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(Stock Exchange Code 7729)

June 6th, 2023

Date electronic provisional measures become available: June 1st, 2023

To Shareholders with Voting Rights:

Hitoshi Yoshida Chairman and CEO Tokyo Seimitsu Co., Ltd. 2968-2, Ishikawa-machi, Hachioji, Tokyo

NOTICE OF THE 100TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

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

We hereby inform you that the 100th Annual General Meeting of Shareholders of Tokyo Seimitsu Co., Ltd. (the "Company") will be held for the purposes described below.

In convening this Annual General Meeting of Shareholders, the Company has taken measures to provide information (matters for electronic provision) electronically. Please access the Company's website below to view this information.

The Company's Website: https://ir.accretech.jp/en/stock/meeting.html

In addition to the above website, the Company has also disclosed matters for electronic provision on the website of the Tokyo Stock Exchange (TSE). Please access the below TSE website (TSE Listed Company Information Service), enter and search for the issue name (company name) or securities code, then select in the order of "Basic information" and "Documents for public inspection/PR information."

Tokyo Stock Exchange website (TSE listed company information service) https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

In lieu of attendance at the meeting, you can exercise your voting rights by mail or via the Internet (personal computers or smartphones). Please review the Reference Documents for the General Meeting of Shareholders provided in the matters for electronic provision, and exercise your voting rights after reading "Guidance on Exercising Voting Rights" on the following page.

Monday, June 26th, 2023 at 10 a.m. Japan time 1. Date and Time:

"Sho-oh," 5th Floor, Keio Plaza Hotel Hachioji 2. Place: located at 14-1, Asahi-cho, Hachioji, Tokyo, Japan

3. Meeting Agenda:

- Matters to be reported: 1. The Business Report, the Consolidated Financial Statements for the Company's 100th Fiscal Year (April 1st, 2022 – March 31st, 2023) and the results of audits by the Accounting Auditor and the Audit and Supervisory Committee of the Consolidated Financial Statements
 - 2. The Non-Consolidated Financial Statements for the Company's 100th Fiscal Year (April 1st, 2022 – March 31st, 2023)

Proposals to be resolved:

Proposal 1: Dividends of Surplus

Proposal 2: Election of 8 Directors (Excluding Directors Serving as Audit and Supervisory

Committee Members)

Proposal 3: Election of 3 Directors Serving as Audit and Supervisory Committee Members

• When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk.

Modifications, if any, to the matters for electronic provision will be posted on the above websites.

- We are sending a portion of the Reference Documents for the General Meeting of Shareholders and Business Report to those shareholders who have requested a paper copy. Pursuant to the provisions of applicable laws and regulations and the Articles of Incorporation, a portion of the matters for electronic provision are not included in the paper copy to be sent to shareholders who have requested it.
- Pursuant to the provisions of applicable laws and regulations and the Articles of Incorporation, the "Notes to the Consolidated Financial Statements" of the Consolidated Financial Statements and "Notes to the Non-Consolidated Financial Statements are included in the "Documents Omitted from Paper Copies" provided on the respective websites, therefore are not included in the paper copy provided to shareholders who have requested it. The said paper copy is a portion of the Consolidated Financial Statements and Non-Consolidated Financial Statements audited by Accounting Auditors and the Audit & Supervisory Committee Members in preparing the accounting audit report and audit report.
- Please also note that no distribution of souvenirs nor informal gathering for discussion is scheduled.

Reference Documents for the General Meeting of Shareholders

Proposals and Reference

Proposal 1: Dividends of Surplus

Based on a consolidated dividend payout ratio of approximately 40% set forth in the "Policy for Profit Distribution to Shareholders" and taking into account the performance in the fiscal year under review, we hereby propose the Company's dividend as follows, considering the amount of net profit.

- 1. Type of property for dividends: Cash
- Matters concerning allotment of dividend property to shareholders and the total amount thereof
 The Company's common shares: ¥126 per share
 Total amount to be distributed: ¥5,087,089,854
- 3. Effective date for the dividends of surplus: June 27th, 2023

[Policy for Profit Distribution to Shareholders]

The Company believes the most important management task for the Company is to enhance its corporate value and constantly distribute profits to shareholders through a business model of providing World's No. 1 products based on state-of-the-art technologies in the growing market.

The Company maintains a core policy regarding the distribution of profits linked to the business performance of the Company and the Company aims to pay stable dividends targeting a consolidated dividend payout ratio of 40%. Also, considering the aim to provide stable and continuous dividend payments, the Company maintains an annual dividend of ¥20 per share regardless of consolidated profits of the Company. However, it is at the discretion of the Board to review this basic policy if the Company experiences deficit in two consecutive years.

The Company's normal operating procedure for dividends is to pay a dividend twice a year. The General Meeting of Shareholders determines the year-end dividend and the Company's Board of Directors decides the interim dividend.

Internal reserves will be used effectively for the research and development and capital investment for state-of-the-art technologies, overseas development, sophistication of Information systems, new business development, and M&A investment. Also, since our product lines are greatly impacted by economic fluctuations, the Company considers it important to maintain and strengthen the soundness of our financial position and prepare for possible economic downturns.

The Company's acquisition of its own outstanding stock is a flexible measure for the profit return that supplements its dividends from retained earnings. The Company will comprehensively analyze its cash flows and internal reserves before undertaking acquisition of its own stock.

Proposal 2: Election of 8 Directors (Excluding Directors Serving as Audit and Supervisory Committee Members)
The terms of office of 9 Directors (excluding Directors serving as Audit and Supervisory Committee Members;
the same applies in the rest of this Proposal) will expire at the conclusion of this Annual General Meeting of
Shareholders. Accordingly, in order to strengthen the efficiency of our business management systems, the
Company proposes the election of 8 Directors, decreasing 1 Director from the previous fiscal year.

Details of the candidates for Directors are as described in pages 4 through 9 below.

The candidates are capable of performing the duties of Directors appropriately, and regardless of gender, nationality and other individual attributes, have superior dignity, ethics and insight, and are well versed in corporate management and the Company's operations.

Details of all the candidates for Directors and all the candidates for External Directors are as described in page 13 below.

No.	Name (Date of birth)	Past experience, positions, responsibilities and significant concurrent positions		Number of shares of the Company held
1	Reappointment Hitoshi Yoshida (November 26 th , 1959)	April 2000 Leader, M. Group, T. April 2002 Executiv April 2005 Managin June 2005 Director October 2007 President In charge April 2015 President In charge April 2022 Chairman [Significant concurrent posit • Chairman, Japan Precision (May 2010 to May 2010 • Chairman, Accretech (Chin The Company has a bus company.	Measuring Instruments Manufacturers Association 6, May 2020 to present)	9,900

[Reasons for nominating the candidate for Director]

As Chairman and CEO, Mr. Hitoshi Yoshida supervises the overall Group, takes command of management and sufficiently plays roles in deciding important managerial matters and supervising business execution. Accordingly, we consider that he is the right person for pushing ahead with global management with his strong leadership based on his extensive experience and track records as a Director, and therefore ask shareholders to elect him as a Director again.

No.	Name (Date of birth)	Past experience, positions, responsibilities and significant concurrent positions		Number of shares of the Company held
2	[Reasons for nominati As President and COC	Significant concu Chairman, Accr Chairman, Accr Chairman, Accr Chairman, Accr The Company companies. There is no special ng the candidate for Mr. Ryuichi Kim	etech America Inc. etech (Europe) GmbH etech Taiwan Co., Ltd. y has a business relationship of selling its products to each of these interest between the candidate and the Company. r Director] ura takes command of the overall Group and fully plays roles in dec	
			sing business execution. Accordingly, we consider that he is the rig	

As President and COO, Mr. Ryuichi Kimura takes command of the overall Group and fully plays roles in deciding important managerial matters and supervising business execution. Accordingly, we consider that he is the right person for realizing global management by leveraging his abundant experience in, and knowledge of, the Semiconductor Production Equipment business, which is a principal business of the Group, and therefore ask shareholders to elect him as a Director again.

		April 1980	Joined the Fuji Bank, Limited		
		April 2007	General Manager, Financial Institutions & Public Sector		
			Promotion Department, Mizuho Bank, Ltd.		
		April 2008	Joined the Company		
		April 2009	Managing Executive Officer, Administration Company		
		June 2009	Director		
		April 2011	President, Administration Company		
		April 2015	In charge of Administration Company		
		June 2015	Representative Director and CFO		
	Reappointment	April 2019	Head of Administration Company (to present)		
		April 2022	Executive Vice President and CFO (to present)	10,900	
	Koichi Kawamura	[Significant cond	[Significant concurrent positions]		
	(October 5 th , 1957)	 President, Tos 	ei Systems Co., Ltd.		
3		The Compa	ny entrusts this company with the development of software relative		
3		to its produc	ets.		
		President, Acc	retech Finance Co., Ltd.		
		The Compa	ny receives the provision of financial services from this company.		
		· Chairman, Acc	cretech Korea Co., Ltd.		
		The Compa	ny has a business relationship of selling its products to this		
		company.			
		There is no specia	al interest between the candidate and the Company.		

[Reasons for nominating the candidate for Director]

As Executive Vice President and CFO, Mr. Koichi Kawamura takes command of the overall Group and fully plays roles in deciding important managerial matters and supervising business execution. Accordingly, we consider that he is the right person for realizing growth of each business, improvement of performance of the Group as a whole and financial strategies by making the most of his extensive experience and knowledge acquired at financial institutions, and therefore ask shareholders to elect him as a Director again.

No.	Name (Date of birth)		Past experience, positions, responsibilities and significant concurrent positions	Number of shares of the Company held
4	Reappointment Takahiro Hokida (April 24 th , 1962)		Joined the Company Leader, Prober System Group, Test Technology Department, Technology Division, Semiconductor Company (to present) Executive Officer, Semiconductor Company General Manager, Test Technology Department, Technology Division, Semiconductor Company (to present) Managing Executive Officer, Semiconductor Company (to present) Director (to present) General Manager, Information System Department, Administration Company (to present)	3,200
	[Reasons for nomination	ing the candidate for	or Director]	

Mr. Takahiro Hokida has engaged in probing machines, among Semiconductor Production Equipment, which are mainstay products of the Group, for many years and sufficiently plays roles in deciding important managerial matters and supervising business execution as a Director, by making the most of his abundant experience and knowledge. Accordingly, we consider that he is the right person for realizing growth of business, technological innovation and information strategies, and therefore ask shareholders to elect him as a Director again.

	therefore ask shareholders to elect him as a Bheetor again.			
		April 1983	Joined the Company	
			Technology Division, Tsuchiura Plant	
		April 2004	General Manager, Sales Engineering and Marketing Department,	
			Metrology Company	
		April 2005	General Manager, Quality Assurance Department, Tsuchiura	
	D	_	Plant, Metrology Company	
	Reappointment	October 2008	General Manager, Metrology Center, Metrology Company	
	Shuichi Tsukada	April 2015	Executive Officer, Metrology Company	2,300
			Plant Manager, Tsuchiura Plant	
	(April 18 th , 1959)	April 2017	Managing Executive Officer, Metrology Company	
_		April 2020	Senior Executive Officer, Metrology Company	
5		April 2021	Executive Officer and Head of Metrology Company (to present)	
		June 2021	Director (to present)	
			` • · · · ·	
		There is no special	interest between the candidate and the Company.	

[Reasons for nominating the candidate for Director]

Mr. Shuichi Tsukada has engaged in the field of Metrology Equipment, which is a principal business of the Company, for many years and sufficiently plays roles in deciding important managerial matters and supervising business execution as a Director, by making the most of his abundant experience and knowledge. Accordingly, we consider that he is the right person for realizing growth of business and global management strategies, and therefore ask shareholders to elect him as a Director again.

No.	Name (Date of birth)		Past experience, positions, responsibilities and significant concurrent positions	
	New appointment Romi Pradhan (August 10 th , 1968)	January 1991 October 1992 August 2000 March 2001 April 2012 April 2013	Joined California Energy Commission, U.S.A. Joined Bridgestone Corporation Design Development Engineer Joined Teradyne Inc. Application Engineer Joined ACCRETECH AMERICA INC. (the Company's U.S. subsidiary) Project Manager Director & Vice-president, ACCRETECH AMERICA INC. Executive Officer, Semiconductor Company, and in charge of World Wide accounts (to present)	Company held 540
6		The Compar company.	President, ACCRETECH AMERICA INC. (to present) current position] RETECH AMERICA INC. ny has a business relationship of selling its products to this I interest between the candidate and the Company.	

[Reasons for nominating the candidate for Director]

Mr. Romi Pradhan has engaged in the management of an overseas subsidiary of the Company and fully plays roles in deciding important managerial matters and supervising business execution as a Director, by leveraging his abundant experience and knowledge. Accordingly, we consider that he is the right person for realizing growth strategies of the Group's overseas operations, and ask shareholders to elect him as a Director.

The Company enters into an indemnity agreement with each Director pursuant to Article 430-2, paragraph 1 of the Companies Act in which the Company promises to indemnify Directors for the expenses prescribed in (i) of the same paragraph and the losses prescribed in (ii) of the said paragraph within the scope stipulated by laws and regulations. If Mr. Romi Pradhan is appointed, the Company intends to enter into the same agreement with him.

	Name	Past experience, positions, responsibilities		Number of	
No.	(Date of birth)		and significant concurrent positions	shares of the Company held	
	(Date of ontif)		and significant concurrent positions		
		April 1982	Assistant, The Department of Precision Machinery Engineering,		
			School of Engineering, The University of Tokyo		
		October 1987	Associate Professor, Department of Precision Mechanical		
			Engineering, School of Engineering, Tokyo Denki University		
		March 1990	Visiting Researcher, The University of Warwick, U.K.		
		April 1993	Associate Professor, The Department of Precision Machinery		
			Engineering, Graduate School of Engineering Research, The		
			University of Tokyo		
		November 2001	Professor, The Department of Precision Machinery Engineering		
			(currently The Department of Precision Engineering), Graduate		
	Daannaintmant		School of Engineering Research, The University of Tokyo		
	Reappointment External Director	March 2006	Chairman, Intelligent Nano-Measure Committee, The Japan		
	Independent		Society for Precision Engineering		
	Director	March 2014	Retired from Chairman, Intelligent Nano-Measure Committee,		
	Director		The Japan Society for Precision Engineering		
	Kiyoshi Takamasu	March 2016	Vice-president, The Japan Society for Precision Engineering		
	(October 8 th , 1954)	March 2018	Retired from Vice-president, The Japan Society for Precision		
	(October 6 , 1754)		Engineering	-	
	Rate of attendance at	March 2020	Retired from Professor, The Department of Precision		
	the Board of Directors		Engineering, Graduate School of Engineering Research, The		
	meetings in		University of Tokyo		
	FY2023/3	March 2020	President, The Japan Society for Precision Engineering		
	100%	June 2020	External Director (Serving as Audit and Supervisory Committee		
	(17/17)		Member) of the Company		
	(17/17)		Emeritus Professor, The University of Tokyo (to present)		
7		June 2021	Retired from External Director (Serving as Audit and		
/			Supervisory Committee Member) of the Company		
		June 2021	External Director (Not Serving as Audit and Supervisory		
			Committee Member) of the Company (to present)		
		March 2022	Retired from President, The Japan Society for Precision		
		Fa: :	Engineering		
		[Significant concu			
		Emeritus Profess	or, The University of Tokyo		
		m · · · · ·			
	There is no special interest between the candidate and the Company.				

[Reasons for nominating the candidate for External Director and outline of expected roles]

Although he has no experience of having directly engaged in corporate management other than in his role as an External Director, Mr. Kiyoshi Takamasu has professional expertise and abundant experience at universities and research institutes. Having served as President and other positions of business organizations related to precision measurement as well as hosting various international conferences, he has globally sophisticated skills, knowledge and insight. We judge that his skills, knowledge and insight are highly useful for the production of the Group's products and research and development as well as the nurturing of our executives and employees. Expecting that he will play these roles, we ask shareholders to elect him as an External Director again.

His term of office as an External Director of the Company will be three years at the conclusion of this Annual General Meeting of Shareholders.

As he satisfies Standards for Independence of External Officers established by the Company (page 13), the Company has appointed him as an Independent Director as prescribed in the regulations of Tokyo Stock Exchange, Inc. and intends to continue to appoint him as such. In addition, pursuant to the provision of Article 427, Paragraph 1 of the Companies Act, Mr. Takamasu entered into a liability limitation agreement with the Company to limit his liability for compensation for damages, which is stipulated in Article 423, Paragraph 1 of the Act. The Company intends to continue this agreement. The limit amount of the liability for compensation for damages under such an agreement is determined to be the minimum liability amount stipulated in Article 425, Paragraph 1 of the Companies Act.

No.	Name (Date of birth)	P	Past experience, positions, responsibilities and significant concurrent positions	Number of shares of the Company held
	New appointment External Director Independent Director Kazuya Mori (August 18th, 1959)	March 2016 Re April 2016 Pr Co June 2021 Re June 2021 Fu Inc [Significant concurrer Full time Audit & Su	ectory Head, Oita Operations, Toshiba Corporation estired from Toshiba Corporation esident & Chief Executive Officer, Japan Semiconductor orporation etired as President & Chief Executive Officer of Japan emiconductor Corporation etil time Audit & Supervisory member, NuFlare Technology, cc (to present) ent position] expervisory member, NuFlare Technology, Inc erest between the candidate and the Company.	-

[Reasons for nominating the candidate for External Director and outline of expected roles]

Mr. Kazuya Mori has excellent knowledge in relation to semiconductor and process technologies and experience in corporate management. We therefore ask shareholders to elect him as an External Director as we anticipate that he will be able to provide valuable opinions and advice on the management of the Company and to nurture and improve our executives and employees, which also will be highly useful in addressing the interests of our shareholders.

Mr. Kazuya Mori is a candidate for External Director. The Company has business transactions with Japan Semiconductor Corporation, where the candidate previously served as Director, in the form of product sales, however the transaction ratio is less than 2% of our consolidated sales.

As he satisfies Standards for Independence of External Officers established by the Company (page 13), the Company plans to appoint him as an Independent Director as prescribed in the regulations of Tokyo Stock Exchange, Inc.

In addition, pursuant to the provision of Article 427, Paragraph 1 of the Companies Act, the Company enters into a liability limitation agreement with each External Director to limit their liability for compensation for damages, which is stipulated in Article 423, Paragraph 1 of the Act. The Company intends to enter into the same agreement with Mr. Kazuya Mori. The limit amount of the liability for compensation for damages under such an agreement is determined to be the minimum liability amount stipulated in Article 425, Paragraph 1 of the Companies Act.

Furthermore, the Company enters into an indemnity agreement with each Director pursuant to Article 430-2, paragraph 1 of the Companies Act in which the Company promises to indemnify Directors for the expenses prescribed in (i) of the same paragraph and the losses prescribed in (ii) of the said paragraph within the scope stipulated by laws and regulations. If Mr. Kazuya Mori is appointed, the Company intends to enter into the same agreement with him.

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Proposal 3: Election of 3 Directors Serving as Audit and Supervisory Committee Members

The terms of office of 3 Directors serving as Audit and Supervisory Committee Members, Mr. Shinji Akimoto, Ms. Yuriko Sagara and Mr. Masaki Sunaga, will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, the election of 3 Directors serving as Audit and Supervisory Committee Members is proposed.

The Audit and Supervisory Committee has previously given its consent to this proposal. Details of the candidates for Directors serving as Audit and Supervisory Committee Members are as described in pages 10 through 15 below.

No.	Name (Date of birth)	Past experience, positions, responsibilities and significant concurrent positions	Number of shares of the Company held
1	Reappointment Shinji Akimoto (November 29 th ,1963)	April 1987 Joined the Company Human Resources Section I, Human Resources Dept. April 2000 General Manager, Human Resources Planning Department April 2002 General Manager, Human Resources Dept., Administration Company April 2007 Executive Officer, Administration Company General Manager, Human Resources Dept. June 2018 Full-time Auditor June 2019 Director (Serving as Full-time Audit and Supervisory Committee Member) (to present) There is no special interest between the candidate and the Company.	2,612

[Reasons for nominating the candidate for Director]

Mr. Shinji Akimoto has engaged in the human resources-related division for many years and, since taking office as an Executive Officer in 2007, he has engaged in corporate management. Leveraging his abundant experience he acquired whileserving as a member of the Compliance Committee and of the Internal Control Committee, he has reflected the experience in supervision and audits of the management of the Company. We therefore ask shareholders to elect him again as a Director serving as Audit and Supervisory Committee Member.

In addition, pursuant to the provision of Article 427, Paragraph 1 of the Companies Act, Mr. Akimoto entered into a liabilitylimitation agreement with the Company to limit his liability for compensation for damages, which is stipulated in Article 423, Paragraph 1 of the Act. If his election is approved, the Company intends to continue this agreement. The limit amount of the liability for compensation for damages under such an agreement is determined to be the minimum liability amount stipulated in Article 425, Paragraph 1 of the Companies Act.

No.	Name (Date of birth)		Past experience, positions, responsibilities and significant concurrent positions	Number of shares of the Company held
2	Reappointment External Director Independent Director Yuriko Sagara (September 6 th , 1974) Rate of attendance at the Board of Directors meetings in FY2023/3100% (17/17) Rate of attendance at the Audit and Supervisory Committee in FY2023/3 100% (12/12)	Partner, Naka Outside Direct of NOF CORP	Admitted to the bar (Daini Tokyo Bar Association) Joined Nakamura & Partners Registered as a patent attorney Duke University School of Law, LL.M. Admitted to the bar (New York State Bar Association) Partner, Nakamura & Partners (to present) Advisory Councillor for Unfair Competition Prevention Law, Ministry of Economy, Trade and Industry (to present) Intellectual Property Committee, The Japan Federation of Bar Associations (to present) External Director (Serving as Audit and Supervisory Committee Member) of the Company (to present) Outside Director (Serving as Audit and Supervisory Committee Member) of NOF CORPORATION (to present) neurrent positions] mura & Partners tor (Serving as Audit and Supervisory Committee Member) ORATION	-

Reasons for nominating the candidate for External Director and outline of expected roles

Although Ms. Yuriko Sagara has no experience of having directly engaged in corporate management other than in her role as an External Director, she has sophisticated skills and knowledge in a global perspective regarding the law as an attorney, in addition to deep insight into intellectual property. She has leveraged these assets in the management of the Group. We expect that she will continue to play these roles, and therefore ask shareholders to elect her again as an External Director serving as Audit and Supervisory Committee Member.

Ms. Yuriko Sagara's name on the family register is Yuriko Hayakawa.

Her term of office as an External Director (serving as Audit and Supervisory Committee Member) of the Company will be 4 years at the conclusion of this Annual General Meeting of Shareholders.

As she satisfies Standards for Independence of External Officers established by the Company (page 13), the Company hasappointed her as an Independent Director as prescribed in the regulations of Tokyo Stock Exchange, Inc. and intends to continue to appoint her as such.

In addition, pursuant to the provision of Article 427, Paragraph 1 of the Companies Act, Ms. Sagara entered into a liability limitation agreement with the Company to limit her liability for compensation for damages, which is stipulated in Article 423, Paragraph 1 of the Act. The Company intends to continue this agreement. The limit amount of the liability for compensation for damages under such an agreement is determined to be the minimum liability amount stipulated in Article 425, Paragraph 1 of the Companies Act.

No.	Name (Date of birth)	Past experience, positions, responsibilities and significant concurrent positions		Number of shares of the Company held		
3	Reappointment External Director Independent Director Masaki Sunaga (July 12 th , 1961) Rate of attendance at the Board of Directors meetings in FY2023/3100% (17/17) Rate of attendance at the Audit and Supervisory Committee in FY2023/3 100% (12/12)	Consulting • Auditor, General In Conference • CEO, Marunouchi	rtner, Tax Accountant Corporation Marunouchi Business ncorporated Association The Tokyo New Business Audit Corporation	-		
	There is no special interest between the candidate and the Company.					

[Reasons for nominating the candidate for External Director and outline of expected roles]

Mr. Masaki Sunaga has engaged in audit and tax operations for a variety of companies as a certified public accountant and a tax accountant. In addition to his sophisticated skills and knowledge in the fields of accounting, audit and tax operations, he has abundant experience of management consulting. We expect that he will continue to leverage these assets to supervise and audit the management of the Group, and therefore ask shareholders to elect him again as an External Director serving as Audit and Supervisory Committee Member.

His term of office as an External Director (serving as Audit and Supervisory Committee Member) of the Company will be two years at the conclusion of this Annual General Meeting of Shareholders.

As he satisfies Standards for Independence of External Officers established by the Company (page 13), the Company plansto appoint him as an Independent Director as prescribed in the regulations of Tokyo Stock Exchange, Inc. In addition, pursuant to the provision of Article 427, Paragraph 1 of the Companies Act, Mr. Sunaga entered into a liability limitation agreement with the Company to limit his liability for compensation for damages, which is stipulated inArticle 423, Paragraph 1 of the Act. The Company intends to continue this agreement. The limit amount of the liability for compensation for damages under such an agreement is determined to be the minimum liability amount stipulated in Article 425, Paragraph 1 of the Companies Act.

[Matters related to all of the candidates for Director]

- 1. The Company has entered into a directors and officers liability insurance contract that insures all the Directors. The insurance contract covers damages that may arise due to the insured Director assuming liability for the execution of his or her duties or receives a claim related to the pursuit of such liability. However, there are certain exemptions; for instance, damage will not be covered if an insured person has caused it intentionally or with gross negligence. If each of the candidate takes office as a Director, he or she will automatically be insured under the said insurance contract.
- 2. The Company has entered into an indemnity agreement with each Director pursuant to Article 430-2, paragraph 1 of the Companies Act in which the Company promises to indemnify Directors for the expenses prescribed in (i) of the same paragraph and the losses prescribed in (ii) of the said paragraph within the scope stipulated by laws and regulations. If each candidate is reappointed or appointed as Director, they will be the insured under the said indemnity agreement (the Company plans on entering into new indemnity agreements with newly-appointed Directors.)

[Standards for Independence of External Directors]

In the event that an External Director falls under all of the following items, the Company shall deem the said External Director to have independence.

- 1. Not an executive (*1) of Tokyo Seimitsu Group (Accretech Group) within 10 years
- 2. Not the principal shareholder (*2) or its executive
- 3. Not an executive of the following company or party within 3 years
 - (1) A company or party that Accretech Group is principal client/supplier for (*3)
 - (2) A company or party that is Accretech Group's principal client/supplier (*3)
 - (3) A company or party that is Accretech Group's principal lender (*4)
- 4. Not a certified public accountant belongs to Accretech Group's financial accountant
- 5. Not an expert such as public accountant, tax accountant, attorney, judicial scrivener, nor patent attorney that obtains significant amount of cash (*5) or assets from the Accretech Group
- 6. Nor others as shown below
 - (1) Not a person from the company with which the Company has mutual directorship (*6)
 - (2) A person's spouse, relative within the second degree of kinship, relative living together or those who share a living are all applicable from 1. to 5. above
 - (3) Not having other significant conflicts of interest with the Company

Notes:

- *1. Executive: Directors in charge of business execution, Executive officer and/or equivalent responsibilities
- *2. Principal shareholder: shareholder who directly or indirectly owns over 10% of total voting rights
- *3. Principal client/supplier: Client/supplier whose sales amount at previous fiscal year is over 2% of consolidated sales amount
- *4. Principal lender: Lender that Accretech Group's outstanding loans payable at previous fiscal year is over 10% of total assets
- *5. Significant amount of cash: over 10 million yen per year (in 3 years average) excluding directorship compensation
- *6. Mutual directorship: A person from a Company that an Accretech Group employee (or ex-employee) is being appointed to as an external director

(Reference) Structure of the Board of Directors (Skills Matrix, etc.)

Structure of the Box	Age	External Director / Diversity*	Major past experience	Board of Directors	Audit and Supervisory Committee	Nomination and Compensation Council
Hitoshi Yoshida	63		Measurement technology	0		
Ryuichi Kimura	60		Semiconductor sales	0		
Koichi Kawamura	65		Financial institutions	0		
Takahiro Hokida	61		Semiconductor technology	0		
Shuichi Tsukada	64		Metrology equipment production	0		
Romi Pradhan	54	•	Overseas subsidiary management	0		
Kiyoshi Takamasu	68	0	Academic	0		0
Kazuya Mori	63	0	Corporate management	0		0
Shinji Akimoto	59		Human resources	0	0	0
Yuriko Sagara	48	© O	Attorney	0	0	0
Masaki Sunaga	61	©	Certified public accountant/tax accountant	0	0	0
Tsuneko Murata	64	©O	Corporate management	0	0	0

Age: as of June 30, 2023

Independent External Director: ⊚
Female: ○
Foreigner: ●

	Skills and Experiences								
	Corporate management / Management strategies	Industry knowledge	Technology / Intellectual property / Manufacturing	Sales / Marketing	International business / Global experiences	Accounting / Finance	Legal / Risk management	Personnel/Labor/ Human resources development	IT / Information systems
Hitoshi Yoshida	0	0	0	0	0				0
Ryuichi Kimura	0	0		0	0				
Koichi Kawamura	0				0	0	0	0	
Takahiro Hokida		0	0	0	0				0
Shuichi Tsukada		0	0						
Romi Pradhan	0	0		0	0				
Kiyoshi Takamasu		0	0		0				
Kazuya Mori	0	0	0		0				
Shinji Akimoto							0	0	
Yuriko Sagara			0		0		0		
Masaki Sunaga	0					0	0		
Tsuneko Murata	0				0		0		

This matrix represents the areas in which we expect each of them to have more expertise and play a more active role, based on their experience and other factors. This matrix does not represent all the knowledge and experience of each person