
Dividends of surplus			(5,278)
Profit			8,051
Purchase of treasury shares			(3,404)
Retirement of treasury shares			_
Total changes of items during period	_	_	(631)
Balance at end of current period	(662)	(662)	37,376

To Directors of MEITEC CORPORATION

Audit & Supervisory Board's Report (Certified Copy)

We, the Audit & Supervisory Board Members of the Company, based on the audit reports prepared by each Audit & Supervisory Board Member regarding the performance of duties by the Directors during the 49th business year from April 1, 2021, to March 31, 2022, prepared this audit report upon deliberation and hereby report, by unanimous show of hands, as follows:

1. Audit Methods by Audit & Supervisory Board Members and Audit & Supervisory Board and its Details

- (1) The Audit & Supervisory Board established audit policy and assigned business, etc., and received reports from each Audit & Supervisory Board Members regarding the state of implementation of his or her audits and results thereof, as well as received reports from the Directors, etc., and Accounting Auditors regarding performance of their duties, and sought explanations whenever necessity arose.
- (2) Each Audit & Supervisory Board Members complied with the auditing standards of Audit & Supervisory Board Members established by the Audit & Supervisory Board, in accordance with the audit policy of this term, planning of audits, etc., communicated with the Directors, the Internal Audit Dept., other employees, etc., and made efforts to collect information and improve audit environment, and perform the audit in accordance with the following procedures.
 - 1) Each Audit & Supervisory Board Member attended meeting of the Board of Directors and other important meetings, received reports from the Directors, employees, etc., regarding the state of performance of their duties, sought explanations whenever necessity arose, inspected important decision documents, etc., and made investigation into the state of activities and property at the head office and other main business offices of the Company. With respect to subsidiaries, we communicated and exchanged information with directors, audit & supervisory board members, etc., of the subsidiaries, and received reports on business from them, as need.
 - 2) Each Audit & Supervisory Board Member verified the resolutions adopted by the Board of Directors regarding the establishment of a system for ensuring that the Directors' duties, as stated in the business report, are executed in conformity of laws and regulations, and the articles of incorporation of the Company, and the establishment of a system necessary to ensure proper business operations of the whole business group consisting of a stock company and its subsidiaries set forth in paragraphs 1 and 3 of Article 100 of the Ordinance for Enforcement of the Companies Act. It also received reports from Directors and employees on the status of the establishment and operation of the system (internal control system) established in accordance with such resolutions adopted by the Board of Directors, and requested explanations as necessary and expressed his/her opinions.
 - 3) Audit & Supervisory Board Members monitored and verified whether the Accounting Auditors maintained their independence and implemented appropriate

audits, and we received reports from Accounting Auditors regarding the state of performance of their duties and sought explanations whenever necessity arose. In addition, we received notice from the Accounting Auditors the "The systems for ensuring the proper performance of duties" (matters set forth in each Item of Article 131 of the Ordinance on Accounting of Companies) is organized in accordance with the "Quality Control Standards for Audits" (Business Accounting Council, October 28, 2005) and other relevant standards, and sought explanations whenever necessity arose.

Based on the above methods, we examined business reports and supporting schedules, the financial statements (non-consolidated balance sheet, non-consolidated statement of income, non-consolidated statement of change in equity, and foot notes) and supporting schedules related to the relevant business term, and the consolidated financial statements (consolidated balance sheets, consolidated statements of income, consolidated statements of change in equity, and foot notes).

2. Results of Audit

- (1) Results of Audit of Business Report and Other Relevant Documents
 - 1) In our opinion, the business report and supporting schedules fairly presents the state of the Company in accordance with the laws, regulations and Articles of Incorporation.
 - 2) In connection with the performance by the Directors of their duties, no dishonest act or material fact of violation of laws, regulations, or the Articles of Incorporation exists.
 - 3) In our opinion, the contents of the resolution of the Board of Directors regarding the internal control system are fair and reasonable. In addition, we have found nothing to be pointed out in relation to the performance of duties by the Directors regarding the internal control system.
- (2) Results of Audit of non-consolidated financial statements and supporting schedules In our opinion, the methods and results of audit conducted by the Independent Auditors, Deloitte Touche Tohmatsu LLC are proper.
- (3) Results of Audit of consolidated financial statements In our opinion, the methods and results of audit conducted by the Independent Auditors, Deloitte Touche Tohmatsu LLC are proper.

May 12, 2022

MEITEC CORPORATION the Audit & Supervisory Board

Standing Outside Audit & Supervisory Board Member Masatoshi Uematsu

Outside Audit & Supervisory Board Member Makoto Fukai

Outside Audit & Supervisory Board Member Toru Kunibe

Outside Audit & Supervisory Board Member Mitsunobu Yamaguchi