Note: This document has been translated from a part of the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail. The Company assumes no responsibility for this translation or for direct, indirect or any other forms of damages arising from the translation.

(Stock Exchange Code 6617) June 12, 2023

Date of commencement of electronic provision measures: June, 7, 2023

To Shareholders with Voting Rights:

Takashi Ichinose President and Representative Director TAKAOKA TOKO CO., LTD. 5-6-36, Toyosu, Koto-ku, Tokyo, Japan

NOTICE OF CONVOCATION OF THE 11TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

We would like to express our appreciation for your continued support and patronage. You are cordially notified of the 11th Annual General Meeting of Shareholders of TAKAOKA TOKO CO., LTD. (the "Company"). The meeting will be held for the purposes as described below.

When convening this general meeting of shareholders, the Company has taken measures for providing information in electronic format (the "electronic provision measures") and has posted matters subject to the electronic provision measures as "NOTICE OF CONVOCATION OF THE 11TH ANNUAL GENERAL MEETING OF SHAREHOLDERS" on the following websites on the Internet.

- 1. The Company website (Japanese only): https://www.tktk.co.jp/ir/stockinfo/notification/
- 2. Tokyo Stock Exchange (TSE) website: https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show
 - * To view the information, please access the website shown above, input the issue name (company name) or securities code, and click "Search," and then click "Basic information" and select "Documents for public inspection/PR information.
- 3. *Netto de shoshu* (web-based convocation notices) (Japanese only): https://s.srdb.jp/6617

If you are unable to attend the meeting, you can exercise your voting rights via the Internet or in writing. Please kindly review the Reference Documents for the General Meeting of Shareholders as stated below and exercise your voting rights by no later than 5:00 p.m. on Wednesday, June 28, 2023, Japan time,.

1. Date and Time: Thursday, June 29, 2023 at 10:00 a.m. Japan time

2. Place: Conference room, 2nd floor, GAKUSHIKAIKAN

3-28 Kandanishiki-cho, Chiyoda-ku, Tokyo, Japan

3. Meeting Agenda:

Matters to be reported: The Business Report, Consolidated Financial Statements and Non-consolidated

Financial Statements for the Company's 11th Fiscal Year (April 1, 2022 - March 31, 2023), and report on results of audits by the Accounting Auditor and the Audit

and Supervisory Committee of the Consolidated Financial Statements

Proposals to be resolved:

Proposal 1: Distribution of Surplus

Proposal 2: Election of 7 Directors (excluding those who are Audit and Supervisory

Committee members)

Proposal 3: Revocation of Election of 1 Substitute Director who is an Audit and Supervisory

Committee member

Proposal 4: Election of 1 Substitute Director who is an Audit and Supervisory Committee

member

Proposal 5: Revision of the Framework for Compensation under the Performance-linked

Stock Compensation Plan for Directors (excluding those who are Audit and

Supervisory Committee members)

(Request)

When attending the meeting, please hand in the enclosed Voting Rights Exercise Form at the reception desk.

(Notes)

- The documents sent to shareholders also serves as the paper-based documents stating matters subject to the electronic provision measures to be delivered in response to a request for delivery of documents. Meanwhile, the following matters are excluded from the delivered documents in accordance with the provisions of laws and regulations and Article 16 of the Company's Articles of Incorporation. Accordingly, the said documents constitute only part of the documents audited by the Audit and Supervisory Committee and the Accounting Auditor in the preparation of the Audit Report.
 - (1) Systems for ensuring that the directors perform their duties in accordance with laws, regulations, and the Article of Incorporation and other systems for ensuring the properness of business activities and the outline of the operation of the systems
 - (2) Consolidated Statements of Changes in Net Assets of the Consolidated Financial Statements
 - (3) Notes to the Consolidated Financial Statements of the Consolidated Financial Statements
 - (4) Non-consolidated Statements of Changes in Net Assets of the Non-consolidated Financial Statements
 - (5) Notes to the Non-consolidated Financial Statements of the Non-consolidated Financial Statements
- ◎ If any amendments are made to matters subject to the electronic provision measures, such amendments will be posted on the respective websites where the matters are posted.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Distribution of Surplus

The Company believes that the payment of a stable dividend is a basic prerequisite for meeting shareholder expectations. Therefore, we make it a policy to make continuous dividend payments, while endeavoring to secure a stable management base such as reinforced financial conditions.

With respect to the dividend for the current fiscal year, in consideration of the business results, business environment, and other factors, the Company proposes the following:

1. Type of dividend property

Cash

2. Allocation of dividend property to shareholders and the total amount thereof

25 yen per share for common stock

Total amount of dividend: 405,401,025 yen

3. Effective date of distribution of surplus

June 30, 2023

- (Notes) 1. In accordance with Article 453 of the Companies Act, the total dividend amount is calculated by deducting 60,264 treasury shares from the total number of issued shares.
 - 2. The total annual dividend will be 55 yen per share, inclusive of the interim dividend of 30 yen per share. The total dividend amount will be 891,892,335 yen, inclusive of the total interim dividend amount of 486,491,310 yen.

Proposal 2: Election of 7 Directors (excluding those who are Audit and Supervisory Committee members)

The terms of office of all Directors (excluding those who are Audit and Supervisory Committee members) (7 persons) will expire at the conclusion of this General Meeting of Shareholders. Accordingly, the election of 7 Directors (excluding those who are Audit and Supervisory Committee members) is proposed.

The Company confirmed that the Audit and Supervisory Committee has no particular opinions on this proposal.

The candidates are as follows:

(Japanese syllabary order)

No.		Name		Current positions and responsibilities in the Company
1	(Reappointment)	Takashi Ichinose		President and Representative Director CKO (Reform/Kaizen area)
2	(Reappointment)	Akira Uemura	Outside Director Independent Director	Director
3	(Reappointment)	Yoshinori Kaneko	Outside Director	Director
4	(Reappointment)	Yasuhiro Mishima	Outside Director Independent Director	Director
5	(Reappointment)	Kunihiko Mizumoto		Director and Managing Executive Officer CTO (Technology area), CQO (Quality area) In charge of Supply Chain Reform, Quality Management Division, and Purchasing Management Division
6	(New Appointment)	Yoshihito Morishita	Outside Director	
7	(Reappointment)	Tatsuya Wakayama		Director and Managing Executive Officer CHRO (Human Resource/Platform area) In charge of Reorganization of Production Base, Internal Audit Department, Legal Department, Corporate Affairs Department, Employee Relations & Human Resources Department

N	o. Name (Date of birth)		Career summary and positions	Number of shares of the Company held [Number of other shares to be distributed based on the stock compensation plan]
	[Reason for nomination	April 2021 June 2021 [Significant concur Chairman of Tosh [Responsibilities in CKO (Reform/Ka) on as candidate for 1	n the Company] nizen area) Director]	300 [3,000]
	Mr. Takashi Ichinose including his years of	has extensive exper service as President	ience and broad knowledge gained through his career as a corpora t of Tepco Town Planning Co., Ltd. He has also a high level of exponent cer at Tokyo Electric Power Company Holdings, Incorporated. For	ertise in the power

Mr. Takashi Ichinose has extensive experience and broad knowledge gained through his career as a corporate manager, including his years of service as President of Tepco Town Planning Co., Ltd. He has also a high level of expertise in the power industry, having served as Executive Officer at Tokyo Electric Power Company Holdings, Incorporated. For the above reasons, he is well qualified to promote "Takaoka Toko Group 2030 Vision & Mid-term Management Plan 2023" with his strong leadership. Therefore, we propose his re-election as a Director.

		April 2008	Executive Officer and General Manager of Industrial Business	
			Division, Hitachi Software Engineering Co., Ltd. (currently	
	Akira Uemura		Hitachi Solutions, Ltd.)	
	(September 19, 1954)	April 2009	Executive Officer and General Manager of Telecommunications	
			and Industrial Business Division, Hitachi Software Engineering	300
	<reappointment></reappointment>		Co., Ltd. (currently Hitachi Solutions, Ltd.)	
	<outside director=""></outside>	April 2010	Vice-President Executive Officer, Nippon Securities Technology	[-]
	<independent< td=""><td></td><td>Co., Ltd.</td><td></td></independent<>		Co., Ltd.	
	Director>	May 2010	President, Nippon Securities Technology Co., Ltd.	
2		June 2019	Adviser, Nippon Securities Technology Co., Ltd.	
		June 2020	Director of the Company (to present)	

[Reason for nomination as candidate for Outside Director and Outline of Expected Roles]

Mr. Akira Uemura has a high level of expertise in the IT industry, extensive experience and broad knowledge gained through his career as a corporate manager, including his years of service as President of Nippon Securities Technology Co., Ltd. If he is elected as Outside Director, he is expected to provide advice and supervision on corporate management based on his expertise, etc. noted above. We therefore propose his re-election as an Outside Director.

His term of office as an Outside Director of the Company will be 3 years at the conclusion of this General Meeting of Shareholders.

No.	Name (Date of birth)		Number of shares of the Company held [Number of other shares to be distributed based on the stock compensation plan]	
3	Yoshinori Kaneko (May 17, 1963) <reappointment> <outside director=""></outside></reappointment>	October 2011 July 2013 July 2015 April 2016 June 2016 June 2017	General Manager of Facilities Department, Saitama Branch, Tokyo Electric Power Company, Incorporated General Manager of Musashino Sub-Branch, Tama Branch, Tokyo Electric Power Company, Incorporated General Manager of Corporate Planning Office, Power Grid Company; Corporate Planning Office, Corporate Management & Planning Unit, Tokyo Electric Power Company, Incorporated Director and Vice President in charge of management reform; General Manager of Business Planning Office, TEPCO Power Grid, Incorporated Director and Vice President in charge of management reform, TEPCO Power Grid, Incorporated Director and Nominating Committee Member of Tokyo Electric Power Company Holdings, Incorporated Representative Director and President, TEPCO Power Grid, Incorporated (to present) Director of the Company (to present) prent position(s)] irector and President, TEPCO Power Grid, Incorporated	200 [-]
	Mr. Yoshinori Kanek a high level of expert including overseas bu corporate management	on as candidate for o currently serves a ise in the power inc siness expansion. I nt based on his exp	Outside Director and Outline of Expected Roles] as Representative Director and President of TEPCO Power Grid, Inc dustry and extensive experience and broad knowledge as a corporat if he is elected as Outside Director, he is expected to provide advice a ertise, etc. noted above. We therefore propose his re-election as an r of the Company will be 6 years at the conclusion of this General I General Manager of Molding Department, Tsutsumi Plant, Toyota Motor Corporation Senior Vice-President of Toyota Motor Thailand Co., Ltd. Standing Advisor of Futaba Industrial Co., Ltd. Representative Director and President of Futaba Industrial Co., Ltd.	e manager and supervision on Outside Director. Meeting of

[Reason for nomination as candidate for Outside Director and Outline of Expected Roles]

Director>

4

June 2016

Mr. Yasuhiro Mishima has extensive experience and broad knowledge gained through his career as a corporate manager in the manufacturing industry, including overseas business expansion, and his years of service as Representative Director and President of Futaba Industrial Co., Ltd. If he is elected as Outside Director, he is expected to provide advice and supervision on corporate management based on his experience, etc. noted above. We therefore propose his re-election as an Outside Director. His term of office as an Outside Director of the Company will be 7 years at the conclusion of this General Meeting of Shareholders.

Advisor of Futaba Industrial Co., Ltd.

Director of the Company (to present)

No.	Name (Date of birth)		Career summary and positions	Number of shares of the Company held [Number of other shares to be distributed based on the stock compensation plan]
		April 1986 June 2013	Joined Toko Electric Corporation Senior General Manager; General Manager of Environment	
			Solution Business Division and attached to Management Integration preparation Office, Toko Electric Corporation	
		April 2014	Executive Officer; Deputy General Manager of Energy Solution Business Division of the Company	
	Kunihiko Mizumoto (November 22, 1961)	June 2015	Executive Officer; General Manager of Energy Solution Business Division of the Company	1,014
	<reappointment></reappointment>	June 2017	Managing Executive Officer; General Manager of Energy Solution Business Division of the Company	
	T. P. C.	June 2018	Director and Managing Executive Officer; General Manager of Electric Equipment Business Division of the Company	
5		June 2020	Managing Executive Officer; General Manager of Electric Equipment Business Division of the Company	
3		June 2021	Managing Executive Officer; General Manager of Power Equipment & System Business Division of the Company	
		June 2022	Director and Managing Executive Officer of the Company (to	
		[Responsibilities in	present) the Company]	
		CTO (Technology	area), CQO (Quality area)	
		In charge of Suppl Management Divis	y Chain Reform, Quality Management Division, and Purchasing	

[Reason for nomination as candidate for Director]

Mr. Kunihiko Mizumoto has extensive experience and broad knowledge gained over many years through his acquaintance with all business areas, including Energy Solution Business. He also has a personality appropriate for performing duties for the management of the Company. In view of the superb management skills he has cultivated through his experience, we propose his re-election as a Director.

No.	Name (Date of birth)		Career summary and positions	Number of shares of the Company held [Number of other shares to be distributed based on the stock compensation plan]
6	Yoshihito Morishita (March 14, 1962) <new appointment=""> <outside director=""></outside></new>	June 2015 July 2015 April 2016 June 2017 April 2019 June 2019 April 2023	General Manager of Accounting Department, Tokyo Electric Power Company, Incorporated General Manager of Accounting Office, Corporate Management & Planning Unit; Business Solution Company, Tokyo Electric Power Company, Incorporated Managing Director in charge of accounting and corporate debenture, TEPCO Power Grid, Incorporated; Accounting Office, Corporate Management & Planning Unit Managing Executive Officer, Tokyo Electric Power Company Holdings, Incorporated Director, TEPCO Fuel & Power, Incorporated (part time) Director, TEPCO Power Grid, Incorporated (part time) Director, TEPCO Energy Partner, Incorporated (part time) Counselor, Tokyo Electric Power Company Holdings, Incorporated Director and Audit Committee Member, Tokyo Electric Power Company Holdings, Incorporated Counselor, Tokyo Electric Power Company Holdings, Incorporated (to present)	- [-]

[Reason for nomination as candidate for Outside Director and Outline of Expected Roles]

Mr. Yoshihito Morishita has a high level of expertise in the power industry and extensive experience and broad knowledge as a corporate manager gained through his service as Director and Audit Committee Member of Tokyo Electric Power Company Holdings, Incorporated. If he is elected as Outside Director, he is expected to provide advice and supervision on corporate management based on his expertise, etc. noted above. We therefore propose his election as an Outside Director.

No.	Name (Date of birth)		Career summary and positions	Number of shares of the Company held [Number of other shares to be distributed based on the stock compensation plan]
7	Tatsuya Wakayama (August 25, 1961) <reappointment></reappointment>	In charge of Reor	Resource/Platform area) rganization of Production Base, Internal Audit al Department, Corporate Affairs Department, Employee Relations	4,783 [4,300]

[Reason for nomination as candidate for Director]

Mr. Tatsuya Wakayama has extensive experience and broad knowledge gained through his acquaintance with the corporate planning area in addition to the front-line sales field as a branch manager. He also has a personality appropriate for performing duties for the management of the Company. In view of the superb management skills he has cultivated through his experience, we propose his re-election as a Director.

(Notes)

- 1. Mr. Takashi Ichinose, a candidate for Director, serves as Chairman of Toshiba Toko Meter Systems Co., Ltd., a subsidiary of the Company, with which the Company has a business relationship in the sales of equipment, etc.
- 2. Mr. Yoshinori Kaneko, a candidate for Outside Director, has served as an executive (currently Representative Director and President) of TEPCO Power Grid, Incorporated, a specified associated service provider for the Company with which the Company has a business relationship in the sales of power equipment and equipment, etc. since April 2016. In addition, he once served as a non-executive Director of Toshiba Toko Meter Systems Co., Ltd., which is a subsidiary of the Company.
- 3. No special interests exist between the Company and the candidates for Directors other than 1 and 2 of these Notes.
- Mr. Yoshihito Morishita, a candidate for Outside Director, once served as an executive or a non-executive Director of TEPCO Power Grid, Incorporated, a specified associated service provider for the Company.
- 5. The Company has reported to the Tokyo Stock Exchange Mr. Akira Uemura and Mr. Yasuhiro Mishima, candidates for Outside Directors, as independent officers unlikely to have conflicts of interest with the general shareholders in accordance with its regulations.
- 6. Liability limitation agreements with Directors
 - In accordance with Article 427, Paragraph 1 of the Companies Act, the Company stipulates in its Articles of Incorporation that the Company may conclude liability limitation agreements with its Directors (excluding Executive Directors and the Like) and that the maximum amount of liability shall be the amount stipulated by laws and regulations.
 - The Company has concluded liability limitation agreements with Mr. Akira Uemura, Mr. Yoshinori Kaneko, and Mr. Yasuhiro Mishima, candidates for Outside Directors. If their re-election is approved as proposed, the Company will reenter into the same agreements with them. The Company will conclude the agreements with the same contents with Mr. Yoshihito Morishita, a candidate for Outside Director, if his election is approved as proposed.
- 7. Directors and officers liability insurance contract
 - In accordance with Article 430-3, Paragraph 1 of the Companies Act, the Company has entered into a directors and officers liability insurance with an insurance company. If the appointment of each candidate is approved as proposed, each of them will be the insured under the insurance contract, which is to be renewed during their terms of office.

- Please refer to page 35 of the Business Report (Japanese original version) for the outline and other contents of the insurance contract.
- 8. Improper cases were found in some products including transformer devices of the Company in the fiscal year 2022, which was during their terms of office for three Outside Directors: Mr. Akira Uemura, Mr. Yoshinori Kaneko, and Mr. Yasuhiro Mishima. They had expressed opinions from the viewpoint of compliance to the Board of Directors, etc., before this incident, although the three Outside Directors were not aware of the fact until the fact was discovered. After discovery of this incident, they performed their duties such as giving their statements towards the appropriateness and validity of the fact-finding survey conducted by the Risk Response Division and customer service, actively expressed constructive opinions for measures to strengthen the governance on quality/compliance based on their experience and knowledge, as well as asking the Company to take corrective action for preventing recurrence.

Proposal 3: Revocation of Election of 1 Substitute Director who is an Audit and Supervisory Committee member

Mr. Noriaki Taketani was elected as Substitute Audit and Supervisory Committee member at the 10th Annual General Meeting of Shareholders (held on June 29, 2022). The period during which the resolution related to the appointment is effective, as stipulated in Article 20 of the Articles of Incorporation of the Company, is to be until the time of the commencement of the 12th Annual General Meeting of Shareholders (to be held in 2024) with respect to the last business year ending within two years from the adoption of the resolution. However, Mr. Taketani has expressed his intent to resign from the position of Substitute Audit and Supervisory Committee member at the time of the commencement of this General Meeting of Shareholders. Accordingly, the revocation of his election is proposed.

The Audit and Supervisory Committee has previously given its approval to this proposal.

Proposal 4: Election of 1 Substitute Director who is an Audit and Supervisory Committee member

To prepare for the contingency in which the number of Directors who are Audit and Supervisory Committee members falls below that required by laws and regulations, we propose the election of 1 Substitute Director who is an Audit and Supervisory Committee member.

However, the election may be revoked by a resolution of the Board of Directors with the consent of the Audit and Supervisory Committee, provided that such revocation is made before the assumption of office.

In addition, the Audit and Supervisory Committee has previously given its approval to this proposal. The candidate is as follows:

Name (Date of birth)		Career summary and positions	Number of shares of the Company held [Number of other shares to be distributed based on the stock compensation plan]
Yoshihito Morishita (March 14, 1962) <outside director=""></outside>	June 2015 July 2015 April 2016 June 2017 April 2019 June 2019 April 2023	General Manager of Accounting Department, Tokyo Electric Power Company, Incorporated General Manager of Accounting Office, Corporate Management & Planning Unit; Business Solution Company, Tokyo Electric Power Company, Incorporated Managing Director in charge of accounting and corporate debenture, TEPCO Power Grid, Incorporated; Accounting Office, Corporate Management & Planning Unit Managing Executive Officer, Tokyo Electric Power Company Holdings, Incorporated Director, TEPCO Fuel & Power, Incorporated (part time) Director, TEPCO Fuel & Power, Incorporated (part time) Director, TEPCO Energy Partner, Incorporated (part time) Counselor, Tokyo Electric Power Company Holdings, Incorporated Director and Audit Committee Member, Tokyo Electric Power Company Holdings, Incorporated Counselor, Tokyo Electric Power Company Holdings, Incorporated (to present)	- [-]

[Reason for nomination as candidate for Substitute Outside Director who is an Audit and Supervisory Committee member and Outline of Expected Roles]

Mr. Yoshihito Morishita has experience and broad knowledge in corporate management and auditing in general gained through his service as Director and Audit Committee Member of Tokyo Electric Power Company Holdings, Incorporated and has also acquired considerable knowledge about finance and accounting through the performance of duties as General Manager of Accounting Department of that company. If he is elected as Outside Director, he is expected to provide advice, audit, and supervision on corporate management based on his expertise, etc. noted above. We therefore propose his election as a Substitute Outside Director who is an Audit and Supervisory Committee member.

(Notes)

- No special interests exist between the Company and Mr. Yoshihito Morishita, the candidate for Substitute Outside Director.
- 2. Mr. Yoshihito Morishita has once served as an executive or a non-executive Director of TEPCO Power Grid, Incorporated, a specified associated service provider for the Company.
- 3. Mr. Yoshihito Morishita will assume the office of Director (excluding that who is an Audit and Supervisory Committee member) if Proposal 2 is approved as proposed. However, if the number of Directors who are Audit and Supervisory Committee members falls below that required by laws and regulations, he will resign as Director and assume the office of Director who is an Audit and Supervisory Committee member.
- 4. Liability limitation agreements with Directors
 - In accordance with Article 427, Paragraph 1 of the Companies Act, the Company stipulates in its Articles of Incorporation that the Company may conclude liability limitation agreements with its Directors (excluding Executive Directors and the Like) and that the maximum amount of liability shall be the amount stipulated by laws and regulations. The Company will conclude the above agreements with Mr. Yoshihito Morishita if he is elected as proposed in Proposal 2.
- 5. Directors and officers liability insurance contract
 - In accordance with Article 430-3, Paragraph 1 of the Companies Act, the Company has entered into a directors and officers liability insurance with an insurance company. If Proposal 2 is approved as proposed, Mr. Yoshihito Morishita will be the insured under the insurance contract, which is to be renewed during his terms of office.
 - Please refer to page 35 of the Business Report (Japanese original version) for the outline and other contents of the insurance contract.

[Reference]

Listed below shows the expertise and experience of the candidates for Director (excluding those who are Audit and Supervisory Committee members) and Directors who are Audit and Supervisory Committee members.

and Duper visory Committee	tee memo	cio, ana E	meetors ,	viio are ri	dari aria b	aper visor	J Commin	ttee mem	J C 10.
Name	Corporate Management	Human Resources	Finance	Information Technology Digital	Manufacture, Technology Research and Development Quality Assurance	Investment M&A	Sales Marketing	Global Management	Legal Affairs
Takashi Ichinose	0	0							
Tatsuya Wakayama	0	0					0		
Kunihiko Mizumoto	0				0	0			
Yoshinori Kaneko	0							0	
Yoshihito Morishita	0		0			0			
Yasuhiro Mishima	0				0			0	
Akira Uemura	0			0					
Yoshinori Kurosawa	0	0			0			0	·
Yuichiro Takada	0		0						
Kishiko Wada	0								0

Proposal 5: Revision of the Framework for Compensation under the Performance-linked Stock Compensation Plan for Directors (excluding those who are Audit and Supervisory Committee members)

(1) Reasons for the Proposal and deeming it appropriate

The introduction of the Performance-linked Stock Compensation plan, the "Board Benefit Trust" for Directors (excluding Outside Directors) and Executive Officers of the Company (hereinafter referred to as the "Plan") was approved at the 5th Annual General Meeting of Shareholders (held on June 26, 2017). Subsequently, in accordance with our transition into a company with an audit and supervisory committee, the amount of the Plan for Directors of the Company (excluding those who are Audit and Supervisory Committee members and Outside Directors; the same applies hereinafter unless otherwise noted) was approved at the 8th Annual General Meeting of Shareholders (held on June 29, 2020). Additionally, with the enforcement of the Act Partially Amending the Companies Act (Act No. 70 of 2019) on March 1, 2021, a framework for the maximum number of shares (number of points) for Directors in the Plan was approved at the 9th Annual General Meeting of Shareholders (held on June 28, 2021; the resolution at the 9th Annual General Meeting of Shareholders is hereinafter referred to as the "Original Resolution"), and the Plan accordingly has been in effect since.

The Company has decided to review the Plan so that it will properly function as an incentive to increase the corporate value of the Company over the medium- to long-term and further promote the sharing of value with shareholders. Specifically, we propose that the maximum number of points per fiscal year be reviewed in light of the objectives mentioned above and, in line with this, that a specific method for calculating the amount of the compensation and the like under the Plan be specified without setting a maximum amount of money to be contributed to the Trust by the Company, in consideration of the impact of stock price fluctuations on the number of shares to be acquired by the Trust, and hereby seek shareholders' approval.

This proposal, as is the case with the Original Resolution, aims to clarify the interconnection between Directors' compensation and the Company's business performance, and to raise awareness of Directors about contributing to improvement of medium- to long-term business performance and an increase in corporate value by sharing with shareholders not only benefits from rising share prices but also risks of stock price decline. We believe that the content of this proposal is deemed as appropriate as it is consistent with the policy for determining the details of compensation for individual Directors (see below).

This proposal is submitted for shareholders' approval of a specific method for calculating the amount of remuneration under the Plan and the details of the Plan for the purpose of providing remuneration to the Company's Directors separately from the amount of remuneration for Directors (excluding those who are Audit and Supervisory Committee members) (180 million yen at maximum per year (including 30 million yen at maximum for Outside Directors)) that was approved at the 8th Annual General Meeting of Shareholders (held on June 29, 2020). Decisions on the details of the Plan shall be delegated to the Board of Directors within the framework described in the following Paragraph (2).

The number of Directors (excluding those who are Audit and Supervisory Committee members and Outside Directors) who are covered by the Plan will be 3 if Proposal 2 is approved by resolution as proposed.

The Company confirmed that the Audit and Supervisory Committee has expressed its opinions on this proposal that the review of this Plan is appropriate based on the purpose, content, and other matters of the Plan.

(2) <u>The specific method for calculating</u> the amount of compensation and the like in the Plan and specific details (The main amendments are underlined.)

Under the Plan, money contributed by the Company is used as funds to acquire the Company's shares through a trust ("Trust"), and the Company's shares and money equivalent to the value of the Company's shares converted at market value ("Company Shares and the Like") at the time of their retirements are to be provided to Directors and the Like (Note 1) through the Trust at the time of their respective retirements. (Note 1) Directors and the Like shall mean Directors (excluding those who are Audit and Supervisory Committee members and Outside Directors), Executive Officers, and Executive Fellows. The same shall apply hereinafter.

i) Individuals covered	Directors (excluding those who are Audit and Supervisory Committee members
by the Plan	and Outside Directors), Executive Officers, and Executive Fellows (Note 2)
	(Note 2) The proposal with respect to the addition of Executive Fellows to
	individuals covered by the Plan will be submitted for approval at the
	Board of Directors meeting to be held on June 29, 2023.

ii) Amount of the Trust	Funds necessary for the Trust to acquire in advance, for which the number of
	shares necessary to provide to Directors and the Like for each Applicable Period
	are reasonably estimated, in principle, until the time when the Plan is terminated.
	(Note 3) (Note 4)
	(Note 3) The Company has introduced the Plan for the period of three fiscal years
	from the fiscal year ended March 31, 2018 to the fiscal year ended March
	31, 2020 ("Initial Applicable Period"; Initial Applicable Period and its subsequent three fiscal year periods are collectively called "Applicable"
	Period") and for each subsequent applicable period. The Company
	contributed the necessary amount of money (total of 180 million yen
	including that for Executive Officers) to acquire the Company's shares
	for the purpose of providing the Company shares and the Like to
	Directors and the Like under the Plan for the Initial Applicable Period
	and established the Trust for retired Directors and the Like who fulfill the
	certain requirements as beneficiary. The Trust acquired 95,700 shares of
	the Company with funds contributed by the Company during Initial
	Applicable Period.
	(Note 4) With regard to additional contribution in the future; if there are residual
	shares of the Company (excluding the Company's shares equivalent to
	the number of points granted to Directors and the Like and not yet
	provided to Directors and the Like with the Company's shares and the
	Like) and money ("Residual Shares and the Like") in the trust assets, the Residual Shares and the Like shall be applied to the fund for benefits.
	Additional contribution shall be calculated in consideration of Residual
	Shares and the Like. Any decisions by the Company about additional
	contributions shall be disclosed in a timely and proper manner.
iii) Maximum number	Points, the number of which is to be determined in consideration of their
of Company Shares and	respective positions, degrees of achievement and the like, shall be granted every
the Like to be provided	fiscal year based on the stock benefit rules for Officers. The points granted shall
-	be converted at the rate of one share of common stock of the Company for one
	point when Company Shares and the Like are provided in accordance with Item v)
	below. (Note 5)
	The total number of points to be granted to Directors per fiscal year shall be
	limited to $\underline{18,000}$ points (43,000 points in total, including those for Executive
	Officers and Executive Fellows). (Note 6)
	(Note 5) If a stock split, gratis allotment of shares or consolidation of shares and
	the like is conducted with respect to the Company's shares after this proposal is approved, the maximum number of points and the points
	granted or the conversion rate shall be reasonably adjusted according to
	the ratio and the like of such change.
	(Note 6) The number of shares equivalent to the maximum number of points per
	fiscal year to be granted to Directors and the Like (43,000 shares in total,
	including those for Executive Officers and Executive Fellows) is
	approximately <u>0.27%</u> of the total number of issued shares (<u>as of March</u>
	31, 2023, after deduction of treasury shares).

iv) Method of acquiring	The Trust shall acquire the Company's shares through stock exchange markets or
the Company's Shares	by purchasing treasury shares the Company has disposed of, using the funds
and the number of	contributed as per Item ii) above. (Note 7)
shares to be acquired	The maximum number of points to be granted to Directors and the Like is <u>18,000</u>
	points per fiscal year (43,000 points in total, including those for Executive
	Officers and Executive Fellows). Therefore, the maximum number of the
	Company's shares for Directors to be acquired by the Trust during each
	Applicable Period shall be $\underline{54,000}$ shares (129,000 shares in total, including those
	for Executive Officers and Executive Fellows).
	(Note 7) An acquisition of the Company's shares by this Trust is not specifically
	planned at this stage. If the Company decides to make an additional
	contribution to acquire the Company's shares using funds from this Trust
\ D :: 6.1	in the future, the details shall be disclosed in a timely and proper manner.
v) Provision of the	If Directors and the Like retire and meet the requirements for beneficiaries as
Company Shares and	prescribed in the stock benefit rules for Officers, those Directors and the Like
the Like and the specific	shall, after their respective retirements, receive benefits from the Trust in the form
method for calculating the amount of	of Company's shares calculated according to Item iii) above, by completing the
compensation and the	prescribed procedures for the determination of beneficiaries. (Note 8) (Note 8) If Directors and the Like meet the requirements for beneficiaries as
like under the Plan	prescribed in the stock benefit rules for Officers, the Company shall
Tike under the I fair	provide money equivalent to the value of the Company's shares
	converted at market value at the time of their retirements for a certain
	percentage of the number of points granted to relevant Directors and the
	Like in lieu of provision of Company's shares. The Trust may sell the
	Company's shares to provide such monetary benefit.
	Even Directors and the Like who have been granted points may not be
	able to receive the benefits if their dismissal is approved at the General
	Meeting of Shareholders, they step down due to illegal acts during their
	terms of office, or they engage in inappropriate behavior, etc. that could
	cause damages for the Company.
	The amount of compensation and the like to be provided to Directors and
	the Like shall be based on the amount calculated by multiplying the total
	number of points granted to Directors and the Like by the book value per
	share of the Company's shares held by the Trust. (However, if a stock
	split, gratis allotment of shares or consolidation of shared and the like is
	conducted with respect to the Company's shares, the points granted shall
	be reasonably adjusted according to the ration and the like of such
vi) Treatment of	change.)
vi) Treatment of dividends	Dividends from the Company's shares held in the trust account shall be received by the Trust and shall be appropriated for the acquisition of the Company's shares
urviuciius	by the Trust and shall be appropriated for the acquisition of the Company's shares and the payment of trust fees and the like for the trustee of the Trust. Any
	dividends and the like remaining in the Trust upon termination of the Trust shall
	be distributed to Directors and the Like in office at that time in proportion to the
	number of points they respectively hold, in accordance with the provisions of the
	stock benefit rules for Officers.
O 41: 64 D 1: 6	r Determining the Details of Companyation and the Like for Individual Directors

■ Outline of the Policy for Determining the Details of Compensation and the Like for Individual Directors (effective from June 29, 2023)

The Company has stipulated the policy for determining the details of compensation and the like for individual Directors (excluding those who are Audit and Supervisory Committee members) (hereinafter referred to as the "Policy") in accordance with the resolution by the Board of Directors. The outline of the Policy is as follows:

Compensation for Directors (excluding those who are Audit and Supervisory Committee members and Outside Directors) consists of three types of compensation: fixed monetary compensation (non-performance-linked compensation), variable monetary compensation (performance-linked compensation), and stock-based compensation. Compensation for Outside Directors is fixed monetary compensation.

With respect to monetary compensation for Directors (excluding those who are Audit and Supervisory Committee members and Outside Directors), the Company has set the base amounts of monetary compensation by position group (Chairman, President, Director and Senior Managing Executive Officers,

Director and Managing Executive Officers). Approximately 65% of the base amount of monetary compensation is guaranteed as the minimum amount by fixed monetary compensation. The Company determined the amount of fixed monetary compensation for Outside Directors according to their duties.

Approximately 35% of the base amount of monetary compensation, variable portion of compensation other than fixed monetary compensation, is set as variable monetary compensation. The Company has developed a system in which the amount of variable monetary compensation increases or decreases depending on results of the Company-wide and individual performance, with the aim of using variable monetary compensation as short-term incentives for consistent achievement of business plans and expansion of earnings, etc. in each fiscal year.

The Company's performance is evaluated based on changes in consolidated net sales, consolidated operating profit and the profit attributable to shareholders of the parent Company compared to the initial plan and the previous fiscal year.

Individual performance is evaluated based on performance rating for performance targets set by each Director. Stock-based compensation is provided as medium- to long-term incentives for sustainable growth, enhancement of corporate value, etc., and for the purpose of sharing a sense of profit with shareholders.

Under the stock compensation plan of the Company, the Company's shares and money equivalent to the value of the Company's shares converted at market value (hereinafter referred to as "Company Shares and the Like") are to be provided to Directors (excluding those who are Audit and Supervisory Committee members and Outside Directors) at the time of their respective retirements. Points shall be granted every fiscal year based on the stock benefit rules for Officers by multiplying the number of points, which is to be determined in consideration of their respective positions (Chairman (Director), President (Director), Director and Senior Managing Executive Officers, Director and Managing Executive Officers), by coefficients calculated based on performance indicators compared to the initial plan and the previous years. The points granted shall be converted at the rate of one share of common stock of the Company for one point when the Company Shares and the Like are provided.

For Chairman and Representative Director, President and Representative Director, the composition of compensation shall be approximately 55% fixed monetary compensation, 30% variable monetary compensation, and 15% stock-based compensation; for Director and Senior Managing Executive Officers, Director and Managing Executive Officers, the composition of compensation shall be approximately 60% fixed monetary compensation, 30% variable monetary compensation, and 10% stock-based compensation. The ratio shall vary depending on business performance and other factors.

Location of the venue for the 11th Annual General Meeting of Shareholders

Place Conference room, 2nd floor, GAKUSHIKAIKAN

3-28 Kandanishiki-cho, Chiyoda-ku, Tokyo, Japan TEL: 03-3292-5936



Access to the venue

1-minute walk from Jimbocho Station (Exit A9), Toei Mita line
3-minute walk from Jimbocho Station (Exit A7), Toei Shinjuku line/Tokyo Metro Hanzomon line
5-minute walk from Takebashi Station (Exit 3a), Tokyo Metro Tozai line

株式会社 東光高岳



