Integration of MinebeaMitsumi and U-Shin through tender offer

November 7, 2018



MinebeaMitsumi Inc.
Yoshihisa Kainuma
Representative Director,
CEO & COO



U-Shin Ltd.
Kanae Okabe
President,
Representative Director

Agenda

1. Opening remarks from the Representatives of MinebeaMitsumi and U-Shin

2. Overview of the Companies

3. The Companies' Business Domain

Strong affinity in the Automobiles field and Home Security Units field

4. U-Shin's Synergy

- Taking cutting edge system products into business by utilizing MinebeaMitsumi's technologies
- Strengthening cost competitiveness by installing MinebeaMitsumi's components, molds and machines

5. MinebeaMitsumi's Synergy

- Expand presence in the automobile industry
- Tier 1 level sales force and global manufacturing sites
- Create technological synergy
- Highly skilled methods of functional safety and quality control
- Enhance competitiveness by vertical integration
- Leverage auto technology to the house field

6. Achievement of U-Shin

Proceed to the 2nd stage of "Challenge for Turnaround"

7. Achievement of MinebeaMitsumi Group

- Ahead of the mid- to long-term goals with its organic growth and integration
- Accelerate Turnaround of U-Shin's European business

8. Overview of the Tender Offer

Overview of MinebeaMitsumi

Company MinebeaMitsumi Inc.

Established July 16, 1951

Capital 68.3 billion yen

Representative Yoshihisa Kainuma

Representative Director, CEO & COO

business

Number of Employees 78,351 (at the end of 3/2018)

Net Sales 879.1 billion yen (FY3/2018)

Operating Theome 79.1 billion yen (FY3/2018)

Approx. 15% Automobiles Sales Approx. 130 billion yen

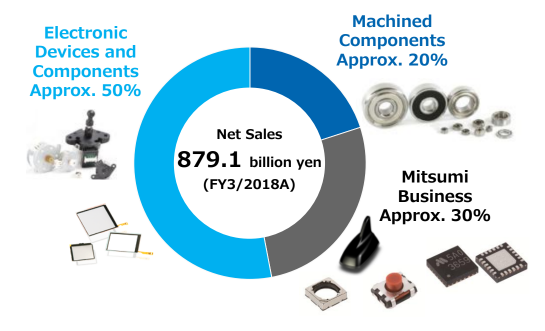
Origin of Our Competitiveness

- Premium quality manufacture by ultra high-precision machining technology
- Vertically integrated manufacturing system from material processing to assembly
- High market share and margins in niche field

Next Step

Electro Mechanics Solutions ®

- Integration of control technology with machine and electronic technology
- Advanced product line by "INTEGRATION" and recombination



Overview of U-Shin

Company U-Shin Ltd.

Established July 1, 1926

Capital 15.2 billion yen

Representative Kanae Okabe

President, Representative Director

Product development/ designing/ manufacturing/ sales/ import & export of the following products.

1. Various system device and control machines for automotive, industrial machinery and home

security unit

2.Mechanical, electrical systems and components for automotive, industrial machinery and home

security unit

3. Radio wave application system for

new product development

Number of Employees

Outline of

Business

9,052 (at the end of 6/2018)

Net Sales 168.6 billion yen (FY12/2017)

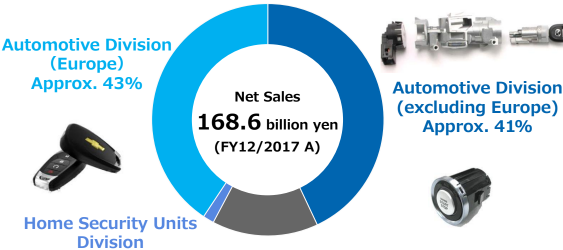
Operating Income

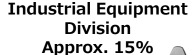
5.3 billion yen (FY12/2017)

*Due to the change in the fiscal year-end, the business term for FY12/2017 was the 13 month period

Security/Safety "Trustworthy Company"

- Production network to automobile manufacturers worldwide
- Abundant know-how for business with automobile manufacturers
- Cutting edge engineering such as model-based development
- Multi safety components of significant global market share
- Application of technology accumulated through automobiles to industrial equipment and home security units





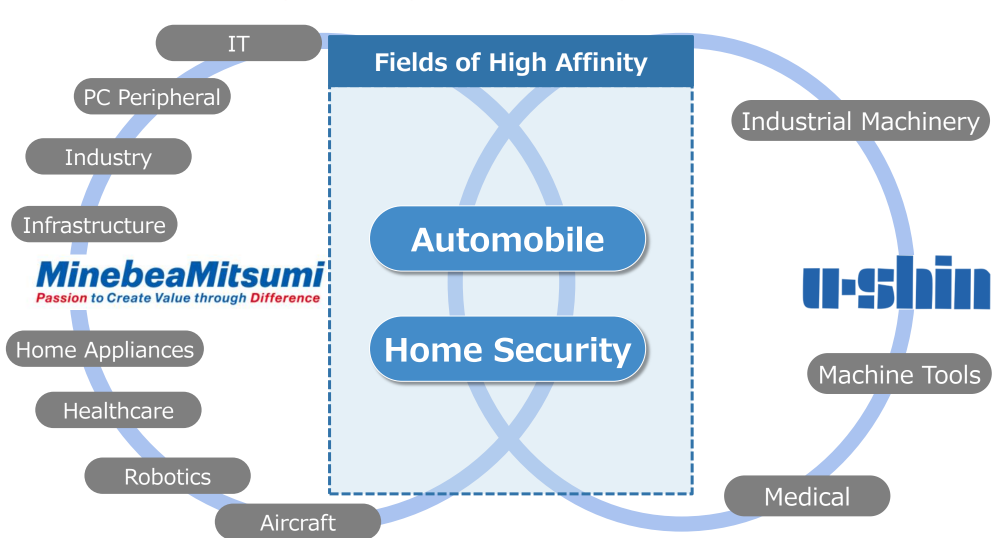
Approx. 2%





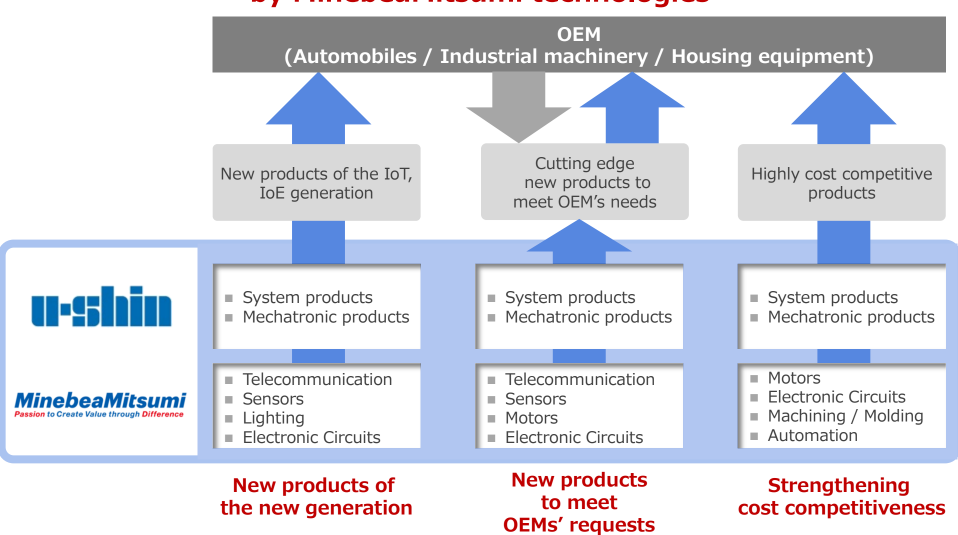
The Companies' Business Domain

Creating synergies in strong affinity fields



U-Shin's Synergy

Strengthening cutting edge products and cost competitiveness by MinebeaMitsumi technologies



U-Shin's Technological Synergy

Integrated system design



Cutting edge IoT technology



E-Access (Door control system)

Cutting edge IoT technology

MinebeaMitsumi

Passion to Create Value through Difference











modules

Antenna components

Sensors

Coils

Semiconductors

Installation rate rise









Manual

Electrification

Connected

MinebeaMitsumi's Synergy

Expand presence in the automobile industry

Tier 1 level sales force and global manufacturing sites

Create technological synergy

MinebeaMitsumi Passion to Create Value through Difference

Highly skilled methods of functional safety and quality control

Enhance competitiveness by vertical integration

Leverage auto technology to the housing field

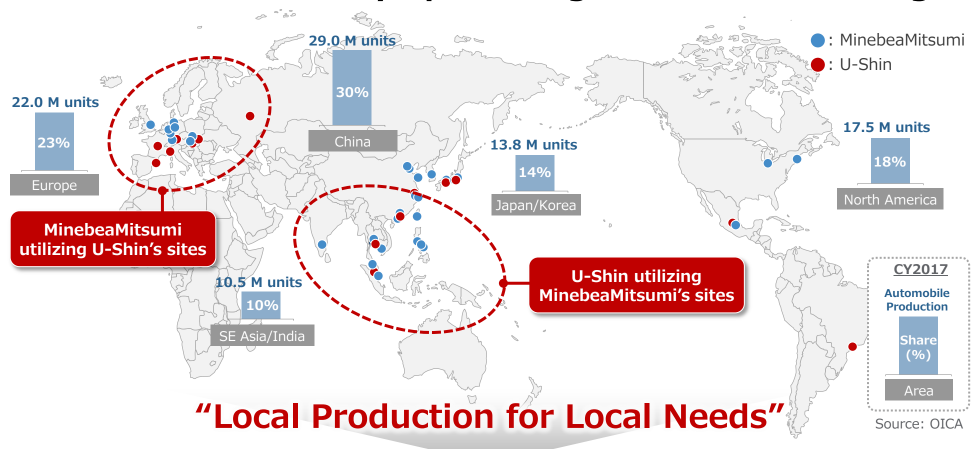
Expand Presence in the Automobile Industry

U-Shin's Customers

| Automotive Division | | | Industrial Equipment Division | | Home Security Units Division | |
|---------------------------|---------|------------|-------------------------------|---------------------------|--|--|
| Automobile, Bus and Truck | | | Agricultural Machinery | Construction Machinery | Construction Materials, Building Materials | |
| Mazda | Suzuki | Mitsubishi | Kubota | Komatsu | LIXIL | |
| Honda | Toyota | Daihatsu | Yanmar | Kobelco | SankyoAlumi | |
| Hino | Isuzu | Nissan | Iseki | Sumitomo | YKK AP | |
| Renault | Dacia | Hyundai | | Hitachi | Sekisui House | |
| Volkswagen | Audi | Skoda | | | | |
| SEAT | BMW | MINI | Machine Tools | Medical Equipment | Hotels | |
| Mercedes- | GM | FIAT | DMG MORI | Yokogawa | Route Inn Hotels | |
| Benz | Ford | FAW | Amada | Omron | Nishitetsu hotels | |
| Chrysler | Jaguar | Land Rover | Yamazaki- | | Group | |
| Porsche | Peugeot | Citroen | Mazak | | HOTEL a-1 | |
| Chery | | | Muratec | | | |

Global Manufacturing Sites

"Time to Market" by optimum global manufacturing



Shorter Delivery Times



Lower Logistics Cost



Lower Forex Rate Risk

Share Tier 1 Level Sales Force

Building a new proposal-based sales model



26 countries / 50 bases

Global sales force of 2,000



Highly skilled sales personnel Global sales operations



Long- standing business relationships with OEMs worldwide



Create Technological Synergy

Creating new values with new products/services by "INTEGRATING" each other's core technologies







Strengths

8 Core Technologies Synergy of the "INTEGRATION" and recombination

- Ultra high-precision machining
- Mass Production
- Sensors
- Optics

- MEMS
- High-frequency
- Electronic Circuits
- Semiconductor

Technical Capabilities that meet OEMs' needs

 System and mechatronic products by a wide range of technology(mechanism, electrical/ electronic/ software) and the techniques for automobile installation









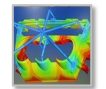


Cross-utilization of CAE/Simulation Technology

Common Technology









Enhance Competitiveness by Vertical Integration

Decorating Technology



Automobile Components



Decorative Antennas





Know-how for color variation

Painting Technology

High Performance
Automotive
Antennas



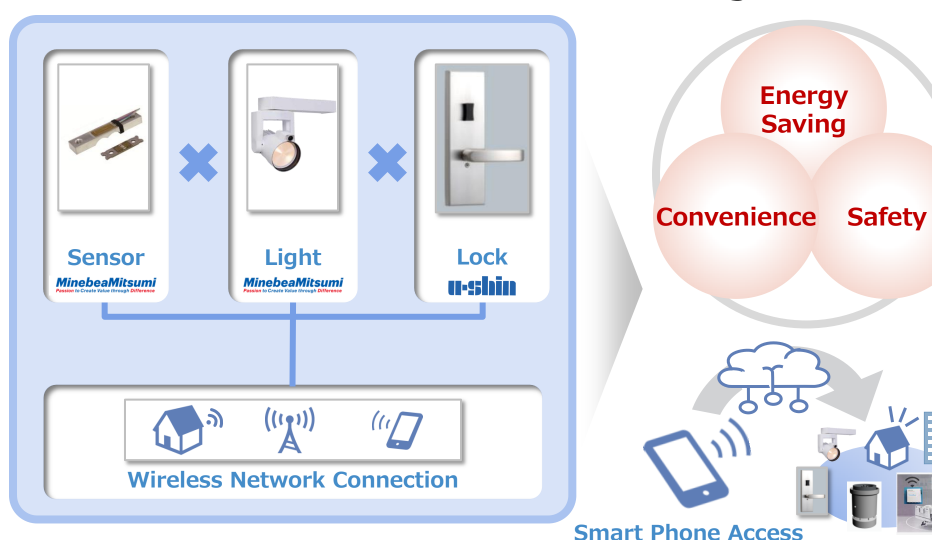




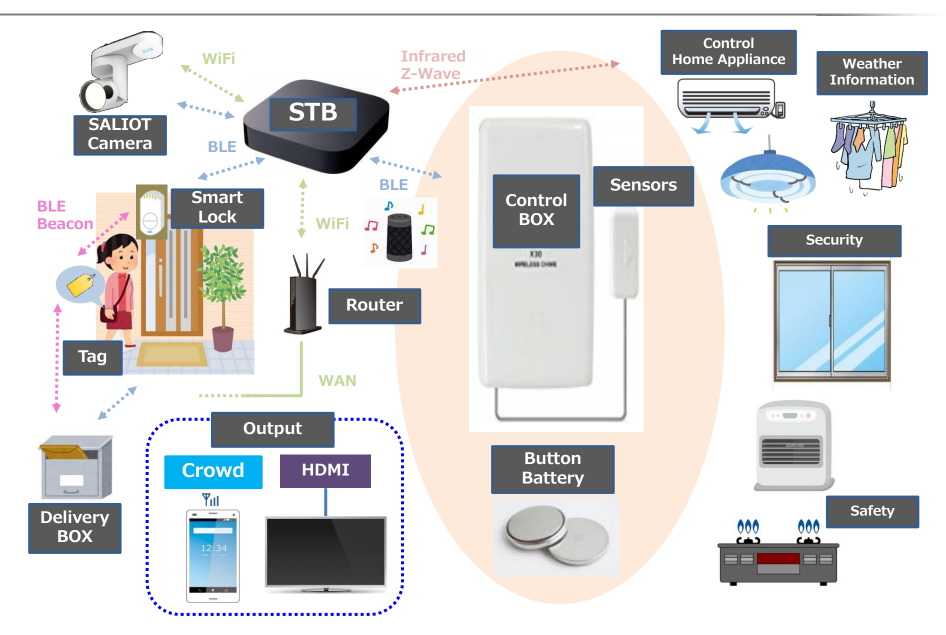
Mountable on various models

Leverage Auto Technology to Housing field

Smart House / Smart Building

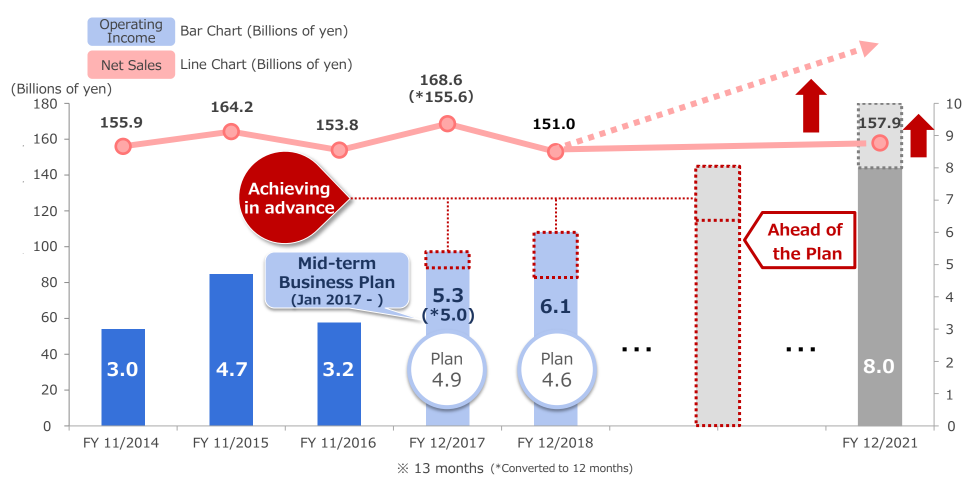


Smart House Vision of MinebeaMitsumi



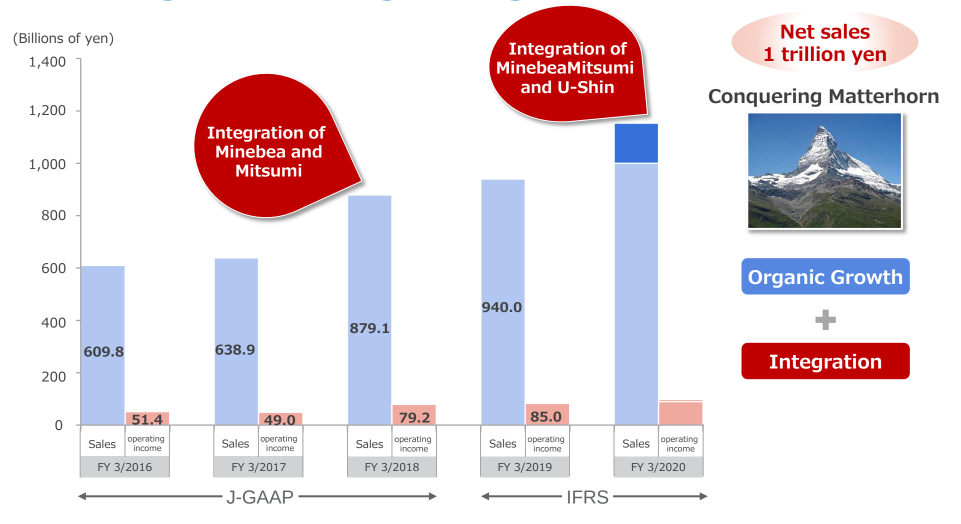
Achievement of U-Shin

Integration enables 2nd stage of "Challenge for Turnaround"



Achievement of MinebeaMitsumi Group

"Difference" between the two is the key to growth, achieving mid- to long-term goals in advance



Accelerate Turnaround of U-Shin's European Business

U-Shin and MinebeaMitsumi together increasing sales and improving productivity



Overview of the Tender Offer

MinebeaMitsumi has announced planned commencement of the tender offer on U-Shin* U-Shin has expressed an endorsing opinion of planning to support the tender offer

| Date of resolution of board of directors | November 7, 2018 | | | | |
|---|--|--|--|--|--|
| Tender offer price | JPY 985 per share of common stock | | | | |
| Date of public notice of commencement of the tender offer | To be determined *Scheduled in late January 2019 | | | | |
| Initial period of the tender offer | 30 business days | | | | |
| Number of share certificates to be purchased | (Maximum) (Minimum) 22,079,500 shares (66.67% of ownership) * If MinebeaMitsumi is not able to acquire all of U-Shin's shares through the tender offer, MinebeaMitsumi will implement procedures for the purpose of making MinebeaMitsumi the sole shareholder of U-Shin | | | | |
| Purchase price | JPY 32,622 million * The purchase price is an amount obtained by multiplying the tender offer price (JPY 985 per share) by the number of shares to be purchased in the tender offer (33,119,397 shares) | | | | |
| Tender offer agent | Daiwa Securities Co. Ltd. | | | | |

^{*}The implementation of the tender offer is conditioned upon, among other things, the following

- ① Completion of the procedures required under domestic and foreign competition laws
- 2 Resolution to declare an opinion supporting the tender offer and a recommendation to the shareholders of U-Shin to tender their shares in the tender offer by U-Shin's board of directors
- 3 Report from U-Shin's third party committee which states that the tender offer is not disadvantageous to the minority shareholders of U-Shin
- 4 Non-existence of events that would cause a material adverse effect to the financial condition of U-Shin group

(Reference) Financial Information of the Companies

(Millions of yen)

| Company | MinebeaMitsumi | | | U-Shin | | |
|--|----------------|----------|----------|-----------|-----------|------------|
| FY | FY3/2016 | FY3/2017 | FY3/2018 | FY11/2015 | FY11/2016 | *FY12/2017 |
| Net Sales | 609,814 | 638,926 | 879,139 | 164,229 | 153,894 | 168,632 |
| Operating income | 51,438 | 49,015 | 79,162 | 4,715 | 3,269 | 5,397 |
| Ordinary income | 46,661 | 48,393 | 78,038 | 2,176 | 2,271 | 3,754 |
| Profit for the period attributable to owners of the parent | 36,386 | 41,146 | 59,382 | 226 | (9,659) | 4,086 |
| Comprehensive income | 9,596 | 40,612 | 63,309 | (2,053) | (15,005) | 6,255 |
| Equity | 237,973 | 326,218 | 373,253 | 37,343 | 22,248 | 31,217 |
| Total Assets | 459,427 | 643,312 | 707,844 | 153,335 | 143,295 | 137,592 |
| Net assets per share | ¥616.43 | ¥759.15 | ¥872.66 | ¥1,289.30 | ¥743.02 | ¥943.79 |
| Earnings per share | ¥97.26 | ¥107.33 | ¥141.14 | ¥8.49 | ¥(348.52) | ¥137.31 |

^{*}U-Shin's FY12/2017 is a 13 months period (December 2016 to December 2017) due to accounting term alterations

Forward-looking statements

This document includes "forward-looking statements" that reflect the plans and expectations of MinebeaMitsumi and U-Shin in relation to, and the benefits resulting from, their business integration described above. To the extent that statements in this document do not relate to historical or current facts, they constitute forward-looking statements. These forward-looking statements are based on the current assumptions and beliefs of the companies in light of the information currently available to them, and involve known and unknown risks, uncertainties and other factors. Such risks, uncertainties and other factors may cause the actual results, performance, achievements or financial position of one or both of the companies (or the group after the integration) to be materially different from any future results, performance, achievements or financial position expressed or implied by these forward-looking statements.

The companies undertake no obligation to publicly update any forward-looking statements after the date of this document. Investors are advised to consult any further disclosures by the companies (or the group after the integration) in their subsequent filings in Japan and filings with the U.S. Securities and Exchange Commission.

The risks, uncertainties and other factors referred to above include, but are not limited to:

- 1. economic and business conditions in and outside Japan;
- 2. changes in demand for PCs and peripherals, information and communication equipment, automobiles, consumer electronics and other devices and equipment, which are the main markets of the companies' products, and in raw material prices, as well as exchange rate fluctuations;
- 3. changes in interest rates on loans, bonds and other indebtedness of the companies, as well as changes in financial markets;
- 4. changes in the value of assets (including pension assets) such as securities and investment securities;
- 5. changes in laws and regulations (including environmental regulations) relating to the companies' business activities;
- 6. increases in tariffs, imposition of import controls and other developments in the companies' main overseas markets;
- 7. interruptions in or restrictions on business activities due to natural disasters, accidents and other causes;
- 8. the companies' being unable to reach an agreement satisfactory to both of them with respect to the details of the business integration or otherwise being unable to complete the business integration;
- 9. difficulty of realizing synergies or added value from the business integration by the group after the integration.