Translation

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February 16, 2023

Company name: Japan Elevator Service Holdings Co., Ltd.

Representative: Katsushi Ishida,

Representative Director CEO

(TSE Prime Market, Stock Code: 6544)

Contact: Kimihiko Imamura,

Director, Deputy President and Executive

Officer, CFO TEL: +81-3-6262-1625

Notice of reorganization of consolidated subsidiaries (Merger between wholly-owned subsidiaries)

Japan Elevator Service Holdings Co., Ltd. (the "Company") hereby announces that it has decided today to execute an absorption-type merger of its wholly owned subsidiaries, Japan Elevator Service Kansai Co., Ltd. ("JES Kansai"), and Kansai Elevator Co., Ltd. ("Kansai Elevator"), JES Kansai will be the surviving company (hereinafter referred to as "Merger").

1. Reason of Merger

As an independent maintenance company for elevators, the Company group will continue to strive to strengthen service quality and technical capabilities and improve customer satisfaction, while increasing the number of maintenance contracts with the aim of strengthening the customer base and improving productivity. With respect to the Kansai region, we have captured the market mainly through JES Kansai. Since the acquisition of Kansai Elevator, we have united in its operations to promote business in the region.

Through the Merger, we will further strengthen operations, sales force, and improve technical and service quality to expand and stabilize our business. We aim to maintain and improve the competitive advantage of the group in the industry.

2. Outline of Merger

(1) Schedule

Resolution date of Board of Directors	February 16, 2023	
Execution date of contract	February 16, 2023	
Effective date of Merger	May 1, 2023 (Scheduled)	

(2) Method of Merger

The merger is an absorption-type merger wherein JES Kansai will be the surviving company and Kansai Elevator will be the absorbed company and dissolved.

(3) Details of allotments relating to Merger

As both companies are wholly owned subsidiary of the Company, there will be no allotment of shares nor delivery of money and other properties.

(4) Treatment of stock acquisition rights and bonds with stock acquisition rights relating to Merger As both companies have not issued any stock acquisition rights nor bonds with stock acquisition rights, there will be nothing applicable.

3. Profile of companies concerned to Absorption-type Merger

		Surviving Company	Absorbed Company
(1)	Name	Japan Elevator Service Kansai Co., Ltd.	Kansai Elevator Co., Ltd.
(2)	Description of Business	Maintenance, and repairment of elevators and escalators	Maintenance, and repairment of elevators and escalators
(3)	Date of Establishment	October 16, 2015	March 26, 1999
(4)	Address	Fushimimachi, Chuo-ku, Osaka,	Fukaeminami, Higashinari-ku,
		Osaka	Osaka, Osaka
(5)	Representative	Shinsuke Uno	Yuji Nagahama
		Representative Director	Representative Director
(6)	Capital	10,000 Thousand Yen	10,000 Thousand Yen
(7)	Outstanding Shares	200 shares	200 shares
(8)	Major Shareholders and	Japan Elevator Service Holdings	Japan Elevator Service Holdings
	holding ratio	Co., Ltd. 100%	Co., Ltd. 100%
(9)	End of Fiscal Year	March 31	March 31

4. Conditions after Absorption-type Merger

After Merger will be executed, there will be no change in address of registered head office, title and name of representative, capital and end of fiscal year.

5. Outlook

This transaction will not have a significant impact to the Company's guidance for consolidated financial results for this fiscal year. The Company will promptly disclose when any matters that should be announced occurs.