### (English Translation)

Note: We provide this translation for your reference and convenience only, and without any warranty as to its accuracy or completeness. In the event that a difference arises regarding the meaning herein, the original Japanese version will prevail as the official authoritative version.

(Securities Code: 6113)

June 6, 2018

To our shareholders:

Tsutomu Isobe

President (Representative Director)

AMADA HOLDINGS CO., LTD.

200, Ishida, Isehara-shi, Kanagawa, Japan

### Notice of Convocation of the 80th Ordinary General Meeting of Shareholders

This is to inform you that the 80th Ordinary General Meeting of Shareholders of AMADA HOLDINGS CO., LTD. will be held as follows.

As shareholder who is unable to attend the meeting may exercise his or her voting rights by either of the following manners, please exercise your voting rights, upon examination of the enclosed referential statements, not later than 5:15 p.m. on June 26, 2018 (Tuesday).

### [Exercise of voting rights by mail]

Please send back the enclosed voting ballot to AMADA HOLDINGS CO., LTD., with due entries thereon indicating assent or dissent with respect to each agenda so that such voting ballot reaches AMADA HOLDINGS CO., LTD. by the above deadline.

### [Exercise of voting rights via the Internet]

Please exercise your voting rights via the Internet, with due entries thereon indicating assent or dissent with respect to each agenda, by the above deadline.

1. Date: June 27, 2018 (Wednesday) at 10:00 a.m.

2. Place: At the head office of AMADA HOLDINGS CO., LTD. located at 200,

Ishida, Isehara-shi, Kanagawa (246 Hall at Forum 246)

### 3. Agenda:

Matters to be Reported:

- (1) Report on the Business Report, the Consolidated Financial Statements, and Reports by the Independent Auditors and the Audit & Supervisory Board regarding the Results of the Audit of the Consolidated Financial Statements for the 80th Fiscal Term (from April 1, 2017 through March 31, 2018)
- (2) Report on the Non-consolidated Financial Statements for the 80th Fiscal Term (from April 1, 2017 through March 31, 2018)

Matters to be Resolved:

First Item: Distribution of retained earnings
Second Item: Election of eight (8) Directors

Third Item: Election of one (1) Alternate Audit & Supervisory

**Board Member** 

Fourth Item: Payment of bonuses to Directors

### Information on Exercising Voting Rights

- (1) Exercising voting rights by proxy
  - If you are unable to attend the General Meeting of Shareholders in person, you may appoint another shareholder (one person) who has voting rights as your proxy to attend the meeting. Please note that a document certifying the power of proxy must be submitted for such attendance.
- (2) If you exercise your voting rights redundantly via mail and the Internet, the votes cast via the Internet shall be treated as valid.
- (3) If you exercise your voting rights multiple times via the Internet, only the last vote cast shall be treated as valid.
- (4) Also, if you exercise voting rights redundantly by using a PC, a smart phone and a mobile phone, only the last vote cast shall be treated as valid.
- \* Of documents that should be provided when sending this Notice of Convocation, "Notes to the Non-consolidated Financial Statements" and "Notes to the Consolidated Financial Statements" are posted on our website (Japanese: <a href="http://www.amadaholdings.co.jp/ir/">http://www.amadaholdings.co.jp/ir/</a>; English: <a href="http://www.amadaholdings.co.jp/en/ir/">http://www.amadaholdings.co.jp/en/ir/</a>) in accordance with laws and regulations and Article 15 of the Company's Articles of Incorporation, and not included in the documents sent together with this Notice of Convocation. Those "Notes to the Non-consolidated Financial Statements" and "Notes to the Consolidated Financial Statements" are part of the Non-consolidated Financial Statements and the Consolidated Financial Statements audited by the Audit & Supervisory Board Members for the preparation of their audit report and by the Accounting Auditor for the preparation of its audit report.
- \* Any amendments to the referential statements for the General Meeting of Shareholders, Business Report, Non-consolidated Financial Statements or Consolidated Financial Statements will be posted on the "IR Information" page (Japanese: <a href="http://www.amadaholdings.co.jp/ir/">http://www.amadaholdings.co.jp/en/ir/</a>) of the website of AMADA HOLDINGS CO., LTD.

### Items of Business and References

### First Item:

Distribution of retained earnings

The Company's shareholder return policy is to properly distribute profits to shareholders on a continuous basis while maintaining retained earnings in preparation for future business expansion, targeting a payout ratio of 50% for the distribution of retained earnings.

Pursuant to the above policy, for the current dividends, the management proposes to pay the annual dividend of 42 yen per share, the same amount as in the previous term to pay a year-end dividend of 22 yen per share for the Fiscal Term, having already paid 20 yen as an interim dividend.

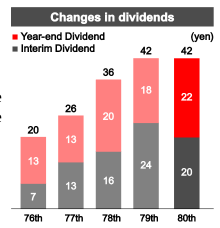
Matters concerning the year-end cash dividend:

- (1) Kind of property:

  Monetary distribution
- (2) Matters concerning the allocation of properties to be distributed to shareholders and the total amounts there of:

JPY22 per common share JPY8,047,808,274 in total

(3) Effective date of distribution of retained earnings: June 28, 2018



Note: The interim dividend for the 79th Term includes a commemorative dividend of 6 yen for the 70th anniversary.

### Second Item:

## Election of eight (8) Directors

As the term of office for all eight (8) Directors will expire at the conclusion of this General Meeting of Shareholders, the election of eight (8) Directors is proposed.

The candidates for the Directors are as follows:

Candidate Ref No.	Name		Board meeting attendance rate	Current position and responsibility in the Company or position in other companies, etc.
1	Mitsuo Okamoto	Re- election	100% (7/7 meetings)	Chairman of the Board & CEO
2	Tsutomu Isobe	Re- election	100% (7/7 meetings)	President President and Representative Director, AMADA CO., LTD.
3	Kotaro Shibata	Re- election	100% (6/6 meetings)	Senior Managing Director Senior Corporate Officer Assistant to President Chairman and President, AMADA (CHINA) CO., LTD.
4	Hidekazu Kudo	Re- election	100% (6/6 meetings)	Director Executive General Manager of Financial Div.
5	Kazuhiko Miwa	New	_	Corporate Officer Executive General Manager of Corporate Management Div.
6	Michiyoshi Mazuka	Re- election Outside Independ ent	100% (7/7 meetings)	Outside Director
7	Toshitake Chino	Re- election Outside Independ ent	100% (7/7 meetings)	Outside Director
8	Hidekazu Miyoshi	Re- election Outside ent	100% (7/7 meetings)	Outside Director

Note: The attendance ratios of Mr. Kotaro Shibata and Mr. Hidekazu Kudo at the Board of Directors meetings apply only to those held after their appointment on June 28, 2017.



### Mitsuo Okamoto

### Date of Birth

June 13, 1943 (75 years old)

Profile, position and responsibility in the Company





No. of Shares of AMADA HOLDINGS CO., LTD. Held (shares)

119,338 shares

Participation in meetings of the Board of Directors 100% (7/7 meetings)

March 1972 Joined the Company April 1978 Transferred to Sonoike Mfg. Co., Ltd. (later merged to		April 2000	President and Representative Director of this company
	become the current	June 2003	President of the Company
	Company)	June 2009	President and CEO of the
October 1988	General Manager of		Company
	Odawara Plant of this company	April 2015	Chairman of the Board and CEO (incumbent)
June 1997	Director of this company		
June 1999	Managing Director of this		
	company		
Important concurr	ent positions		

- · Chairman and Representative Director, AMADA MACHINE TOOLS CO., LTD.
- · Chairman and Representative Director, AMADA MIYACHI CO., LTD.
- · Chairman and Director, AMADA EUROPE S.A.
- · Chairman and Representative Director, The Amada Foundation

### Reasons for nomination as a candidate for Director

Mr. Mitsuo Okamoto is making overall management decisions and overseeing business execution appropriately as the Chairman of the Board and CEO of the Company. He also has in-depth management knowledge and strong leadership, and has led the Company to grow over a long period of time. Based on these factors, we have nominated Mr. Okamoto as a candidate for Director, having determined that he is an appropriate candidate capable of contributing to sustainable growth of the Company's corporate value.

# Tsutomu Isobe Date of Birth May 19, 1961

May 19, 1961 (57 years old)





No. of Shares of AMADA HOLDINGS CO., LTD. Held (shares) 61,000 shares

Participation in meetings of the Board of Directors

100% (7/7 meetings)

Profile, position an	Profile, position and responsibility in the Company						
December 1985	Joined Amada Metrecs Co., Ltd. (later merged to become the current Company)	April 2013	Director and Senior Managing Director Senior Executive General Manager of Corporate				
April 2000	Joined the Company upon the merger		Management HQ; Senior Executive General Manager				
April 2003	General Manager of Corporate Secretariat Office		of Financial HQ				
June 2007	Director Executive General Manager of Corporate Planning Div.	April 2015	President of the Company; President and Representative Director,				
June 2009	Director and Corporate Officer Senior Executive General Manager of Corporate Planning HQ	October 2015	AMADA CO., LTD. President; Senior Executive General Manager of Corporate Management HQ				
June 2010	Director and Managing Director Senior Executive General Manager of Corporate Management HQ	April 2018	President of the Company; President and Representative Director, AMADA CO., LTD. (incumbent)				

### Important concurrent positions

### Reasons for nomination as a candidate for Director

Mr. Tsutomu Isobe is making overall management decisions and overseeing business execution appropriately as the President of the Company. He also has in-depth knowledge in corporate management, which he acquired through many years of service in control divisions, as well as management skills as the President. Based on these factors, we have nominated Mr. Isobe as a candidate for Director, having determined that he is an appropriate candidate capable of contributing to sustainable growth of the Company's corporate value.

<sup>•</sup> President and Representative Director, AMADA CO., LTD.

Kotaro Shibata

### Date of Birth January 7, 1953 (65 years old)





No. of Shares of AMADA HOLDINGS CO., LTD. Held (shares) 25,000 shares

Participation in meetings of

the Board of Directors

100% (6/6 meetings)

\* Applies only to the Board of Directors meetings held after his appointment on June 28, 2017.

	· · · · · · · · · · · · · · · · · · ·						
Profile, position and responsibility in the Company							
January 1980	Joined the Company	April 2013	Managing Director				
October 2001	General Manager of		managing Sales				
	Punching Business Dept.	April 2015	Vice President and Director				
June 2009	Corporate Officer		of AMADA CO., LTD.				
	Executive General Manager April 2017		President and				
	of Sales Management Div.		Representative Director of				
June 2010	Director and Corporate		AMADA CO., LTD.				
	Officer	June 2017	Senior Managing Director,				
	Deputy Senior Executive		the Company				
	General Manager of Sales	April 2018	Senior Managing Director				
	Management HQ		Senior Corporate Officer				
June 2012	Director and Managing	Assistant to President					
	Director		Chairman and President,				
	Deputy Senior Executive		AMADA (CHINA) CO.,				
	General Manager of		LTD. (incumbent)				
	Engineering Business HQ						

Important concurrent positions

· Chairman and President, AMADA (CHINA) CO., LTD.

### Reasons for nomination as a candidate for Director

Mr. Kotaro Shibata is appropriately performing his duties as an assistant to the President and as the head of the company that manages Group companies in China. In addition to his long years of experience supervising the sales division, he has broad knowledge and experience as represented by his development of markets in Asia, such as in China and the ASEAN region. Based on these factors, we have nominated Mr. Shibata as a candidate for Director, having determined that he is an appropriate candidate capable of contributing to sustainable growth of the Company's corporate value.

### Hidekazu Kudo

### Date of Birth March 18, 1964 (54 years old)





No. of Shares of AMADA HOLDINGS CO., LTD. Held (shares)

10,000 shares

Participation in meetings of the Board of Directors

100% (6/6 meetings)

\* Applies only to the Board of Directors meetings held after his appointment on June 28, 2017.

Profile, position and responsibility in the Company							
June 1988 April 2007	Joined Sony Corporation Executive General Manager	October 2013	Vice President (CFO) of Sony Korea Corporation				
•	of Entertainment & Media Planning Administration	November 2015	Deputy Senior Executive				
	Dept., Management Planning Div. of this company	April 2016	General Manager of Financial HQ Corporate Officer				
May 2008	AMEA Region CFO of Sony Electronics Asia	71pm 2010	Senior Executive General Manager of Financial HQ				
	Pacific Pte Ltd.	June 2017	Director Senior Executive General				
		April 2018	Manager of Financial HQ Director Executive General Manager of Financial Div. (incumbent)				

### Reasons for nomination as a candidate for Director

Mr. Hidekazu Kudo is appropriately performing his duties as an Executive General Manager managing the finance and accounting of the Company. His long years of engagement with administrative divisions include the position of CFO of an overseas subsidiary at his previous post, giving him broad knowledge regarding global corporate management. Based on these factors, we have nominated Mr. Kudo as a candidate for Director, having determined that he is an appropriate candidate capable of contributing to sustainable growth of the Company's corporate value.

Kazuhiko Miwa

### Date of Birth March 10, 1963 (55 years old)





No. of Shares of AMADA HOLDINGS CO., LTD. Held (shares)

10,000 shares

Profile, position a	nd responsibility in the Company		
April 1986	Joined Dai–Ichi Kangyo Bank (current Mizuho Bank,	March 2006	Senior Credit Officer of Overseas Credit
	Ltd.)		Department, Mizuho
February 2004	Councilor of IR Department,		Corporate Bank, Ltd.
j	Mizuho Financial Group,	November 2011	
	Inc.		Marketing Department No.
January 2006	Councilor of Overseas		15, Mizuho Corporate
	Credit Department, Mizuho		Bank, Ltd.
	Corporate Bank, Ltd.	January 2016	Joined the Company
	(current Mizuho Bank, Ltd.)		General Manager of
			Corporate Planning Dept.
		April 2016	General Manager of
			President Office
		April 2018	Corporate Officer
			Executive General Manager
			of Corporate Management
			Div. (incumbent)

### Reasons for nomination as a candidate for Director

Mr. Kazuhiko Miwa is appropriately performing his duties as an Executive General Manager managing the corporate planning, Group companies management and legal affairs of the Company. He was engaged in operations related to international finance at his previous post, giving him broad experience and knowledge regarding global corporate management, and finance and accounting. Based on these factors, we have nominated Mr. Miwa as a candidate for Director, having determined that he is an appropriate candidate capable of contributing to sustainable growth of the Company's corporate value.

Michiyoshi Mazuka

### Date of Birth

October 17, 1943 (74 years old)





No. of Shares of AMADA HOLDINGS CO., LTD. Held (shares)

0 shares

Number of years in office 2 years

Participation in meetings of the Board of Directors 100% (7/7 meetings)

Profile, position an	d responsibility in the Company		
April 1968	Joined Fujitsu FACOM Co., Ltd.	June 2012	Chairman and Director of this company
April 1971	Joined Fujitsu Limited		
June 2001	Director of Fujitsu Limited	June 2014	Senior Executive Advisor
June 2008	Chairman and Representative Director of		and Director of this company
	this company	June 2015	Outside Director of
September 2009	Chairman, President and		NIPPON CONCRETE
	Representative Director of		INDUSTRIES CO., LTD.
0 . 1 . 2000	this company	I 2016	(incumbent)
October 2009	Member of the Executive Nomination Committee and	June 2016	Senior Executive Advisor of Fujitsu Limited
	Compensation Committee of	June 2016	Outside Director of the
	this company		Company (incumbent)
April 2010	Chairman and	April 2018	Senior Advisor of Fujitsu
•	Representative Director of	•	Limited (incumbent)
	this company		•
Important concurre	ent positions		

- Outside Director, NIPPON CONCRETE INDUSTRIES CO., LTD.
- · Outside Director, TSUKISHIMA KIKAI CO., LTD. (scheduled to be appointed in June 2018)

### Reasons for nomination as a candidate for Outside Director

Mr. Michiyoshi Mazuka, who held management posts at a global company and also served as a member of various advisory committees, possesses not only expertise as a business manager but also deep insight on corporate governance. Therefore, we have nominated Mr. Mazuka as a candidate for Outside Director, having determined that he is an appropriate candidate capable of providing beneficial advice to the management of the Company based on his experience and knowledge.

### Reasons for sufficient independence as an Outside Director

- 1. Mr. Michiyoshi Mazuka and all of his family members (including family members within the second degree of kinship, the same shall apply hereinafter) have never received any economic benefits, such as the Company group's (the Company and its affiliated companies, the same shall apply hereinafter) remuneration, consideration for services or transactions, stock options, etc., in the past.
- 2. Mr. Michiyoshi Mazuka and all of his family members have never assumed any executive roles (including non-business executors) at the Company group in the past.
- 3. There are transactions between our Company Group and Fujitsu Limited and its consolidated subsidiaries where Mr. Michiyoshi Mazuka currently serves as Senior Advisor; however, the transactions amount to less than 1% of the consolidated sales of both companies.
- 4. Fujitsu Limited is not a shareholder of the Company.

### Toshitake Chino

### Date of Birth

October 17, 1946 (71 years old)





No. of Shares of AMADA HOLDINGS CO., LTD. Held (shares)

0 shares

Number of years in office 4 years

Participation in meetings of the Board of Directors

100% (7/7 meetings)

	•						
Profile, position and responsibility in the Company							
April 1971	Joined Nikkan Kogyo Shimbun Ltd.	March 2011	Retired as Senior Advisor of this company				
April 1995	General Manager of Economics Department, Editing Bureau of this company	April 2011	Specially-appointed Professor of The University of Electro-Communications (incumbent)				
June 2002 June 2003	Director of this company President and	June 2014	Outside Director of the Company (incumbent)				
	Representative Director of this company	April 2017	Director of Social Welfare Organization Saiseikai				
November 2010	Retired as President and Representative Director Senior Advisor of this company		Imperial Gift Foundation, Inc. (incumbent)				

Reasons for nomination as a candidate for Outside Director

Mr. Toshitake Chino has expertise and experience as editor and company manager at Nikkan Kogyo Shimbun Ltd., a general information-management institution in industrial society, with newspapers being its core medium. Therefore, we have nominated Mr. Chino as a candidate for Outside Director, having determined that he is an appropriate candidate capable of providing beneficial advice to the management of the Company based on his experience and knowledge.

### Reasons for sufficient independence as an Outside Director

- 1. Mr. Toshitake Chino and all of his family members (including family members within the second degree of kinship, the same shall apply hereinafter) have never received any economic benefits, such as the Company group's (the Company and its affiliated companies, the same shall apply hereinafter) remuneration, consideration for services or transactions, stock options, etc., in the past.
- 2. Mr. Toshitake Chino and all of his family members have never assumed any executive roles (including non-business executors) at the Company group in the past.
- 3. Transactions have taken place, such as payment of advertisement fees from the Company group, with Nikkan Kogyo Shimbun Ltd., where Mr. Toshitake Chino served as Representative Director and President; however, the transaction amounts were small, and only constituted less than 1% of its sales or the Company's consolidated sales.
- 4. Mr. Toshitake Chino retired as Senior Advisor of Nikkan Kogyo Shimbun Ltd. more than five (5) years ago.
- 5. Nikkan Kogyo Shimbun Ltd. is not a shareholder of the Company.

### Hidekazu Miyoshi

### Date of Birth

July 17, 1950 (67 years old)





No. of Shares of AMADA HOLDINGS CO., LTD. Held (shares)

9,033 shares

Number of years in office 3 years and 3 months

Participation in meetings of the Board of Directors

100% (7/7 meetings)

Profile, position and responsibility in the Company								
April 1974	Joined Miyoshi International Patent Office	August 1999	Representative Director of Miyoshi Industrial Property					
April 1978	Registered as patent attorney (current)		Rights Research Center K.K. (incumbent)					
April 1989	President of Miyoshi & Miyoshi (Patent Office)	April 2004	Chairman of Miyoshi & Miyoshi (Patent Office)					
	<b>3 (</b> ,	April 2015	(incumbent) Outside Director of the Company (incumbent)					

### Important concurrent positions

- · Chairman, Miyoshi & Miyoshi (Patent Office)
- · Representative Director, Miyoshi Industrial Property Rights Research Center K.K.

### Reasons for nomination as a candidate for Outside Director

Mr. Hidekazu Miyoshi has expertise in intellectual property rights, which he acquired through many years of service as a patent attorney, and experience as a business manager of a patent office. Therefore, we have nominated Mr. Miyoshi as a candidate for Outside Director, having determined that he is an appropriate candidate capable of providing beneficial advice to the Company's management based on his knowledge and experience.

### Reasons for sufficient independence as an Outside Director

- Mr. Hidekazu Miyoshi and all of his family members (including family members within the second degree of kinship, the same shall apply hereinafter) have never received any economic benefits, such as the Company group's (the Company and its affiliated companies, the same shall apply hereinafter) remuneration, consideration for services or transactions, stock options, etc., in the past.
- 2. Mr. Hidekazu Miyoshi and all of his family members have never assumed any executive roles (including non-business executors) at the Company group in the past.
- 3. Transactions have occurred, such as payment of fees for patent applications, etc. and various research services related to intellectual property rights, with Miyoshi & Miyoshi, where Mr. Hidekazu Miyoshi serves as Chairman, and with the affiliated companies thereof, where Mr. Miyoshi serves as the Representative Director; however, the transaction amounts were small, and only constituted less than 1% of the consolidated sales of the Company. They were also approximately 2% of sales of Miyoshi & Miyoshi and the affiliated companies thereof.
- 4. Miyoshi & Miyoshi and the affiliated companies thereof are not shareholders of the Company.

### (Notes)

- 1. There are no special interests between each of Messrs. Mitsuo Okamoto, Tsutomu Isobe, Kotaro Shibata, Hidekazu Kudo, Kazuhiko Miwa, Michiyoshi Mazuka and Toshitake Chino and the Company.
- 2. Messrs. Michiyoshi Mazuka, Toshitake Chino and Hidekazu Miyoshi are candidates for Outside Director.
- 3. According to the provisions of Article 427, Paragraph 1 of the Companies Act, the Company and each of Messrs. Michiyoshi Mazuka, Toshitake Chino and Hidekazu Miyoshi have entered into an agreement to limit the liability pursuant to Article 423, Paragraph 1 of the said Act to the minimum liability stipulated in Article 425, Paragraph 1 of the said Act. On condition that their reelection is approved, the Company plans to renew the agreements with them
- 4. Messrs. Michiyoshi Mazuka, Toshitake Chino and Hidekazu Miyoshi are Independent Officers under the regulation of Tokyo Stock Exchange, Inc. and they, if reelected, will continue to serve as Independent Officers.
- 5. Fujitsu Limited, where candidate for Outside Director Mr. Michiyoshi Mazuka served as Director until June 2016, received a cease and desist order and surcharge payment order from the Fair Trade Commission in July 2016, after being found to have violated the Antimonopoly Act in regard to transactions related to equipment for electric power security communication ordered by Tokyo Electric Power Company. In addition, in February 2017, the Fair Trade Commission also recognized that Fujitsu Limited had violated the Antimonopoly Act in regard to transactions related to apparatuses for hybrid optical communication and transmission path ordered by CHUBU Electric Power Co., Inc. In this case, Fujitsu Limited applied to the Fair Trade Commission for the application of the surcharge exemption system, and as this application was approved and as well as for other reasons, Fujitsu Limited received neither a cease and desist order nor a surcharge payment order.
  - Furthermore, the above administrative penalties and recognition of violations refer to business activities during the period when Mr. Mazuka was in office as a Director, but he had no direct involvement in either case, and adequately fulfilled his responsibilities, including enhancing initiatives relating to compliance with laws and regulations and endeavoring to prevent reoccurrence after these cases were recognized.
- 6. Age of each candidate is as of the conclusion of this General Meeting of Shareholders.

Election of one (1) Alternate Audit & Supervisory Board Member

To prepare for the case where the number of Audit & Supervisory Board Members of the Company falls short of such number as is required by law or regulation, the election of one (1) Alternate Audit & Supervisory Board Member is proposed.

The assumption of office as Alternate Audit & Supervisory Board Member by Mr. Makoto Murata, the candidate, is subject to the condition that there be a deficiency in the number of Audit & Supervisory Board Members required by law or regulation. His term of office shall expire when the term of office of the retiring Audit & Supervisory Board Member would have otherwise expired. This resolution shall be effective until the opening of the next Ordinary General Meeting of Shareholders.

With respect to this item of business, the consent of the Audit & Supervisory Board has been obtained.

The candidate for Alternate Audit & Supervisory Board Member is as follows:

### Date of Birth

Makoto Murata

August 17, 1947 (70 years old)



No. of Shares of AMADA HOLDINGS CO., LTD. Held (shares)

0 shares

Profile, position and responsibility in the Company							
October 1975 Assistant of Faculty of April 1991 Associate Professional Control of Professional Control							
	Electro-Communications,	•	Faculty of Electro-				
	The University of Electro-		Communications				
	Communications	April 2001	Professor of Faculty of				
May 1989	Lecturer of Faculty of		Electro-Communications				
	Retired from the University						
Reasons for nom	nination as a candidate for Outside Au	ıdit & Supervisory E	Board Member				

Mr. Makoto Murata, who has many years of experience serving as a professor at The University of Electro-Communications, possesses in-depth and particular knowledge of mechanical engineering and sophisticated insight as an educator. Therefore, although Mr. Murata has never been directly involved in the management of a company, we have nominated him as a candidate for Alternate Outside Audit & Supervisory Board Member, having determined that he is an appropriate candidate capable of providing beneficial advice to the Company's management and its audit system based on his experience and knowledge.

### Reasons for sufficient independence as an Outside Audit & Supervisory Board Member

- Mr. Makoto Murata and all of his family members (including family members within the second degree of kinship, the same shall apply hereinafter) have never received any economic benefits, such as the Company group's (the Company and its affiliated companies, the same shall apply hereinafter) remuneration, consideration for services or transactions, or stock options, in the past.
- 2. Mr. Makoto Murata and all of his family members have never assumed any executive roles (including non-business executors) of the Company group in the past.

### (Notes)

- 1. Mr. Makoto Murata is a fill-in candidate for Outside Audit & Supervisory Board Member.
- 2. There are no special interests between Mr. Makoto Murata and the Company.
- 3. If Mr. Makoto Murata assumes the office of Outside Audit & Supervisory Board Member, the Company will, pursuant to the provision of Article 427, Paragraph 1 of the Companies Act, enter into an agreement with Mr. Murata to limit his liability for damages, as prescribed in Article 423, Paragraph 1 of the same Act, to the minimum liability amount as prescribed in Article 425, Paragraph 1 of the same Act.
- 4. Mr. Makoto Murata will be notified as an Independent Officer stipulated by the regulation of Tokyo Stock Exchange, Inc., if Mr. Murata assumes the office of Outside Audit & Supervisory Board Member.
- 5. Age is as of the conclusion of this General Meeting of Shareholders.

### (Reference) Independence Standards for Outside Officers

### AMADA HOLDINGS CO., LTD.

Amada Holdings Co., Ltd. (hereinafter referred to as "the Company") shall set independence standards as below for the purpose of defining standards of independence and consider outside directors and outside audit and supervisory board members (hereinafter referred to as "outside officers") as having sufficient independence from the Company if an outside officer meets all of the below criteria.

- 1. Those who have not fallen under either of the below cases in the past 5 years:
  - i. A person who is a director, audit and supervisory board member, executive or employee of a major shareholder (those who hold shares carrying 10% or more of the total voting rights) of the Company;
  - ii. A person who is a director, audit and supervisory board member, executive or employee of a company, one of whose main shareholders is the Company.
- 2. Those who have not worked for any of the major lenders to the Company and its affiliates (hereinafter referred to as "the Company's group") in the past 5 years.
- 3. Those who have not worked for a lead underwriter of the Company in the past 5 years.
- 4. Those who have not been a director, audit and supervisory board member, executive or employee of a company that is a major business counterparty of the Company's group or to whom the Company's group is a major business counterparty in the past 5 years.
- 5. Those who have not been a representative partner, staff member, partner or employee of an accounting auditor of the Company's group in the past 5 years.
- 6. Those who have not been a certified public accountant, certified public tax accountant, attorney-at-law or other consultant who receives a large amount of money or other property other than the officer remuneration from the Company's group in each of the past 5 years.
- 7. Those who are not and were not a director (excluding outside directors), audit and supervisory board member (excluding outside audit and supervisory board members) or employee of the Company's group.
- 8. Those who are not a director, audit and supervisory board member, executive or employee of a company, its parent company or its subsidiary with whom the Company's group mutually delegates officers.
- 9. Those who have not been a director, audit and supervisory board member, executive or employee of a company with whom the Company cross holds shares within the past 5 years.
- 10. Those who do not have a conflict of interest when performing their duties as an outside officer, or have an interest that may affect the decisions they make.
- 11. Those who are not a spouse or relative within the second degree of kinship of a person who falls under any of the following:
  - i. A person who is in a position of director, audit and supervisory board member or executive of the Company's group or higher;
  - ii. A person who has been in a position of director, audit and supervisory board member or executive of the Company's group or higher in any of the past 5 years;
  - iii. A person who is restricted to take a position mentioned in the other items
- 12. Those who have any reasons other than those stated above that interfere with performing duties as an outside officer in terms of their independence.

Enacted on December 18, 2015

### Payment of bonuses to Directors

In consideration of the business results for the fiscal term and other factors, the management proposes the payment of bonuses to five (5) Directors, excluding Outside Directors, incumbent as of the end of the fiscal term, totaling 211,000,000 yen. We request that specific amounts to be paid to individual Directors, payment timing, methods and other details be determined by resolution of the Board of Directors.

### (Reference)

Our Directors' remuneration comprises fixed basic remuneration; bonuses, which fluctuate depending on improvements and achievements of the performance based on sales, profits and ROE for the term; and stock options reflecting the stock price.

As a basic policy, bonuses are determined based on consolidated profit in each fiscal year through a prescribed procedure by which the total amount of bonuses is approved annually by the General Meeting of Shareholders and the allocation is calculated, according to the weight of responsibilities assigned to each title and the contribution to business performance, and resolved by the Board of Directors.

(Appendix)

# Business Report (April 1, 2017 to March 31, 2018)

### 1. Matters Concerning the State of the Company Group

### (1) Business Progress and Results

### **♦**Overview

The Company group formulated the Medium Term Management Plan "Task321" as a new step toward envisioning the Company in the next 100 years. Toward achieving the Task321, the Company is striving to 1) make proactive strategic investments, 2) expand the sales network, 3) implement growth strategies through the development of new business models, 4) further enhance profitability and efficiency by promoting the manufacturing innovation in which integrating development and manufacturing, and 5) building a supply chain management (SCM) system that utilizes the IoT. In addition, through enhancing capital productivity by reforming the balance sheets, the Company is working to boost growth potential, profitability and capital efficiency.

Regarding the consolidated operating results for the fiscal year under review, orders were 322,482 million yen (up 16.9 % YoY) and net sales were 300,655 million yen (up 7.8% YoY), both exceeding the results of the previous fiscal year, with record-high orders. In Japan, although orders increased on the back of robust expansion in capital investments, net sales were 130,662 million yen (down 0.4% YoY) due to a partial decline in net sales resulting from changes in accounting treatment, and prolonged lead-time required for larger, automated production equipment to accommodate increasing automation needs, and due to tight components supply. Overseas, in North America, as the U.S. economy steadily expanded with favorable capital investments, sales grew favorably in the Sheet-Metal Processing Machines Division and the Bandsaws Division. In Europe, sales expanded significantly as a result of product development according to needs such as energy-saving and labor-saving against a backdrop of moderate economic expansion in the Euro zone. In Asia, high economic growth continued in India and China, and sales in the Welding Division and the Bandsaws Division expanded. In line with the aforementioned global economic expansion, sales were favorable in each Division, and resulted in overall net sales overseas of a record-high 169,993 million yen (up 15.1% YoY).

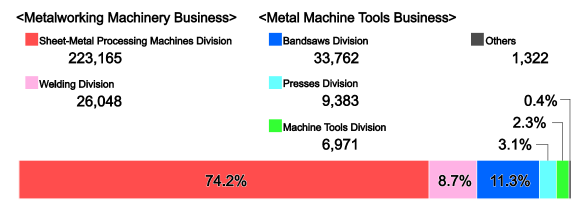
Regarding profit and loss, partly due to our efforts to cut costs by streamlining manufacturing and the weaker yen compared with the previous fiscal year, operating income, ordinary income and profit attributable to owners of parent increased, respectively, to 37,965 million yen (up 14.9% YoY), 40,616 million yen (up 18.4% YoY) and 29,856 million yen (up 15.3% YoY), and profit attributable to owners of parent marked a record high amount.

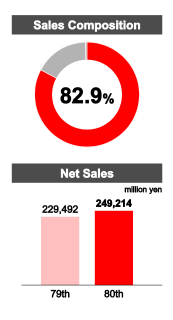
Net Sales	Ordinary Income			
300,655 million yen YoY	40,616 million yen YoY			
Operating Income	Profit Attributable to Owners of Parent			
37,965 million yen YoY	29,856 million yen YoY			
The average exchange rate during the period USD	110.86 yen EUR 129.70 yen			

### ♦ Operational Overview by Major Business

Net sales by major business are as indicated below. The Metalworking Machinery Business's sales increased by 8.6% year on year while those of the Metal Machine Tools Business increased by 4.3% year on year.

### Sales Composition by Major Business (million yen)





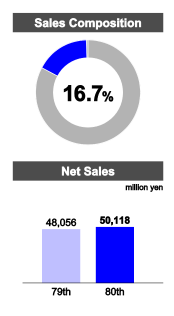
### Metalworking Machinery Business

In the Metalworking Machinery Business, orders were 265,309 million yen (up 16.3% YoY) and net sales were 249,214 million yen (up 8.6% YoY), both increased from the previous fiscal year. In the Sheet-Metal Processing Machines Division, net sales increased to 223,165 million yen (up 8.3% YoY) as sales of fiber laser products, that allow high-speed cutting with lower energy consumption compared with the conventional CO2 laser products, expanded mainly overseas and automated bending products that meet rapidly increasing labor-saving needs expanded in Japan, Europe and the U.S. In the Welding Division, sales for electric vehicle-related use in China and for medical equipment-related use mainly in Europe and the U.S. were favorable, resulting in net sales of 26,048 million yen (up 11.1% YoY). Operating income was 29,218 million yen (up 16.8% YoY), as a result of efforts to cut costs by streamlining manufacturing such as promotion of cost reduction on fiber laser products.

Key measures taken in the Metalworking Machinery Business during the fiscal year under review are as follows.

- 1) Increased power output of fiber laser oscillators through upgrades, and promoted cost reduction
- 2) Launched fiber laser welder equipment with built-in function to precisely control the heat quantity of machined areas
- 3) Conducted monitoring trial service aimed at full-fledged development of "IoT Product" that provides information to support machine operation using IoT technologies, and "V-factory" to provide "IoT Support," a service to verify added values and support stable operation
- 4) Renovated and opened Industrial site in Charleville-Mézières (France) with enhanced production capability, promoted optimization of product supply system with use of adjacent SCM

- Center newly established
- 5) Commenced operation of a cutting-edge unmanned tooling plant for punching machines using IoT technologies at Toki Works in Gifu to enhance production capability and reduce delivery time
- 6) Active participation in trade shows in and out of Japan, including the first participation in CEATEC JAPAN 2017, to increase the brand recognition and demonstrate IoT promotion
- 7) Opened a technical center in Poland and promoted experimental processing and proposal-model marketing in East Europe



### Metal Machine Tools Business

In the Metal Machine Tools Business, orders were 55,851 million yen (up 20.3% YoY) and net sales were 50,118 million yen (up 4.3% YoY), both increased from the previous fiscal year. In the Bandsaws Division, partly due to the effect of new products, sales of bandsaw machines expanded primarily overseas. In the Presses Division, sales increased in China where automotive-related capital investment was favorable, while sales in Japan were sluggish. In the Machine Tools Division, sales of our mainstay profile grinders for precision molds and special tools were firm outside Japan. Operating income was 8,329 million yen (up 9.5% YoY).

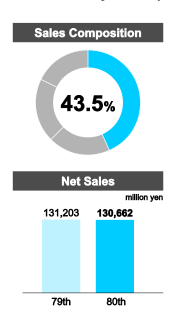
Major initiatives implemented in the Metal Machine Tools Business during the fiscal year under review are as follows.

- 1) Expanded sales of laser cutting and processing machines for steel material and steel frame processing industries
- Acquired SANWA DAIYA KOUHAN CORPORATION and established AMADA SANWA DAIYA CO., LTD. Expanded into the processing market of new materials such as silica glass, ceramics, and carbon, etc.
- 3) Participation in trade shows in and out of Japan (MF-Tokyo2017, MECT2017, EMO2017, METALEX2017, etc.)
- 4) Proposed flexible production through tandem operation whereby middle-sized pressing machines are substituted for large pressing machines

### ♦ Operational Overview by Region

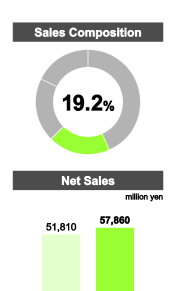
Net sales by region decreased by 0.4% in Japan and increased by 15.1% overseas. The overseas sales ratio was 56.5% compared to 52.9% in the previous fiscal year.

Status of operation by major region is as follows.



### Japan

Orders were robust at each Division and sales for electrical and electronic equipment such as OA devices and communications equipment, and for general machinery such as semiconductor manufacturing equipment and industrial machinery expanded. However, due to prolonged lead-time required for larger, automated production equipment and due to tight components supply, net sales were 130,662 million yen (down 0.4% YoY).



79th

80th

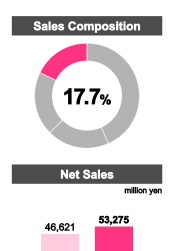
### North America

In the U.S., in line with favorable capital investments, sales for construction-related use including kitchen instrument and air-conditioning equipment, and for general machinery were favorable. In Canada, sales were also favorable mainly for precision equipment-related such as electrical and electronic equipment and for construction-related use, resulting in net sales in North America of 57,860 million yen (up 11.7% YoY).

# Net Sales Net Sales million yen 58,857 49,205

### Europe

Sales for construction-related use were favorable, centering on kitchen instrument in Germany, and mainly sash and doors in France. In Italy, sales were favorable for general machinery such as agricultural machines, and for precision equipment. Furthermore, establishment of a technical center in Poland restored the sales in emerging markets including East Europe and Russia, and net sales in Europe were 58,857 million yen (up 19.6% YoY).



80th

79th

### Asia and other regions

In China, sales increased for electrical and electronic equipment in Shanghai and Shenzhen areas, while in Korea, sales expanded mainly for general machinery such as semiconductor manufacturing equipment. Also, in India, sales were favorable centering on general machinery such as switchboard and construction machinery, while in Brazil and other resource exporting countries, sales headed toward recovery. As a result, net sales in Asia and other regions were 53,275 million yen (up 14.3% YoY).

### (2) Capital Investment

During the fiscal year under review, the Company group invested 15,113 million yen in property, plant and equipment.

In addition, expenditure for acquiring software for internal use and other intangible assets was 4,306 million yen.

Key capital investments were as follows.

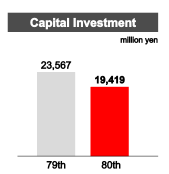
- 1. Establishment of technical center (sales base) in Korea.
- 2. Renewal and introduction of tooling manufacturing facilities at Isehara Works.
- 3. Renovation of buildings and construction of disaster-prevention facilities at Isehara Works.

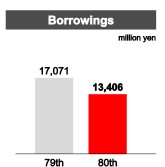
The combined total of capital investment in property, plant and equipment and expenses for intangible assets was 19,419 million yen.

### (3) Fund Procurement

During the fiscal year under review, the necessary funds were mainly allocated from own funds, but some consolidated subsidiaries raised the necessary funds by borrowing from financial institutions.

As a result, borrowings outstanding at the end of the fiscal year under review decreased by 3,665 million yen from the end of the previous fiscal year to 13,406 million yen.





### (4) Challenges to face

### ◆Basic policy of company management

Based on five Management Philosophies, "Growing Together with Our Customers," "Contribute to the international community through our business," "Develop human resources who pursue creative and challenging activities," "Conduct sound corporate activities based on high ethics and fairness," and "Take good care of people and the earth environment," the Company group will respond promptly and accurately to changes in market conditions and rapid diversifying needs of our customers. Through strategic and effective use of management resources in and out of the Company, it will also provide optimal solutions to each of its business fields including metalworking machinery and metal machine tools, as well as related software, information network system and technical services, aiming for promotion of long-term growth, creation of a socially-contributing company and sustainable enhancement of corporate value.

### ◆Medium- to long-term company management strategy and challenges to face

The Company group celebrated its 70th anniversary in September 2016, and formulated the Medium Term Management Plan "Task321" from FY2016. This is a reform initiative envisioning the Company in the next decade and 100 years beyond.

Task321 aims to achieve the following three goals.

- Expansion of net sales by 30% (vs. FY2015; 400 billion yen)
- Increase of recurring ordinary income ratio by 20% (80 billion yen)
- ROE at 10%

Toward achieving the Task321, the Company will strive to 1) make proactive strategic investments, 2) expand the sales network and enhance product appeal, 3) implement growth strategies through the development of new business models, 4) further enhance profitability and efficiency by promoting the manufacturing innovation in which integrating development and manufacturing, and 5) building a supply chain management (SCM\*) system that utilizes the IoT, and 6) enhance capital productivity by reforming the balance sheets.

In addition, the Company will implement initiatives for strengthening a corporate governance structure and environmental and CSR activities.

Specific measures are as follows.

- 1) Execution of growth strategy (Expansion of net sales by 30%)
- Expansion of laser business by strengthening product appeal of fiber laser, which is tailored toward energy-saving and high-precision machining
- Promotion of automation business by utilizing robot and software technologies, in response to demand for energy-saving products
- Strengthening manufacturing proposal on V-factory/Smart Factory leveraging IoT technology
- Development of new markets including the new material field, based on accumulated know-how, M&As and alliance
- 2) Establishment of robust profit structure (Ordinary income ratio of 20%)
- Pursuing QCD by the manufacturing innovation which integrates development and manufacturing
- Realizing high-quality manufacturing on a global scale by building an IoT manufacturing system
- Enhancing quality and efficiency of services through preventative and predictive maintenance utilizing big data analysis
- · Implementing a differentiation strategy by making high-value-added engineering

proposals utilizing consulting sales bases

- 3) Enhancement of corporate value through improving the capital productivity (ROE at 10%)
- Reduction of lead-time through local production and optimization of inventory assets by building regional SCM structures
- · Liquidation of accounts receivable by restructuring commercial credit business
- Consolidation and sale of non-core assets, including leasing and securities, based on profitability evaluation

### 4) Proactive ESG initiatives

- Product planning and creation of an environment-friendly production structure based on "AMADA GREEN ACTION"
- Aim to be a company that is indispensable for society, through activities that contribute to society in a wide range of areas, such as local communities, culture, education and sports
- Development of corporate governance structure for sound corporate activities based upon high ethical standards and fairness
- Promotion of "work style reform" to fundamentally review the operational procedure and establishment of a personnel system for promoting the advancement of women

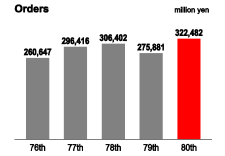
The Company group will strive to further enhance its corporate value by achieving Medium Term Management Plan Task321, and aim to establish its position as the leading manufacturer of metalworking machines by steadily promoting and implementing the initiatives described above.

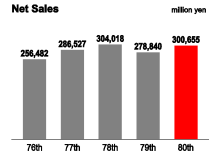
\* SCM (supply chain management) is a management technique that reviews the flow from raw material suppliers to the final consumers in an integrated manner to realize an efficient and optimal process as a whole.

### (5) Changes in Operating Results and Financial Position

Fisca Classification	al year	76th (From April 1, 2013 to March 31, 2014)	77th (From April 1, 2014 to March 31, 2015)	78th (From April 1, 2015 to March 31, 2016)	79th (From April 1, 2016 to March 31, 2017)	80th (current term) (From April 1, 2017 to March 31, 2018)
Orders	Million yen	260,647	296,416	306,402	275,881	322,482
Net sales	Million yen	256,482	286,527	304,018	278,840	300,655
Ordinary income	Million yen	20,680	33,277	43,157	34,307	40,616
Profit attributable to owners of parent	Million yen	12,184	18,423	27,425	25,894	29,856
Profit per share	Yen	31.89	49.18	74.56	70.85	81.62
Total assets	Million yen	552,729	573,537	565,266	533,433	557,170
Net assets	Million yen	417,002	426,481	419,380	419,970	438,863
Net assets per share	Yen	1,083.49	1,133.51	1,139.17	1,139.87	1,190.97
Equity ratio	%	74.9	73.8	73.6	78.1	78.2
Rate of return on equity (ROE)	%	3.1	4.4	6.5	6.2	7.0

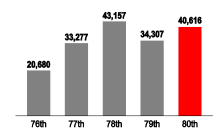
Note: Profit per share and net assets per share are respectively calculated based on the average total number of shares issued during each fiscal year and the total number of shares issued as of the end of each fiscal year (both excluding treasury shares).

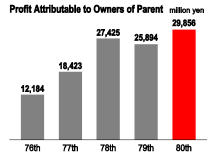






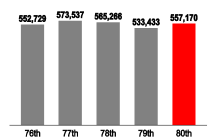
million yen

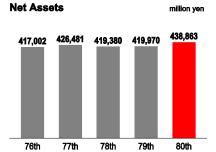




### **Total Assets**

million yen





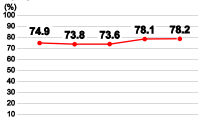
**Net Assets** 

### **Equity Ratio**

0

76th

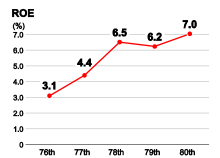
77th



78th

79th

80th



## (6) Major Subsidiaries (as of March 31, 2018)

## 1) Major Subsidiaries

1) Major Substataties			
		Percentage	
Company Name	Capital	of Voting	Major Activities
Company Ivanic	Cupitai	Rights	riajoi rictivities
	Million yen	Held %	
AMADA CO., LTD.	5,000	100.00	Sale of sheet metal processing products
	Million yen	100.00	Development and manufacture of sheet metal
AMADA ENGINEERING CO., LTD.	490	100.00	processing products
	Million yen	100.00	Manufacture and sale of laser equipment and
AMADA MIYACHI CO., LTD.	1,606	100.00	resistance welding equipment
AMADA MACHINE TOOLS CO.,	Million yen		Development, manufacture and sale of metal
LTD.	400	100.00	cutting, stamping presses, and machine tools
AMADA AUTOMATION SYSTEMS	Million yen		Manufacture of peripheral equipment of sheet
CO., LTD.	80	100.00	metal processing products
AMADA TOOL PRECISION CO.,	Million yen		Manufacture of punches and dies
LTD.	400	100.00	Translate of paneties and dies
AMADA TECHNICAL SERVICE CO.,	Million yen	100.00	Service of sheet metal processing products
LTD.	100	100.00	
AMADA SANWA DAIYA CO., LTD.	Million yen	100.00	Development, manufacture and sale of cutting machines
AMADA NORTH AMERICA, INC.	Thousand USD	100.00	Management control of North American
(U.S.)	83,450	100.00	subsidiaries (holding company)
	,		Sale of sheet metal processing products in North
AMADA AMERICA, INC.	Thousand USD	*	American markets and manufacture of sheet
(U.S.)	59,000	100.00	metal processing products
AMADA MACHINE TOOLS AMERI	Thousand USD	*	Sale of metal cutting machines and machine
CA, INC. (U.S.)	4,220	100.00	tools in North America
AMADA CANADA LTD.	Thousand CAD		Sale of sheet metal processing products in
(Canada)	3,000	100.00	Canada
AMADA de MEXICO, S. de R.L. de	Thousand peso	*	Sale of sheet metal processing products in
C.V. (Mexico)	9,494	100.00	Mexico
AMADA UNITED KINGDOM LTD.	Thousand pounds	100.00	Sale of sheet metal processing products in U.K.
(U.K.) AMADA GmbH	2,606 Thousand euros	100.00	Sale of sheet metal processing products in
(Germany)	6,474	100.00	Germany
AMADA MACHINE TOOLS EUROPE	0,474		Ť
GmbH	Thousand euros	*	Sale of metal cutting machines and machine
(Germany)	6,000	100.00	tools in Europe
AMADA EUROPE S.A.	Thousand euros		Management of local subsidiaries in Europe
(France)	28,491	100.00	Manufacture of sheet metal processing products
AMADA S.A.	Thousand euros	*	Sale of sheet metal processing products in
(France)	8,677	100.00	France
AMADA ITALIA S.r.l.	Thousand euros	*	Sale of sheet metal processing products in Italy
(Italy)	21,136	100.00	
AMADA AUSTRIA GmbH	Thousand euros	100.00	Manufacture of band saw blades, dies
(Austria) AMADA SWEDEN AB	16,206 Thousand kronor	100.00	Sale of sheet metal processing products in
(Sweden)	500	100.00	Sweden
AMADA SP. Z O. O.	Thousand zloty	*	Sale of sheet metal processing products in
(Poland)	5,000	100.00	Poland
AMADA OOO	Thousand rubles	*	Sale of sheet metal processing products in
(Russia)	7,300	100.00	Russia
AMADA MAKINA TEKNOLOJI	Thousand lira		Sale of sheet metal processing products in
SANAYI VE TICARET LTD. STI.	6,000	100.00	Turkey
(Turkey)	ŕ	100.00	Tuncj
AMADA (CHINA) CO., LTD.	Million yen	100.00	Management of local subsidiaries in China
(China)	3,000	100.00	
AMADA HONG KONG CO., LTD.	Million yen	06.00	Sale of sheet metal processing products in
(China)	712	96.00	China

Company Name	Capital	Percentage of Voting Rights Held	Major Activities
BEIJING AMADA MACHINE & TOOLING CO., LTD. (China)	Thousand USD 800	* 100.00	Sale of sheet metal processing products in China
AMADA INTERNATIONAL INDUSTRY & TRADING (SHANGHAI) CO., LTD. (China)	Thousand USD 500	* 100.00	Sale of sheet metal processing products in China
AMADA SHANGHAI MACHINE TECH CO., LTD. (China)	Million yen 4,094	100.00	Manufacture of sheet metal processing products
AMADA INTERNATIONAL TRADING (SHENZHEN) CO., LTD. (China)	Thousand USD 300	* 100.00	Sale of sheet metal processing products in China
AMADA LIANYUNGANG MACHINERY CO., LTD. (China)	Million yen 796	* 100.00	Manufacture of band saw blades
AMADA LIANYUNGANG MACHINE TOOL CO., LTD. (China)	Thousand USD 5,880	* 100.00	Manufacture of band saw blades
AMADA TAIWAN INC. (Taiwan)	Thousand NT dollars 82,670	* 75.00	Sale of sheet metal processing products in Taiwan
AMADA KOREA CO., LTD. (Korea)	Million won 22,200	100.00	Sale of sheet metal processing products in Korea
AMADA ASIA PACIFIC CO., LTD. (Thailand)	Thousand bahts 550,850	* 100.00	Management of local subsidiaries in ASEAN countries
AMADA (THAILAND) CO., LTD. (Thailand)	Thousand bahts 476,000	* 100.00	Sale of sheet metal processing products in Thailand
AMADA SINGAPORE (1989) PTE LTD. (Singapore)	Thousand SGD 400	* 100.00	Sale of sheet metal processing products in ASEAN countries
AMADA (MALAYSIA) SDN. BHD. (Malaysia)	Thousand ringgits 1,000	* 100.00	Sale of sheet metal processing products in Malaysia
AMADA VIETNAM CO., LTD. (Vietnam)	Million dong 8,500	100.00	Sale of sheet metal processing products in Vietnam
AMADA (INDIA) PVT. LTD. (India)	Thousand rupees 87,210	100.00	Sale of sheet metal processing products in India
AMADA OCEANIA PTY LTD. (Australia)	Thousand AUD 6,450	100.00	Sale of sheet metal processing products in Oceania
AMADA DO BRASIL LTDA. (Brazil)	Thousand reals 35,600	100.00	Sale of sheet metal processing products in Brazil

The percentages marked with an asterisk (\*) include investments by subsidiaries.

# 2) Specified wholly-owned subsidiary Not applicable.

### (7) Main Businesses (As of March 31, 2018)

The Company group is engaged primarily in the development, manufacture, sale, lease, and service of metalworking machines and metal machines, as well as other businesses incidental to these. It also operates other businesses such as the real estate leasing business.

Main business items by business and division are as follows.

### 1) Metalworking Machinery Business

Division		Main business items	
Sheet-Metal Processing	Machines	Laser machines, NC turret punch presses, punch and laser combination machines, press brakes, bending robots, shearing, sheet-metal processing system lines	
Machines	Software, FA equipment	Factory automation (FA) computers and software	
Division	Services	Repair, maintenance, inspection	
	Consumables	Various dies for punch presses, press brakes and other equipment	
Welding D	ivision	Precise Laser equipment and resistance welder equipment Repair, maintenance, inspection	

### 2) Metal Machine Tools Business

Bandsaws Division	Metal-cutting bandsaws, structural steel cutting machines, drill presses, metal-cutting blades Repair, maintenance, inspection
Presses Division	Mechanical presses Repair, maintenance, inspection
Machine Tools Division	Grinders Repair, maintenance, inspection

### 3) Other

Real estate leasing such as shopping centers, automobile leasing, etc.

### (8) Main Business Offices and Plants (As of March 31, 2018)

### 1) Domestic

Head Office, core functions	Isehara Works of the Company Group (Kanagawa)		
Development and manufacturing bases	AMADA ENGINEERING CO., LTD. (Fujinomiya Works) (Shizuoka) (*1), Toki Plant (Gifu) AMADA MACHINE TOOLS CO., LTD. (Ono Plant) (Hyogo) AMADA MIYACHI CO., LTD. (Noda Plant) (Chiba) AMADA MACHINE TOOLS CO., LTD. (Toki Works) (Gifu) (*2) AMADA AUTOMATION SYSTEMS CO., LTD. (Fukushima Plant) (Fukushima) AMADA TOOL PRECISION CO., LTD., (Isehara Plant) (Kanagawa), Toki Plant (Gifu)		
Sheet-metal, welding  Sales and service bases  Bandsaws, presses, machine tools		AMADA CO., LTD. Solution Center (Kanagawa) (*3) AMADA CO., LTD. Kansai Technical Center (Osaka) AMADA CO., LTD. sales bases (6 branches, 21 sales offices) AMADA CO., LTD. technical service bases (48 service centers) AMADA MIYACHI CO., LTD. sales bases (6 sales offices)	
		AMADA MACHINE TOOLS CO., LTD. Bandsaws sales and service bases (21 sales offices, 39 service centers) AMADA MACHINE TOOLS CO., LTD. Presses sales and service bases (21 sales offices, 36 service centers) AMADA MACHINE TOOLS CO., LTD. Machine tools sales and service bases (15 sales offices, 16 service centers)	

- (\*1) In addition to development and production bases, parts centers (bases for providing parts) are also included.
- (\*2) In addition to development and production bases, Technical Centers (sales and service bases) are also included. (\*3) This includes the East Japan Technical Center.

### 2) Overseas

	North America	AMADA NORTH AMERICA, INC. (U.S.)		
Regional	Europe	AMADA EUROPE S.A. (France)		
headquarters	Asia	AMADA (CHINA) CO., LTD. (China) AMADA ASIA PACIFIC CO., LTD. (Thailand)		
	North America	AMADA AMERICA, INC (U.S.) AMADA MACHINE TOOLS AMERICA, INC. (U.S.) AMADA CANADA LTD. (Canada) AMADA de MEXICO, S. de R.L. de C.V. (Mexico)		
Europe  Sales and service bases  Asia  Other regions	Europe	AMADA UNITED KINGDOM LTD. (U.K.) AMADA GmbH (Germany) AMADA MACHINE TOOLS EUROPE GmbH (Germany) AMADA S.A. (France) AMADA ITALIA S.r.l. (Italy) AMADA SWISS GmbH (Switzerland) AMADA SWEDEN AB (Sweden) AMADA SP. Z O. O. (Poland) AMADA OOO (Russia) AMADA MAKINA TEKNOLOJI SANAYI VE TICARET LTD. STI. (Turkey)		
	AMADA HONG KONG CO., LTD. (China) BEIJING AMADA MACHINE & TOOLING CO., LTD. (China) AMADA INTERNATIONAL INDUSTRY & TRADING (SHANGHAI) CO., LTD. (China) AMADA INTERNATIONAL TRADING (SHENZHEN) CO., LTD. (China) AMADA TAIWAN INC. (Taiwan) AMADA KOREA CO., LTD. (Korea) AMADA SINGAPORE (1989) PTE LTD. (Singapore) AMADA (THAILAND) CO., LTD. (Thailand) AMADA (MALAYSIA) SDN. BHD. (Malaysia) AMADA VIETNAM CO., LTD. (Vietnam) AMADA (INDIA) PVT. LTD. (India)			
	Other regions	AMADA OCEANIA PTY LTD. (Australia) AMADA DO BRASIL LTDA. (Brazil)		
Manufacturing bases	North America	AMADA AMERICA, INC. Brea Factory (U.S.) AMADA TOOL AMERICA, INC. (U.S.)		
	Europe	AMADA EUROPE S.A. Industrial site in Charleville-Mézières, etc. (France) AMADA AUSTRIA GmbH (Austria)		
	Asia	AMADA LIANYUNGANG MACHINERY CO., LTD. (China) AMADA LIANYUNGANG MACHINE TOOL CO., LTD. (China) AMADA SHANGHAI MACHINE TECH CO., LTD. (China)		

### (Reference) Global Networks



### **Solution Centers**







Isehara (Japan)



Schaumburg (U.S.)

Solution Centers are places where we make our proposals for solving customers' issues. They have an exhibition function for tours to observe various products, and a function for conducting experimental processing to identify customers' issues and propose solutions and testing the proposed solutions in practice.

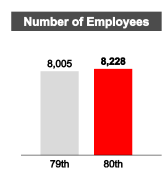
### (9) Employees (As of March 31, 2018)

### 1) The Company Group

Number of employees	Change from the end of previous fiscal year
8,228	Up 223

### 2) The Company

Number of employees	Change from the end of previous fiscal year
179	Down 62
Average age	Average service years
45.0	18.4



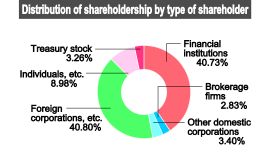
(Note) The 62 decrease in the number of the Company's employees from the end of previous fiscal year is due to transfers to group subsidiaries following an organizational change.

### 2. Shares of the Company (As of March 31, 2018)

(1) Total Number of Shares Authorized 550,000,000

(2) Total Number of Shares Issued 378,115,217 (including 12,305,750 treasury shares)

(3) Total Number of Shareholders 31,994



### (4) Major Shareholders

Name of shareholder	Number of shares owned	Ratio of shareholding (*)
Japan Trustee Services Bank, Ltd. (Trust accounts)	Thousand shares 58,627	% 16.03
The Master Trust Bank of Japan, Ltd. (Trust accounts)	36,241	9.91
BNP PARIBAS SEC SERVICES LUXEMBOURG/JASDEC/ABERDEEN GLOBAL CLIENT ASSETS	13,332	3.64
Trust & Custody Services Bank, Ltd. (Trust accounts)	12,198	3.33
The AMADA FOUNDATION	9,936	2.72
Mizuho Bank, Ltd.	7,500	2.05
THE BANK OF NEW YORK 133972	6,472	1.77
STATE STREET BANK WEST CLIENT - TREATY 505234	6,063	1.66
Nippon Life Insurance Company	6,046	1.65
The Joyo Bank, Ltd.	5,756	1.57

<sup>(\*)</sup> The number of treasury shares (12,305,750 shares) is excluded from the calculation of the shareholding ratio.

# (5) Other Important Matters Concerning Shares Not applicable.

### 3. Share Subscription Rights

Status of subscription rights to shares as of the end of the current business year The Second series of subscription rights (issued on August 31, 2010)

1) Number of subscription rights:

10

- 2) Class and number of shares that are subject to the share subscription rights: 19,000 shares of common stock of the Company (1,000 shares per share subscription right)
- 3) Amount of assets to be contributed upon exercise of the share acquisition rights 605 yen per share
- 4) Period during which share acquisition rights may be exercised From September 1, 2012 up to August 5, 2020
- 5) Total number of share acquisition rights held by Directors and other officers by category

Category	Number of rights	Number of right holders
Directors	19	1
Audit & Supervisory Board Members	_	_

Note: No share acquisition rights are held by outside officers.

### 4. Directors and Audit & Supervisory Board Members

(1) Name of Directors and Audit & Supervisory Board Members (As of March 31, 2018)

Title	Name	Responsibility, principal occupation (Major concurrent positions)
Chairman of the Board & CEO	Mitsuo Okamoto	Chief Executive Officer (CEO) (Chairman and Representative Director, AMADA MACHINE TOOLS CO., LTD.) (Chairman and Representative Director, AMADA MIYACHI CO., LTD.) (Chairman and Director, AMADA EUROPE S.A.) (Chairman and Representative Director, The Amada Foundation)
President	Tsutomu Isobe	Senior Executive General Manager of Corporate Management HQ
Senior Managing Director	Kotaro Shibata	(President, AMADA CO., LTD.)
Senior Managing Director	Atsushige Abe	(President, AMADA ENGINEERING CO., LTD.) (President, AMADA EUROPE S.A.)
Director	Hidekazu Kudo	Senior Executive General Manager of Financial HQ
Outside Director	Michiyoshi Mazuka	(Outside Director of NIPPON CONCRETE INDUSTRIES CO., LTD.)
Outside Director	Toshitake Chino	
Outside Director	Hidekazu Miyoshi	Patent attorney (Chairman, Miyoshi & Miyoshi, Patent Office) (Representative Director, Miyoshi Industrial Property Rights Research Center Co., Ltd.)
Full-time Audit & Supervisory Board Member	Takaya Shigeta	
Full-time Audit & Supervisory Board Member	Katsuhide Ito	
Outside Audit & Supervisory Board Member	Akira Takenouchi	Lawyer (Makoto Tsuji Law Office)
Outside Audit & Supervisory Board Member	Seiji Nishiura	Tax accountant (Head, Nishiura Tax Accountant Office)

### Notes:

- Messrs. Kotaro Shibata and Hidekazu Kudo were newly elected as Directors and Messrs. Katsuhide Ito and Seiji
  Nishiura were newly elected as Audit & Supervisory Board Members at the 79th Ordinary General Meeting of
  Shareholders held on June 28, 2017 and assumed office.
- 2. Director Yasuhiro Kawashita retired at the conclusion of the 79th Ordinary General Meeting of Shareholders held on June 28, 2017 due to the expiration of his term of office.
- 3. Audit & Supervisory Board Members Kiyoshi Takeo and Masanori Saito retired by resignation at the conclusion of the 79th Ordinary General Meeting of Shareholders held on June 28, 2017.
- 4. Mr. Takaya Shigeta, a Full-time Audit & Supervisory Board Member, not only has many years of experience in our Company's Finance Division, but has also served as Director and General Manager of Finance Department and he has in-depth knowledge in finance and accounting.
- 5. Directors Michiyoshi Mazuka, Toshitake Chino and Hidekazu Miyoshi are Outside Directors as prescribed in Article 2, Item 15 of the Companies Act. Also, the Company has notified Tokyo Stock Exchange, Inc. that the Company has designated Messrs. Mazuka, Chino and Miyoshi as Outside Officers as prescribed in the regulations of the Exchange.
- 6. Audit & Supervisory Board Members Akira Takenouchi and Seiji Nishiura are both Outside Audit & Supervisory

Board Members as prescribed in Article 2, Item 16 of the Companies Act. Also, the Company has notified Tokyo Stock Exchange, Inc. that the Company has designated Messrs. Takenouchi and Nishiura as Outside Officers as prescribed in the regulations of the Exchange.

### (2) Outline of Agreements for limitation of Liability

Pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, the Company has entered into agreements with Outside Directors and Outside Audit & Supervisory Board Members to limit their liability for damages, as prescribed in Article 423, Paragraph 1 of the same Act. Liability limits based on this Agreement shall be the minimum liability stipulated in Article 425, Paragraph 1 of the same Act.

### (3) Amounts of Compensation, etc. for Directors and Audit & Supervisory Board Members

Category	Number of persons	Amount of payment
Directors (Outside)	9 (3)	359 million yen (21 million yen)
Audit & Supervisory Board Members (Outside)	6 (3)	34 million yen (9 million yen)
Total	15	393 million yen

Notes: 1. The amount of compensation, etc. for Directors includes the expected director bonus of 211 million yen, which is a resolution item of the 80th Ordinary General Meeting of Shareholders.

### (4) Matters Concerning Outside Officers

1) Important concurrent positions held in other organizations and relationships between those organizations and the Company

Category	Name	Name of other organizations	Positions held in other organizations	Relationships between those organizations and the Company
Director	Michiyoshi Mazuka	NIPPON CONCRETE INDUSTRIES CO., LTD.	Outside Director	There is no special relationship.
	Toshitake Chino	_	_	_
	Hidekazu Miyoshi	Miyoshi & Miyoshi (Patent Office)	Chairman	The Company has transaction relationships with the companies. (Note)
		Miyoshi Industrial Property Rights Research Center K.K.	Representative Director	
Audit & Supervisory Board Member	Akira Takenouchi	Makoto Tsuji Law Office	_	There is no special relationship.
	Seiji Nishiura	Nishiura Tax Accountant Office	Head	There is no special relationship.

Note: Transactions have occurred, such as payment of fees for patent applications and various research services related to intellectual property rights, with Miyoshi & Miyoshi (Patent Office), where Mr. Hidekazu Miyoshi serves as Chairman, and with Miyoshi Industrial Property Rights Research Center K.K., where Mr. Miyoshi serves as the Representative Director; however, the transaction amounts were small, and only constituted less than 1% of the consolidated sales of the Company group. They were also approximately 2% of sales of Miyoshi & Miyoshi and the affiliated companies thereof.

<sup>2.</sup> One Director and two Audit & Supervisory Board Members who retired during the fiscal year are included in the above table.

# 2) Major activities during the current business year

Category	Name	Major activities
	Michiyoshi Mazuka	Attended all 7 Board of Directors meetings held during the current fiscal year and expressed his opinions based on his professional expertise as former business manager at a global company as well as experience of serving as a member of various advisory committees related to corporate governance.
Director Toshitake Chino		Attended all 7 Board of Directors meetings held during the current fiscal year and expressed his opinions based on his expertise and experience as former editor and business manager at a newspaper company.
	Hidekazu Miyoshi	Attended all 7 Board of Directors meetings held during the current fiscal year and expressed his opinions based on his expertise and experience as a business manager and patent attorney.
Audit & Supervisory Board	Akira Takenouchi	Attended all 7 Board of Directors meetings and all 7 Audit & Supervisory Board meetings held during the fiscal year, and expressed his opinions from his professional viewpoint as a lawyer. In addition, conducted audits of business offices and reported to the Audit & Supervisory Board in accordance with audit policies determined by the Audit & Supervisory Board.
Member	Seiji Nishiura	Attended all 6 Board of Directors meetings and all 6 Audit & Supervisory Board meetings held during the fiscal year, and expressed his opinions from his professional viewpoint as a certified tax accountant. In addition, conducted audits of business offices and reported to the Audit & Supervisory Board in accordance with audit policies determined by the Audit & Supervisory Board.

Note: Number of Mr. Seiji Nishiura's attendance at the Board of Directors meetings and Audit & Supervisory Board meetings applies only to those held after his appointment on June 28, 2017.

# 5. Accounting Auditor

- (1) Name of Accounting Auditor Deloitte Touche Tohmatsu LLC
- (2) Compensation and Other Property Benefits to the Accounting Auditor for the Current Business Year
  - 1) Compensation for audit activities under Article 2, Paragraph 1 of the Certified Public Accountants Act

184 million yen

2) Total amount of cash and other property benefits to be paid by the Company and its subsidiaries

193 million yen

#### Notes:

- 1. The Audit & Supervisory Board has given consent under Article 399, Paragraph 1 of the Companies Act for compensation and other property benefits to the Accounting Auditor after reviewing changes in audit hours by audit item and amounts of compensation for audits as well as audit plans and performance in past years, and examining the adequacy of the audit hours and estimated amount of compensation for the current business year.
- 2. The amount of compensation for audits in 1) above includes compensation for audits performed under the Financial Instruments and Exchange Act because the audit agreement concluded between the Company and the Accounting Auditor does not distinguish between audits performed under the Companies Act and those performed under the Financial Instruments and Exchange Act.
- 3. Our Company entrusts and pays a consideration to Accounting Auditors for advice and guidance services regarding the International Financial Reporting Standards (IFRS) as business other than those prescribed in Article 2, Paragraph 1 of the Certified Public Accountants Act (non-audit services).
- 4. Important overseas consolidated subsidiaries of the Company were audited by the audit firms other than the Accounting Auditor of the Company.
- (3) Policy on Determining Dismissal, or Non-reappointment of Accounting Auditor

The Audit & Supervisory Board will determine the content of a proposal for the dismissal or non-reappointment of the Accounting Auditor to be submitted to the General Meeting of Shareholders if the dismissal or non-reappointment is considered necessary in such cases as that the Accounting Auditor is unable to perform its duties.

In addition, if any of the reasons provided for in Article 340, Paragraph 1 of the Companies Act is found to apply to the Accounting Auditor, the Audit & Supervisory Board will dismiss the Accounting Auditor based on the unanimous agreement of the Audit & Supervisory Board Members. In such case, an Audit & Supervisory Board Member selected by the Audit & Supervisory Board will report the dismissal and the reasons therefor at the first General Meeting of Shareholders convened after the dismissal.

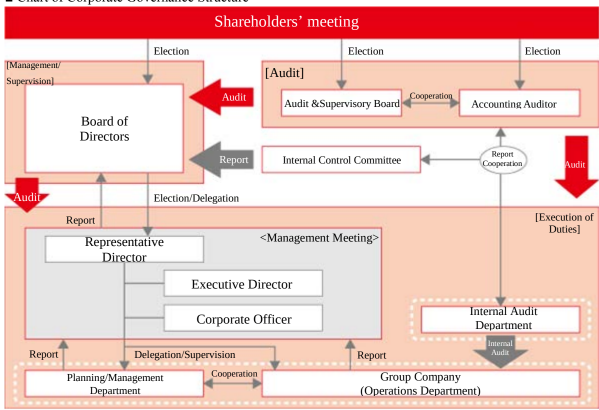
# 6. Corporate Governance Structure

Basic Approach and Structure for Corporate Governance

Sound corporate activities based upon high ethical standards and fairness is a crucial part of our business; therefore, we will endeavor to strengthen corporate governance according to the principles stated below to ensure transparency and compliance across our management and operations as our fundamental objective:

- 1) Strive to protect shareholders' rights and ensure the equitable treatment of all shareholders
- 2) Strive to appropriately collaborate with stakeholders other than shareholders
- 3) Strive to ensure proper disclosure and transparency of information
- 4) Strive to have the Board of Directors appropriately fulfill its roles and responsibilities, reflecting upon fiduciary duty and accountability to the shareholders
- 5) Strive to have constructive dialogue with shareholders

#### ■ Chart of Corporate Governance Structure



## 7. Frameworks for proper operations and the management of frameworks

(1) Frameworks for proper operations

Regarding the development of frameworks to ensure proper operations, the Company has determined the following basic policies resolved by the Board of Directors.

 Framework for compliance with laws, ordinances and the Articles of Incorporation in execution of duties by Directors and employees of the Company and the subsidiaries (referred to as the "Company Group" hereinafter)

Our Directors shall determine a basic compliance policy for the Company Group, to develop organizations and rules for its realization, and promote a compliance system by integrating activities of the Group companies. Furthermore, compliance education will be conducted, and the procedure to follow in the event of a violation shall be clarified and disseminated throughout the Group companies. Development and operation of the framework shall be audited by the Auditing Department of the Company Group.

In order to secure the reliability of financial reporting, an internal control reporting system shall be developed for effective and efficient operations and evaluation.

i) Norms shared in the Company Group

The "Amada Group Management Philosophy" and the "Amada Group Corporate Code of Conduct" shall be defined to ensure constant awareness of the need to comply with laws, ordinances and the Articles of Incorporation in our businesses, and they shall be thoroughly disseminated and supervised.

ii) Internal Control Committee

The Committee shall maintain and improve the internal control systems and develop the compliance framework.

2) Framework for retention and management of information regarding our Directors' execution of duties

The minutes of important meetings, such as General Meeting of Shareholders, Board of Directors meetings and Expert Committee meetings, and other information concerning the execution of Directors' duties shall be properly retained and managed and made available for browsing by Directors and Audit & Supervisory Board Members as needed in compliance with laws, ordinances, internal regulations and rules.

- 3) Rules and other systems for management of Company Group's risk of loss
  - i) The Company Group aims to have centralized control of risk information associated with fraud and compliance (with laws, ordinances and internal rules) and reporting of emergency situations without omission. To this end, the Internal Control Committee shall define rules on investigation, clarification and communication networks regarding fraud and risk information, and thoroughly disseminate the rules in the Group companies.
  - ii) In the event of an emergency situation, our Company shall immediately have the Internal Control Committee Chairman report to the Board of Directors, President, and Audit & Supervisory Members, convene an emergency response meeting to develop a structure for resolving the situation.
  - iii) For individual risk management, an officer or a head of division in charge of individual

- risks are appointed as the Committee members who will deliberate in the relevant Expert Committees and meeting bodies to manage the various risks.
- iv) The Auditing Department shall conduct internal audits of the Group companies on development and operation of the risk management framework.
- 4) Framework for ensuring the efficiency of the execution of duties by Company Group's Directors
  - i) The Board of Directors shall determine and supervise the execution of duties concerning matters prescribed by laws, ordinances and the Articles of Incorporation and the important management matters based on the Regulations of the Board of Directors.
  - ii) In order to expedite a decision making process by selected members of the Board of Directors and enhance the performance by separating the executive body, a corporate officer system is adopted. The President shall instruct and convey the policies and decisions resolved by the Board of Directors, and Corporate Officers shall report on the progress in their execution of duties to the Board of Directors, President and Audit & Supervisory Members upon individual requests.
  - iii) The Executive Management Committee and Expert Committees shall discuss the important matters to be proposed to the Board of Directors in advance, support the decision making of the Board, and deliberate on the matters delegated by the Board.
- 5) Framework for reporting system on execution of duties by Directors, etc. of the Company Group and systems for proper execution of businesses
  - i) The Company Group shall establish the "Amada Group Management Philosophy" and "Amada Group Corporate Code of Conduct" as the basic principles of the Group as a whole.
  - ii) The Company Group shall, based on the Regulations of the Board of Directors, seek approval or report to the Board of Directors on the important management matters, including the matters of subsidiaries, regularly receive reports on the business plan, etc. from the subsidiaries, and confirm the appropriateness of subsidiaries' operations.
  - iii) Regarding the management of the Group companies, a department and the person in charge shall be clarified to secure proper operation pursuant to the provisions of the "Rules on Administrative Authorities of Affiliates in Japan" and "Operations Management Rules for Overseas Affiliates."
  - iv) The Auditing Department shall conduct audits on the performance of business, compliance framework, etc. of departments and the Group companies, monitor and provide advice and recommendations for improvements, and report the result to the Board of Directors, President and the Internal Control Committee.
- 6) Matters concerning i) employees assisting the Audit & Supervisory Board Members, ii) independence of the said employee from Directors, and iii) effectiveness of instruction on the said employee
  - i) When the Audit & Supervisory Board Members seek an employee as their assistant, such employee shall be assigned to ensure effective performance of their duties. Selection of the said employee shall be determined upon consultation between the Representative Director and the Audit & Supervisory Board Members.

- ii) When the above employee is assigned to assist the Audit & Supervisory Board Members in their duties, any appointment or transfer of the said employee shall require the consent of the Members and their opinions shall be fully considered in the personnel evaluation of the employee.
- iii) The Audit & Supervisory Board shall have a secretariat established, and it shall prepare, retain and manage the minutes.
- 7) Framework for reporting systems to the Audit & Supervisory Board Members by Directors and employees of the Company Group, including a ban on unfavorable treatment on whistleblowers
  - i) Directors, Corporate Officers and employees (referred to as the "Corporate Officers and employees" hereinafter) shall immediately report to the Audit & Supervisory Board Members when there is any event that has a significant impact on the Company Group, or when there is a possibility of such event. Furthermore, Corporate Officers and employees shall report and provide the necessary information as requested by the Members.
  - ii) The framework shall ensure that a Corporate Officer or employee who has reported an event to the Audit & Supervisory Board Members will not be treated unfavorably on the grounds of that report.
- 8) Matters concerning procedure for advance payment or reimbursement of costs incurred in the course of performing duties by Audit & Supervisory Board Members and policies on processing of costs or debts incurred by other duties of Members

The cost that the Audit & Supervisory Board Members require to perform their duties shall be budgeted according to the Audit Plan of the Members in advance and any emergency or ad hoc spending required in the course of audit, including an investigation, shall be prepaid or reimbursed.

- 9) Other frameworks for ensuring effective audit by the Audit & Supervisory Board Members
  - The Audit & Supervisory Board may use the services of lawyers, certified public accountants, consultants or other outside advisors at their own discretion when deemed necessary for the audit.
  - ii) The Audit & Supervisory Board Members shall receive an explanation about the content of the accounting audit conducted by Accounting Auditors and promote exchange of information.
- (2) Overview of the management of frameworks for proper operations

Based on the above basic policies regarding the development of frameworks, the Company implements the following measures.

1) Measures related to compliance

For the purpose of maintaining and improving the internal control systems and developing the compliance framework, the Internal Control Committee was established, and its meetings are, in principle, regularly held twice a year. In addition, for the purpose of early detection and correction of legal violation and fraud, the whistle-blowing system

has been operated, which connects a whistleblower to the Auditing Department and outside contracting companies acting as contact points. Whistleblowers and persons aiding an investigation are protected by the "Internal Reporting Rules" to ensure they are not subject to unfavorable treatment on the grounds of such report. In the fiscal year under review, for the purpose of increasing the effectiveness of whistle-blowing system, revisions were made to accept anonymous reporting and to expand the scope of system users to include overseas affiliates as well as employees of business partners. Furthermore, as a measure to promote compliance education, we commenced provision of online education that is available as needed.

#### 2) Measures related to execution of duties by Directors

The Company resolves important matters and supervises the execution of duties by Directors at the Board of Directors meetings, which were held seven times in the business year under review. In addition, three Outside Directors attend the Board of Directors meetings and other important meetings to offer their apt and candid opinions and are committed to monitoring and supervising the management.

#### 3) Measures related to risk management

The Company strives to manage risks by preparing in normal times for prevention of risk events that have a significant impact on the management of the Company Group business and minimizing the damage during the risk event. Individual risks are managed and controlled by Expert Committees, such as the Health and Safety Committee, Export Control Center, and Environment Promotion Committee.

In addition, the Risk Management Subcommittee within the Internal Control Committee determined policies relating to important risks at the Group level, such as those pertaining to personnel, property, money, and information, and takes countermeasures.

#### 4) Measures related to management of Group companies

The Group companies are managed pursuant to the "Rules on Administrative Authorities of Affiliates in Japan" and "Operations Management Rules for Overseas Affiliates" to improve operational efficiency and optimization. A department in charge of each Group company is determined, and the head of the department shall be in charge of its management, and actively perform the role of guiding management.

The Auditing Department checks the progress of development of the internal control systems of Group companies, is committed to early detection of any issues and prevention of losses, and provides recommendations and guidance on improvements. In the fiscal year under review, the Internal Control Committee provided guidance on the development of the internal control systems of each company to the persons responsible for internal controls in each Group company.

#### 5) Measures related to audit by Audit & Supervisory Board Members

The Audit & Supervisory Board Members worked to improve the efficiency of audits by attending the Board of Directors, Executive Management Committee, Internal Control Committee and other important meetings, conducting on-site audit on head office and branches and plants of subsidiaries in Japan and overseas, browsing approval and other important documents, exchanging opinions with the Representative Director, receiving reports from Directors and employees and conducting interviews on their operations.

Regarding the relation with Accounting Auditor, while monitoring independence and appropriateness of audits, reports on the Audit Plan were accepted, quarterly review and year-end audit results were reported, opinions were exchanged, and there was a consultation on enhancement of effectiveness and efficiency of audits.

Amounts and the number of shares shown in this business report are rounded down to the whole number of the unit of presentation.

(Millions of yen; amounts less than one million yen are truncated.)

	Current fiscal	(Reference)	(Willions of yen, amounts less	Current fiscal	(Reference)
Item	year	Previous fiscal	Item	year	Previous fiscal
пеш	(As of March 31, 2018)	year (As of March	item	(As of March 31, 2018)	year (As of March
(Assets)		31, 2017)	(Liabilities)		31, 2017)
Current assets			Current liabilities		
Cash and deposits	75,964	75,503	Notes and accounts payable - trade	19,162	16,722
Notes and accounts			Electronically recorded	18,081	19,232
receivable - trade	134,095	127,202	obligations - operating		
Lease investment assets	10,612	14,254	Short-term loans payable Lease obligations	8,092 127	13,705 218
Securities	21,414	30,527	Income taxes payable	8,160	3,620
Merchandise and finished goods	51,380	50,767	Deferred tax liabilities Provision for bonuses	27 3,656	8 3,503
Work in process	10,015	7,397	Provision for directors'	3,030	275
Raw materials and supplies	14,130	12,527	bonuses Unrealized income on		
Deferred tax assets	8,756	8,329	installment sales	11,911	13,731
Other	13,788	7,365	Other	32,853	25,722
Allowance for doubtful	(1,937)	(1,966)	Total current liabilities Non-current liabilities	102,461	96,743
accounts		, , , ,	Long-term loans payable	5,313	3,366
Total current assets	338,220	331,909	Lease obligations	103	163
Non-current assets			Deferred tax liabilities Deferred tax liabilities	341	199
Property, plant and equipment			for land revaluation	473	473
Buildings and structures	62,746	56,294	Provision for directors' retirement benefits	85	78
Machinery, equipment and vehicles	15,311	9,813	Net defined benefit	3,309	5,274
Tools, furniture and fixtures	4,285	3,625	liability Long-term guarantee	2,589	3,012
Assets for rent	6,808	10,971	deposited Other	3,629	4,152
Land	41,379	40,106	Total non-current	15,845	16,719
Leased assets	126	176	liabilities		
Construction in progress	6,154	11,020	Total Liabilities	118,307	113,462
Total property, plant	136,813	132,009	(Net Assets) Shareholders' equity		
and equipment	130,813	132,009	Capital stock	54,768	54,768
Intangible assets			Capital surplus	163,199	163,199
Goodwill	884	1,153	Retained earnings Treasury shares	242,449	226,500
Software	8,876	6,877	Total shareholders'	(11,695)	(11,841)
Other	975	959	equity	448,721	432,626
Total intangible assets	10,736	8,990	Accumulated other comprehensive income		
Investments and other assets	10,730	0,770	Valuation difference on	(1,146)	(552)
Investment securities	62,268	51,137	available-for-sale securities Deferred gains or losses on	104	(114)
Long-term loans	ŕ		hedges		` ′
receivable	30	47	Revaluation reserve for land Foreign currency translation	(9,221)	(9,221)
Deferred tax assets	5,874	5,965	adjustment	(2,421)	(4,847)
Net defined benefit asset	132	135	Remeasurements of defined benefit plans	(366)	(1,093)
Other	3,369	3,527	Total accumulated	(12.051)	(15.920)
Allowance for doubtful accounts	(274)	(290)	other comprehensive income	(13,051)	(15,829)
Total investments and other assets	71,399	60,523	Subscription rights to shares	2 101	36 2 127
Total non-current	218,950	201,523	Non-controlling interests  Total Net Assets	3,191 438,863	3,137 419,970
assets	,		Total Liabilities and Net		
Total Assets	557,170	533,433	Assets	557,170	533,433

(Note) Figures as of the previous fiscal year are provided for reference purposes only (not audited).

(Millions of ven; amounts less than one million ven are truncated.)

	(Millions of yen; amounts less than one million yen are truncated.				
Item	Current fiscal year (From April 1, 2017 to March 31, 2018)	(Reference) Previous fiscal year (From April 1, 2016 to March 31, 2017)			
Net sales	300,655	278,840			
Cost of sales	169,871	155,916			
Gross profit	130,783	122,923			
Selling, general and administrative expenses	93,183	89,993			
Carryback of deferred income on installment sales and finance lease sales	4,948	5,197			
Deferred unrealized income on installment sales and finance lease sales	4,582	5,097			
Operating income	37,965	33,030			
Non-operating income	4,391	3,652			
Interest income	1,631	1,617			
Dividend income	586	627			
Commission fee	25	1			
Gain on sales of investment securities Share of profit of entities accounted for	848	163			
using equity method	184	347			
Other	1,115	894			
Non-operating expenses	1,740	2,375			
Interest expenses	95	166			
Loss on sales of investment securities	600	145			
Loss on valuation of derivatives	22	16			
Foreign exchange losses	498	1,625			
Other	523	420			
Ordinary income	40,616	34,307			
Extraordinary income	3,172	2,612			
Gain on sales of non-current assets	732	128			
Gain on sales of investment securities	816	4			
Gain on revision of retirement benefit	_	2,479			
Gain on transfer of receivables	1,607	_			
Other	15	_			
Extraordinary losses	517	700			
Loss on sales of non-current assets	38	29			
Loss on retirement of non-current assets	474	393			
Impairment loss	_	277			
Other	4	0			
Income before income taxes	43,271	36,219			
Income taxes - current	13,530	10,686			
Income taxes - deferred	(429)	(631)			
Total income taxes	13,100	10,055			
Profit	30,170	26,163			
Profit attributable to non-controlling interests	314	269			
Profit attributable to owners of parent	29,856	25,894			

(Note) Figures for the previous fiscal year are provided for reference purposes only (not audited).

# Consolidated Statement of Changes in Equity (From April 1, 2017 to March 31, 2018)

(Millions of yen; amounts less than one million yen are truncated.)

			, , , , , , , , , , , , , , , , , , , ,		, , , , , , , , , , , , , , , , , , , ,		
	Shareholders' equity						
	Capital stock	Capital surplus	Retained earnings	Treasury shares	Total shareholders' equity		
Balance at April 1, 2017	54,768	163,199	226,500	(11,841)	432,626		
Changes of items during period							
Dividends of surplus			(13,898)		(13,898)		
Profit attributable to owners of parent			29,856		29,856		
Purchase of treasury shares				(6)	(6)		
Disposal of treasury shares		(37)		153	116		
Change in ownership interest of parent due to transactions with non-controlling interests		27			27		
Transfer of negative balance of other capital surplus		9	(9)		_		
Forfeiture of share acquisition rights							
Net changes of items other than shareholders' equity							
Total changes of items during period	_	-	15,948	146	16,095		
Balance at March 31, 2018	54,768	163,199	242,449	(11,695)	448,721		

	Accumulated other comprehensive income								
	Valuation difference on available- for-sale securities	Deferred gains or losses on hedges	Revaluation reserve for land	Foreign currency translation adjustment	Remeasure ments of defined benefit plans	Total accumulated other comprehens ive income	Subscripti on rights to shares	Non- controllin g interests	Total net assets
Balance at April 1, 2017	(552)	(114)	(9,221)	(4,847)	(1,093)	(15,829)	36	3,137	419,970
Changes of items during period									
Dividends of surplus									(13,898)
Profit attributable to owners of parent									29,856
Purchase of treasury shares									(6)
Disposal of treasury shares							(18)		97
Change in ownership interest of parent due to transactions with non-controlling interests									27
Transfer of negative balance of other capital surplus									_
Forfeiture of share acquisition rights							(15)		(15)
Net changes of items other than shareholders' equity	(593)	218	_	2,426	726	2,777	-	54	2,832
Total changes of items during period	(593)	218	_	2,426	726	2,777	(34)	54	18,892
Balance at March 31, 2018	(1,146)	104	(9,221)	(2,421)	(366)	(13,051)	2	3,191	438,863

# Balance Sheet

Comment   Comm						
Current assets   Current tassets   Cash and deposits   30,317   29,678   Accounts payable - trade   1,477   1,256   Lease obligations   14   13   13   13   13   13   13   13	Item	year (As of March	Previous fiscal year (As of March	Item	year (As of March	Previous fiscal year (As of March
Current labilities         Current liabilities         5.808           Notes receivable - trade         1,477         1,256         Lease obligations         14         13           Accounts receivable - trade         2,7917         32,304         Accounts payable - other         2,484         2,496           Securities         31,414         28,127         Accueute sepanses         2,103         2,054           Merchandise         3,969         32,266         Income taxes payable         2,933         295           Prepaid expenses         326         78         Advances received         150         91           Short-term loans receivable - other         2,976         2,712         Provision for bonuses         176         301           Accounts receivable - other         2,976         2,712         Provision for bonuses         290         200           Other         1,703         797         Other         2,56         17           Accounts receivable - other         1,703         797         Other         2,56         17           Accounts receivable - other         1,703         797         Other         2,56         1,7           Allowance for doubtful accounts         2,156         9,2,77         Lease obligations </th <th></th> <th></th> <th>31, 2017)</th> <th></th> <th></th> <th>31, 2017)</th>			31, 2017)			31, 2017)
Current labilities         Current liabilities         5.808           Notes receivable - trade         1,477         1,256         Lease obligations         14         13           Accounts receivable - trade         2,7917         32,304         Accounts payable - other         2,484         2,496           Securities         31,414         28,127         Accueute sepanses         2,103         2,054           Merchandise         3,969         32,266         Income taxes payable         2,933         295           Prepaid expenses         326         78         Advances received         150         91           Short-term loans receivable - other         2,976         2,712         Provision for bonuses         176         301           Accounts receivable - other         2,976         2,712         Provision for bonuses         290         200           Other         1,703         797         Other         2,56         17           Accounts receivable - other         1,703         797         Other         2,56         17           Accounts receivable - other         1,703         797         Other         2,56         1,7           Allowance for doubtful accounts         2,156         9,2,77         Lease obligations </td <td>(1)</td> <td></td> <td></td> <td>(T.1.2122)</td> <td></td> <td></td>	(1)			(T.1.2122)		
Cash and deposits   30,317   29,678   Accounts payable - trade   6,559   5,808	` ,					
Notes receivable - trade		20.217	20.679		6.550	5 900
Accounts receivable   Tade   Securities   21,141   23,204   Accounts payable - other   2,484   2,496   Securities   21,141   28,117   Accounts payable   2,593   959			,		- /	- ,
Securities			,			
Merchandise			,			
Prepaid expenses						
Deferred tax assets   443   376   Deposits received   40,021   29,188						
Short-term loans receivable   1,716   3,162   Provision for bonuses   176   301						
Accounts receivable - other   2.976   2.712   Provision for directors' bonuses   290   200   200   201   2		_				- ,
Other   1,703   797						
Allowance for doubtful accounts   Closs   Cl						
Non-current assets   92,156   92,677   Lease obligations   21   29		1,703	797			
Total current assets		(105)	(13)		34,030	41,131
Non-current assets		02.156	02 677		21	20
Property, plant and equipment Buildings		92,130	92,677			
Buildings					473	473
Structures		24.520	20.044			
Machinery and equipment   Company   Company			- /-		1,425	1,169
Vehicles			,		070	071
Tools, furniture and fixtures		· · · · · · · · · · · · · · · · · · ·	,	of subsidiaries and associates	879	8/1
Assets for rent		_	_	Asset retirement obligations	6	6
Assets for feff   32,119   32,040					764	1,171
Leased assets		· ·			0	0
Construction in progress   Total property, plant and equipment   89,865   87,153   89,865   87,153   Shareholders' equity   Capital stock   54,768   54,768   54,768   Shareholders' equity   Capital surplus   163,199   163,19				Total non-current liabilities	3,571	3,722
Net Assets   Shareholders' equity   Capital strock   Capital strock   Capital strock   Capital strock   Capital strock   Capital strock   Capital surplus   Intangible assets   Goodwill   Gest   Ge				Total Liabilities	58,222	44,854
Somewhat   Somewhat		4,377	9,709	(Net Assets)		
Intangible assets   Goodwill		89,865	87,153			
Capital surplus   Capital Suplus   Capital Surplus   Capital Sur					54,768	54,768
Patent right   Software   9,192   6,872   Total capital surplus   163,199		68	90		,,,,,	,,,,,,
Software					163,199	163,199
Telephone subscription right Other	ē					
Other         20         22         Legal retained earnings         9,126         9,126           Total intangible assets         9,413         7,125         Other retained earnings         Reserve for reduction entry of land         445         447           Investments and other assets         58,233         47,215         of land         445         447           Shares of subsidiaries and associates         98,010         97,106         of depreciable assets         1,389         1,513           Investments in capital of subsidiaries and associates         20,402         20,046         Retained earnings brought forward         2,393         (2,060)           Long-term loans receivable         1,862         1,906         Total retained earnings         125,207         120,880           Long-term prepaid expenses         326         349         Treasury shares         (11,695)         (11,841)           Deferred tax assets         7,322         6,605         Total shareholders' equity         331,479         327,005           Real estate lease investment assets         1,664         1,931         444         447         448         447           Other         744         744         744         744         744         744         744         744         744						,
Total intangible assets   9,413   7,125   Other retained earnings   Reserve for reduction entry   1,389   1,513					9.126	9.126
Investments and other assets   Shares of subsidiaries and associates   Shares of sub					, ,	.,
Investment securities   Shares of subsidiaries and associates   Shares of subsidiaries and associates   Investments in capital of subsidiaries and associates   Investments in capital of subsidiaries and associates   Investments in capital of subsidiaries and associates   Investment loans receivable   Investment loans receivable receivabl		7,413	7,123		445	4.47
Shares of subsidiaries and associates         98,010         97,106         Reserve for reduction entry of depreciable assets         1,389         1,513           Investments in capital of subsidiaries and associates         20,402         20,046         Retained earnings brought forward         2,393         (2,060)           Long-term loans receivable         1,862         1,906         Total retained earnings         125,207         120,880           Long-term prepaid expenses         326         349         Treasury shares         (11,695)         (11,841)           Deferred tax assets         7,322         6,605         Total shareholders' equity         331,479         327,005           Real estate lease investment assets         1,664         1,931         adjustments         (1,141)         (497)           Allowance for doubtful accounts         (623)         (623)         Revaluation reserve for land         (9,221)         (9,221)           Allowance for investment loss         (35)         (62)         Total valuation and translation adjustments         (10,363)         (9,719)           Total investments and other assets         187,905         175,221         Subscription rights to shares         2         36           Total non-current assets         287,184         269,500         Total Net Assets         321,1		58 233	47 215		445	447
20,402   20,046   Retained earnings brought forward   2,393   (2,060)			,	Reserve for reduction entry	1 290	1 512
Investments in capital of subsidiaries and associates   20,402   20,046   Retained earnings brought forward   111,852   120,046   Retained earnings brought forward   2,393   (2,060)		98,010	97,106	of depreciable assets	1,369	1,313
subsidiaries and associates         20,402         20,405         Retained earnings brought forward         2,393         (2,060)           Long-term loans receivable         1,862         1,906         Total retained earnings         125,207         120,880           Long-term prepaid expenses         326         349         Treasury shares         (11,695)         (11,841)           Deferred tax assets         7,322         6,605         Total shareholders' equity         331,479         327,005           Real estate lease investment assets         1,664         1,931         Valuation and translation adjustments         (1,141)         (497)           Allowance for doubtful accounts         (623)         (623)         Revaluation reserve for land         (9,221)         (9,221)           Allowance for investment loss         (35)         (62)         Total valuation and translation adjustments         (10,363)         (9,719)           Total investments and other assets         187,905         175,221         Subscription rights to shares         2         36           Total non-current assets         287,184         269,500         Total Net Assets         321,118         317,323		20.402	20.045	General reserve	111,852	111,852
Long-term loans receivable   1,862   1,906   Total retained earnings   125,207   120,808		20,402	20,046	Retained earnings brought	2 303	(2.060)
Total retained earnings   125,207   120,880		1.862	1 906			` ' '
Deferred tax assets	e e	1	,			· · · · · · · · · · · · · · · · · · ·
Real estate lease investment assets  Other 744 744 744 744 Allowance for doubtful accounts  Allowance for investment loss Total investments and other assets  Total non-current assets  Total non-current assets  Total valuation and translation adjustments  Valuation and translation adjustments  Valuation and translation adjustments  (1,141) (497)  (623) (623) (623) Revaluation reserve for land (9,221) (9,221)  Total valuation and translation and translation adjustments  Total investments and other assets  Total non-current assets  Total non-current assets  Total valuation and translation adjustments  Total valuation and translation adjustments	0 1 1 1					
1,664   1,931   adjustments   1,664   1,931   adjustments   1,047		1,322	0,003		331,477	327,003
Allowance for doubtful accounts   Allowance for investment loss   Total investments and other assets   Total non-current assets   287,184   269,500   Valuation difference on available-for-sale securities   Valuation difference on available-for-sale securities   (1,141) (497)   (497)		1.664	1.931			
Allowance for doubtful accounts Allowance for investment loss Total investments and other assets Total non-current assets  Allowance for doubtful (623) (623) (623) Revaluation reserve for land (9,221) (9,221) Total valuation and translation adjustments Subscription rights to shares  287,184 269,500 Total Net Assets  311,18 317,323		1	· ·			
Allowance for doubtful accounts  Allowance for investment loss Allowance for investments and other assets  Total non-current assets  (623) (623) Revaluation reserve for land (9,221) (9,221)  Total valuation and translation adjustments  Subscription rights to shares  287,184 269,500 Total Net Assets  321,118 317,323		/44	/44		(1,141)	(497)
Allowance for investment loss Total investments and other assets Total non-current assets  (35) (62) Total valuation and translation adjustments Subscription rights to shares 287,184 269,500 Total Net Assets (10,363) (9,719) Total valuation and translation adjustments 2 36 Total non-current assets		(623)	(623)		(9,221)	(9,221)
Total investments and other assets   187,905   175,221   Subscription rights to shares   287,184   269,500   Total Net Assets   321,118   317,323		(25)	(62)			
Total investments and other assets         187,905         175,221         Subscription rights to shares         2         36           Total non-current assets         287,184         269,500         Total Net Assets         321,118         317,323					(10,363)	(9,719)
Total non-current assets 287,184 269,500 Total Net Assets 321,118 317,323		187,905	175,221	Subscription rights to shares		
		287,184	269,500	Total Net Assets	321,118	317,323
				Total Liabilities and Net Assets	379,340	362,177

(Note) Figures as of the previous fiscal year are provided for reference purposes only (not audited).

# Statement of Income

	(Millions of yen; ar	nounts less than one million yen are truncated.)
Item	Current fiscal year (From April 1, 2017 to March 31, 2018)	(Reference) Previous fiscal year (From April 1, 2016 to March 31, 2017)
Net sales	99,024	95,779
Cost of sales	66,247	65,080
Gross profit	32,776	30,699
Selling, general and administrative expenses	23,206	20,983
Operating income	9,570	9,716
Non-operating income	12,566	12,363
Interest income	186	207
Interest on securities	298	313
Dividend income	10,770	10,938
Gain on sales of investment securities	848	163
Commission fee	36	68
Gain on valuation of derivatives	1	_
Other	425	670
Non-operating expenses	1,036	2,025
Interest expenses	3	3
Loss on sales of investment securities	554	145
Loss on valuation of derivatives	_	13
Foreign exchange losses	469	1,355
Provision for loss on business of		
subsidiaries and associates	8	445
Other	_	62
Ordinary income	21,100	20,054
Extraordinary income	1,523	369
Gain on sales of non-current assets	702	6
Gain on sales of investment assets	805	_
Gain on revision of retirement benefit	005	
plan	_	363
Other	15	_
Extraordinary losses	408	474
Loss on sales of non-current assets	22	_
Loss on retirement of non-current assets	382	257
Impairment loss	_	157
Loss on sales of investment securities	4	=
Loss on liquidation of subsidiaries and	7	
associates	_	58
Other	_	0
Income before income taxes	22,214	19,950
Income taxes – current	4,558	3,565
Income taxes – deferred	(606)	(430)
Total income taxes	3,952	3,135
Profit	18,262	16,815
Pront C. d. i. C. d. i.l.		10,013

(Note) Figures for the previous fiscal year are provided for reference purposes only (not audited).

Statement of Changes in Equity (From April 1, 2017 to March 31, 2018) (Millions of yen; amounts less than one million yen are truncated.)

	Shareholders' equity								
		Capital surplus Retained earn						arnings	
						Other retained earnings			
	Capital stock	Legal capital surplus	Other capital surplus	Capital surplus Total	Legal retained earnings	Reserve for reduction entry of land	Reserve for reduction entry of depreciable assets	General reserve	
Balance at April 1, 2017	54,768	163,199	_	163,199	9,126	447	1,513	111,852	
Changes of items during period									
Reversal of reserve for reduction entry of land						(1)			
Reversal of reserve for reduction entry of depreciable assets							(124)		
Dividends of surplus									
Profit									
Purchase of treasury shares									
Disposal of treasury shares			(37)	(37)					
Transfer of negative balance of other capital surplus			37	37					
Forfeiture of share acquisition rights									
Net changes of items other than shareholders' equity									
Total changes of items during period	_	_	_	_	_	(1)	(124)	_	
Balance at March 31, 2018	54,768	163,199	_	163,199	9,126	445	1,389	111,852	

	Shareholders' equity				Valuation and translation adjustments				
	Retained	earnings							
	Other retained earnings	Retained	Treasury	Shareholder s' equity	Valuation difference on	Revaluation reserve for	Total valuation and	Subscripti on rights	Total net
	Retained earnings brought forward	earnings Total	shares	Total	available- for-sale securities	land	translation adjustments	to shares	
Balance at April 1, 2017	(2,060)	120,880	(11,841)	327,005	(497)	(9,221)	(9,719)	36	317,323
Changes of items during period									
Reversal of reserve for reduction entry of land	1	-		_					_
Reversal of reserve for reduction entry of depreciable assets	124	_		_					_
Dividends of surplus	(13,898)	(13,898)		(13,898)					(13,898)
Profit	18,262	18,262		18,262					18,262
Purchase of treasury shares			(6)	(6)					(6)
Disposal of treasury shares			153	116				(18)	97
Transfer of negative balance of other capital surplus	(37)	(37)		_					_
Forfeiture of share acquisition rights								(15)	(15)
Net changes of items other than shareholders' equity					(644)		(644)		(644)
Total changes of items during period	4,453	4,327	146	4,473	(644)	_	(644)	(34)	3,795
Balance at March 31, 2018	2,393	125,207	(11,695)	331,479	(1,141)	(9,221)	(10,363)	2	321,118

#### Accounting Audit Report regarding Consolidated Financial Statements

### Independent Auditor's Report

May 9, 2018

To the Board of Directors of AMADA HOLDINGS CO., LTD.

#### Deloitte Touche Tohmatsu LLC

Designated and Engagement Partner	Certified Public Accountant	Tetsuya Ishii [Seal]
Designated and Engagement	Certified Public	Tokio Suzuki [Seal]
Partner	Accountant	
Designated and	Certified	
Engagement	Public	Yuichiro Koga [Seal]
Partner	Accountant	•

Pursuant to Article 444, Paragraph 4 of the Companies Act of Japan, we have audited the accompanying consolidated financial statements, which comprise the consolidated balance sheet, the consolidated statement of income, the consolidated statement of changes in equity, and the notes to consolidated financial statements of AMADA HOLDINGS CO., LTD. (the "Company") applicable to the fiscal year from April 1, 2017 through March 31, 2018.

#### Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with accounting principles generally accepted in Japan, and for designing and operating such internal control as management determines is necessary to enable the preparation and fair presentation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error.

#### Auditor's Responsibility

Our responsibility is to express an independent opinion on these consolidated financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in Japan. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on our judgement, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, while the objective of the financial statement audit is not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

#### Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position and results of operations of the corporate group consisting of the Company and its consolidated subsidiaries, applicable to the fiscal year under review, and in conformity with accounting principles generally accepted in Japan.

#### Interest

The independent auditor and engagement partners have no interest in the Company which should be disclosed pursuant to the provisions of the Certified Public Accountants Act of Japan.

#### Accounting Audit Report regarding Non-Consolidated Financial Statements

#### Independent Auditor's Report

May 9, 2018

To the Board of Directors of AMADA HOLDINGS CO., LTD.

#### Deloitte Touche Tohmatsu LLC

Designated and Engagement Partner	Certified Public Accountant	Tetsuya Ishii [Seal]
Designated and Engagement Partner	Certified Public Accountant	Tokio Suzuki [Seal]
Designated and Engagement Partner	Certified Public Accountant	Yuichiro Koga [Seal]

Pursuant to Article 436, Paragraph 2, Item 1 of the Companies Act of Japan, we have audited the accompanying financial statements, which comprise the balance sheet, the statement of income, the statement of changes in equity and the related notes, and the related supplementary schedules of AMADA HOLDINGS CO., LTD. (the "Company") applicable to the 80th business year from April 1, 2017 through March 31, 2018.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements and the supplementary schedules in accordance with accounting principles generally accepted in Japan, and for designing and operating such internal control as management determines is necessary to enable the preparation and fair presentation of the financial statements and the supplementary schedules that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an independent opinion on these financial statements and the supplementary schedules based on our audits. We conducted our audits in accordance with auditing standards generally accepted in Japan. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and the supplementary schedules are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements and the supplementary schedules. The procedures selected depend on our judgment, including the assessment of the risks of material misstatement of the financial statements and the supplemental schedules, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the entity's preparation and fair presentation of the financial statements and the supplementary schedules in order to design audit procedures that are appropriate in the circumstances, while the objective of the financial statement audit is not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements and the supplemental schedules.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

#### Opinior

In our opinion, the financial statements and the supplementary schedules referred to above present fairly, in all material respects, the financial position and results of operations of the Company, applicable to the business year under review, and in conformity with accounting principles generally accepted in Japan.

#### Interest

The independent auditor and engagement partners have no interest in the Company which should be disclosed pursuant to the provisions of the Certified Public Accountants Act of Japan.

# Audit Report

The Audit & Supervisory Board has prepared the Audit Report upon deliberation based on audit reports submitted by the Audit & Supervisory Board Members and reports as follows on the execution of duties by Directors for the 80th business year (from April 1, 2017 to March 31, 2018).

- 1. Methods and details of audits by Audit & Supervisory Board Members and the Audit & Supervisory Board
  - (1) The Audit & Supervisory Board established the audit policies, division of duties and other matters, and received reports concerning the implementation and results of audits from each of the Audit & Supervisory Board Members as well as reports from the Directors and the Accounting Auditor concerning the execution of their duties, and requested explanations where necessary.
  - (2) In conformity with the standards for audits by the Audit & Supervisory Board Members and in accordance with the audit policies, division of duties and other matters, as established by the Audit & Supervisory Board, each of the Audit & Supervisory Board Members worked to gather information and establish the audit environment by communicating with the Directors, the Internal Audit Department, employees and other individuals. In addition to these, each of the Audit & Supervisory Board Members conducted audits by the following methods.
  - 1) Each Audit & Supervisory Board Member attended meetings of the Board of Directors and other important meetings, requested reports from Directors, employees and others individuals concerning the execution of their duties as well as explanations where necessary, and examined important documents supporting decisions and other matters, and examined the status of operations and assets at the head office and main offices. For subsidiaries, each Audit & Supervisory Board Member communicated and exchanged information with their directors, audit & supervisory board members and other individuals, and received reports on business from the subsidiaries where necessary.
  - 2) With respect to Board of Directors' resolutions concerning the systems prescribed in Article 100, Paragraphs 1 and 3 of the of the Ordinance for Enforcement of the Companies Act as essential for ensuring that the execution of duties by the Directors described in the business report conforms with laws, regulations and the Company's Articles of Incorporation and for otherwise ensuring proper business operations by a corporate group consisting of a stock company and its subsidiaries (internal control systems), as well as the design of the systems established based on the resolutions; each Audit & Supervisory Board Member regularly received reports from Directors, employees and other individuals about the establishment and operation of the systems, requested explanations where necessary and expressed their opinions.
  - 3) Each Audit & Supervisory Board Member monitored and validated whether the Accounting Auditor maintained an independent viewpoint and performed a proper audit, and received a report from the Accounting Auditor concerning its execution of duties, and requested explanations where necessary. Each Audit & Supervisory Board Member also received notification from the Accounting Auditor that "the systems for ensuring the fair execution of duties" (as described in the items of Article 131 of the Corporate Accounting Regulations) had been established in accordance with the Standards for Quality Control of Audits (Business Accounting Council, October 28, 2005), and requested explanations where necessary.

Based on the above methods, we examined the business report and the supplementary schedules, non-consolidated financial statements (the balance sheet, the statement of income, the statement of changes in equity and the related notes) and the supplementary schedules as well as the consolidated financial statements (the consolidated balance sheet, the consolidated statement of income, the consolidated statement of changes in equity, and the notes to consolidated financial statements) for the business year under review.

#### 2. Audit results

- (1) Result of audit of the business report, etc.
  - 1) The business report and the supplementary schedules fairly represent the status of the Company in accordance with laws and regulations and the Articles of Incorporation.
  - 2) No misconduct or material violation of laws, regulations or the Articles of Incorporation was found with regard to the execution of duties by the Directors.
  - 3) The content of resolutions by the Board of Directors regarding the internal control systems is appropriate. In addition, no matter was found on which to remark in regard to descriptions of the business report and the execution of duties by the Directors regarding the internal control systems.
- (2) Results of audit of financial statements and the supplementary schedules

  The methods and results of the audit performed by the Accounting Auditor, Deloitte Touche
  Tohmatsu LLC., are appropriate.
- (3) Results of audit of consolidated financial statements

  The methods and results of the audit performed by the Accounting Auditor, Deloitte Touche
  Tohmatsu LLC., are appropriate.

May 9, 2018

#### Audit & Supervisory Board, AMADA HOLDINGS CO., LTD.

Audit & Supervisory Board Member (Full-time)	Takaya Shigeta [Seal]
Audit & Supervisory Board Member (Full-time)	Katsuhide Ito [Seal]
Audit & Supervisory Board Member (Outside)	Akira Takenouchi [Seal]
Audit & Supervisory Board Member (Outside)	Seiji Nishiura [Seal]