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Securities code: 7239 June 1, 2021

To Our Shareholders,

Yuichiro Yamamoto Representative Director & President TACHI-S CO., LTD. 3-3-7 Matsubara-cho, Akishima-shi, Tokyo

Notice of the 69th Annual General Meeting of Shareholders

Please refer to the below for information about the upcoming the 69th Annual General Meeting of Shareholders (the "Meeting") of TACHI-S CO., LTD. (the "Company").

In order to prevent the spread of the novel coronavirus infections (COVID-19), we kindly ask you to refrain from coming to the Meeting venue on the date of the Meeting and exercise your voting rights in advance in writing or by electromagnetic means (via the Internet, etc.).

In the event that you exercise your voting rights in writing or by electromagnetic means (via the Internet, etc.), please review the attached Reference Documents for the General Meeting of Shareholders and exercise your voting rights by 5 p.m. on Tuesday, June 22, 2021.

1. Date and time: 10:00 a.m. Wednesday June 23, 2021

2. Venue: TACHI-S CO., LTD. Head Office (Auditorium on the third floor)

3-3-7 Matsubara-cho, Akishima-shi, Tokyo

3. Agenda:

Matters for reporting:

- 1. Business Report, the consolidated financial statements, and audit report of the consolidated financial statements by the Independent Auditors and Audit & Supervisory Board for the 69th term (from April 1, 2020 to March 31, 2021)
- 2. Report of the non-consolidated financial statements for the 69th term (from April 1, 2020 to March 31, 2021)

Matters for approval:

Proposal 1: Election of nine Directors

Proposal 2: Election of two Audit & Supervisory Board Members

Proposal 3: Election of one Substitute Audit & Supervisory Board Member

Of the documents included in the Appendix to the Notice of Convocation, the Business Report is among the

^{*} If you diversely exercise your voting rights, you are requested to notify the Company in writing of your intention to do so and state the reason for this no later than three days before the Meeting.

^{*} The following items are not attached to this Notice of Convocation since they have been made available on the Company's website (http://www.tachi-s.co.jp/en/) in accordance with laws and regulations and the provisions of Article 14 of the Company's Articles of Incorporation. For this reason, they are not attached to this Notice of Convocation.

⁽i) The System to Secure the Appropriateness of Business Operations and the Outline of the Operating Circumstances of the Said System and Basic policy concerning control of the Company of the Business Report

⁽ii) The Consolidated Statements of Changes in Net Assets and the Notes to the Consolidated Financial Statements of the Consolidated Financial Statements

⁽iii) The Non-consolidated Statements of Changes in Net Assets and the Notes to the Non-consolidated Financial Statements of the Non-consolidated Financial Statements

documents audited by the Audit & Supervisory Board Members, and the Consolidated Financial Statements and Non-consolidated Financial Statements are among the documents audited by the Audit & Supervisory Board Members and the Independent Auditors

- * We will post any revisions we make to the attached Reference Documents for the General Meeting of Shareholders, the Business Report, or non-consolidated financial statements and consolidated financial statements on our website (http://www.tachi-s.co.jp/en/).
- * If you are attending the meeting on the scheduled day, please submit the enclosed voting form at the reception.
- * The company shall post the contents of resolutions of this general meeting on the Company's website (http://www.tachi-s.co.jp/en/) instead of sending written notice of resolutions. We appreciate your understanding in this matter.
- * If you wish to exercise your voting rights via the Internet, please enter your vote for or against each of the proposals on the following voting rights exercise website (https://www.web54.net).
- * If voting rights are exercised more than once via the Internet, the most recent votes submitted via the Internet will be regarded as the effective votes.

Reference Documents for the General Meeting of Shareholders

Proposals and reference matters

Proposal 1: Election of nine Directors

The terms of office of all nine Directors will expire at the conclusion of the Meeting. Accordingly, we propose to elect the following nine Director candidates.

The candidates for Director are as follows:

Candidate No.	Name	Current position and responsibility at the Company	Attendance at Board of Directors meetings
1	RE-nomination Taro Nakayama	Representative Director & Chairman Chief Executive Officer	14/14 (100%)
2	RE-nomination Yuichiro Yaman	Representative Director & President Chief Operating Officer In charge of Global Headquarters Division Manager of Quality Management Division	14/14 (100%)
3	RE-nomination Kiyoshi Saito	Senior Corporate Advisor of the Board of Directors	14/14 (100%)
4	RE-nomination Kunio Arishige	Member of the Board of Directors & Executive Managing Officer Division Manager of Monozukuri Division	14/14 (100%)
5	RE-nomination Kazumi Tamura	Member of the Board of Directors & Executive Managing Officer Division Manager of Business Division Chief of Business Group No.2	14/14 (100%)
6	RE-nomination Atsushi Komats	Member of the Board of Directors & Executive Managing Officer Division Manager of	14/14 (100%)
7	RE-nomination Outside Toshio Kinoshit Independent Director	a Outside Director	14/14 (100%)
8	RE-nomination Outside Hidetaka Mihara	a Outside Director	14/14 (100%)
9	RE-nomination Outside Yoshiaki Nagao Independent Director	Outside Director	11/11 (100%)

^{*} Attendance at Board of Directors meetings for Mr. Yoshiaki Nagao indicates the status after their assumption of office as Director on June 23, 2020.

Candidate No.1	Taro Nakayama	(September 18, 1955) RE-nomination	
	Brief History, Posi	ition, Principal Duties and Key Concurrent Posts	
	April 1980	Joined NISSAN MOTOR CO., LTD.	
60	April 2010	Director of Global Multi-Sourcing & Export Management Department	
台	April 2011	Joined TACHI-S CO., LTD. as Corporate Advisor	
	June 2011	Member of the Board of Directors & Executive Vice President Chief of Business Administration Headquarters Division Manager of Overseas Division	
	April 2014	Member of the Board of Directors & Chief Operating Officer	
■Number of shares of the	June 2014	Representative Director, President & Chief Operating Officer	
Company owned	April 2017	In charge of Global Headquarters	
13,000 shares	June 2017	Chief Executive Officer (incumbent)	
- Attendance of Decad of	June 2019	Representative Director & Chairman (incumbent)	
■Attendance at Board of Directors meetings	Reasons for nomin	nation as a Candidate for Director	
14/14 (100%)	Mr. Taro Nakay	ama has developed broad experience and superior insight over	the
1 1/11 (10070)	-	s worked at overseas businesses and has been a leader in the over	
	management of g	global businesses. He has appropriately fulfilled his roles, such	as
		ty management matters and supervising executive functions, and	
		nim as a candidate to continue in his role as Director due to	his
	exceptional leader	ship in promoting globalization of the Company's businesses.	
Candidate No.2	Yuichiro Yama	moto (July 30, 1968) RE-nomination	
	Brief History, Posi	ition, Principal Duties and Key Concurrent Posts	
	April 1997	Joined TACHI-S CO., LTD.	
	August 2006	Seconded to TACLE Seating U.S.A., LLC (currently TACH Automotive Seating U.S.A., LLC) President	I-S
色	April 2011	Executive Managing Officer	
		Deputy General Manager of Overseas Division	
A STATE OF THE STA	April 2012	In Charge of Nissan Business and Overseas Business Managemen	t
	April 2014	In Charge of China Business Seconded to TACHI-S China Co., Ltd. President	
■Number of shares of the	April 2015	Senior Executive Officer	
Company owned	April 2017	Executive Vice President	
102,200 shares		President, Regional Headquarters for Japan	
■Attendance at Board of	June 2017	Member of the Board of Directors & Executive Vice President	
Directors meetings	April 2019	Member of the Board of Directors & Chief Operating Officer	
14/14 (100%)	I 2010	In charge of Global Headquarters (incumbent)	
	June 2019	Representative Director, President & Chief Operating Officer (incumbent)	
	April 2020	Division Manager of Quality Management Division (incumbent)	
		nation as a Candidate for Director	
	Mr. Yuichiro Ya Director, as he ha many years of exp America and Chin and we have deter	mamoto has been nominated as a candidate to continue in his role as valuable knowledge in the Marketing and Overseas Division, a serience and results as a top executive at overseas subsidiaries in Notata and has demonstrated strong leadership as Chief Operating Office mined that he is essential to promoting globalization at the Group as	and orth cer,
	the sustainable enl	nancement of the Group's corporate value.	

Candidate No.3	Kiyoshi Saito	(January 25, 1947) RE-nomination	
Candidate 110.5			
		ition, Principal Duties and Key Concurrent Posts	
	March 1973	Joined TACHI-S CO., LTD.	
	June 1982	Member of the Board of Directors	
	June 1993	Senior Executive Officer	
	I 1006	Director of Production Headquarters	
	June 1996 June 2001	Representative Director & President	
	June 2001 June 2005	Representative Director, President & Chief Operating Officer	
		Representative Director, Chairman & Chief Executive Officer	
■Number of shares of the	April 2014 June 2014	Representative Director & Chairman	
Company owned		Representative Director & Senior Corporate Advisor	
736,028 shares	June 2016	Senior Corporate Advisor of the Board of Directors (incumbent)	
		nation as a Candidate for Director	
■Attendance at Board of	•	o has been nominated as a candidate to continue in his role as Director, unging knowledge of all aspects of the Group's management and has	
Directors meetings 14/14 (100%)		ied out his functions, and we have determined that he is essential to the	
14/14 (100/0)		evenent of the Group's corporate value, based on his extensive	
	=	nany years as a top executive at the Company.	
Candidate No.4	Kunio Arishige	e (April 22, 1958) RE-nomination	
	Brief History, Position, Principal Duties and Key Concurrent Posts		
	April 1981	Joined NISSAN MOTOR CO., LTD.	
	April 2005	Director of Advanced HEV Development	
(36)	April 2010	Director of Planning and Advanced Technology	
	1	Director in Research Institution	
	April 2011	Joined TACHI-S CO., LTD. as Corporate Advisor	
	October 2011	Executive Managing Officer	
		Deputy Division Manager of Development	
NI 1 C.1 C.1	April 2014	Division Manager of Business Unit No.1	
Number of shares of the	April 2015	Senior Executive Officer	
Company owned 9,700 shares	April 2017	Division Manager of R&D and Technology Division	
),700 shares	April 2019	Executive Managing Officer	
■Attendance at Board of	June 2019	Member of the Board of Directors & Executive Managing Officer	
Directors meetings	April 2020	Member of the Board of Directors & Executive Managing Officer	
14/14 (100%)		(incumbent)	
		Division Manager of Monozukuri Division (incumbent)	
		nation as a Candidate for Director	
		hige has been nominated as a candidate to continue in his role as	
		s extensive experience in R&D and Technology Division, and we have e is essential to further strengthen the global manufacturing framework	
	of the Group.		
	or the Group.		

Candidate No.5	Kazumi Tamura	a	(July 17, 1961)	RE-nomination
	Brief History, Posi	tion, Principal D	ities and Key Concurrer	nt Posts
	April 1985	Joined TACHI-	S CO., LTD.	
	April 2008	Director of Sale	s and Marketing Section	n No.2
100	April 2012	Seconded to W	ahan TACHI-S Jonson (Controls Automotive Seat
				CACHI-S Adient Automotive
		Seating Co., Ltd	l.)	
	April 2014	President Director of Sale	s and Marketing Section	n No 2
	April 2014 April 2016		of Sales and Marketing	
■Number of shares of the	April 2017	Executive Mana	_	Section 140.2
Company owned	April 2017	Chief of Busine		
7,700 shares	April 2019	Executive Man	=	
	1		ger of Business Division	(incumbent)
■Attendance at Board of	June 2019	Member of the	Board of Directors & Ex	xecutive Managing Officer
Directors meetings 14/14 (100%)	April 2020		Board of Directors & Ex	xecutive Managing Officer
1 1/11 (100/0)		(incumbent)		
	D 6 :		ss Group No.2 (incumb	ent)
	Reasons for nomin			te to continue in his role as
				Division over many years, and
		_		e have determined that he is
			th and development of t	
Candidate No.6	Atsushi Komats	su	(August 2, 1963)	RE-nomination
	Brief History, Posi	tion, Principal D	ities and Key Concurrer	nt Posts
	April 1986	Joined NISSAN	MOTOR CO., LTD.	
	April 2003	General Division	n Manager of China Bu	siness
	July 2003	Seconded to Do	ngfeng Motor Co., Ltd	
			President in charge of F	Financial and Information
	4 31.2000	Technology		NIGGANANOTOR
	April 2009	CO., LTD.	agement for affiliate co	mpany, NISSAN MOTOR
	April 2010	Director of Fina	ince Section	
■Number of shares of the	April 2014		nestic Network Strategy	
Company owned	April 2017		S CO., LTD. as Corpora	
7,700 shares	July 2017	Executive Mana		
- Attendance of Doord of	J		or of Corporate Manage	ement Division
■Attendance at Board of Directors meetings	April 2019	Executive Mana	nging Officer	
14/14 (100%)		_	= =	ement Division (incumbent)
	June 2019			xecutive Managing Officer
	April 2020		Board of Directors & Ex	xecutive Managing Officer
		(incumbent) In charge of Co	mpliance and CSR (incu	ımhent)
	Reasons for nomin			anioent)
	Mr. Atsushi Komatsu has been nominated as a candidate to continue in his role			te to continue in his role as
	Director, as he has superior expertise in the fields of finance, management and w			
	ranging knowledge, and we have determined that he is essential to the sustain			
			corporate value as the	person responsible for the
	Corporate Manage	ment Division.		

Candidate No.7	Toshio Kinosh	ita	(April 12, 1949)	RE-nomination Outside Independent Director	
	Brief History, Pos	ition, Principal Du	ties and Key Concurrent l	Posts	
	January 1980	Jointed Coopers	& Lybrand, Japan (curre	ntly	
		Pricewaterhouse	Coopers Aarata LLC)		
(36)	July 1983	Registered as Ce	rtified Public Accountant		
	February 1985		of Coopers & Lybrand, US Coopers LLP) New York		
	November 1985	Coopers & Lybr	er of the Japanese Busines and, US Detroit Office		
	June 1995	Managing partne & Lybrand, US 1		ss Network of US, Coopers	
■Number of shares of the Company owned	July 1998		r of the Japanese Busines aterhouseCoopers LLP N		
0 shares	July 2005		ard Member for Internation (renamed Mis		
■Attendance at Board of	June 2015	Outside Director	of TACHI-S CO., LTD.	(incumbent)	
Directors meetings	(Key concurrent p	osts)			
14/14 (100%)	Representative Di	epresentative Director & President of Global Professional Partners Co., Ltd.			
	Outside Audit & S	Supervisory Board Member of Cool Japan Fund Inc.			
	Outside Audit & S	Supervisory Board	Member of Panasonic Co	rporation	
	Outside Director of ADK Holdings Inc.				
	Outside Audit & S	Supervisory Board	Member of Denka Compa	any Limited	
	Outside Director of	of GiG Works Inc.			
	Reasons for nomin	nation as a Candid	ate for Outside Director a	and Outline of the expected	
	role				
				to continue in his role as	
		•		ied public accountant and	
				seas locations over many	
	•	•		cision-making of the Board	
		-	s as of the conclusion of	have served as an Outside	
	Director of the Co	mpany ioi six year	s as of the conclusion of	me wicemig.	

Candidate No.8	Hidetaka Mihai	ra (July 8, 1958) RE-nomination Outside		
	Brief History, Position, Principal Duties and Key Concurrent Posts			
	April 1986	Registered with Dai-Ichi Tokyo Bar Association		
		Joined Hashidate Law Office		
52	October 1987	Joined Blakemore & Mitsuki (renamed Tsunematsu Yanase & Sekine)		
	July 1990	tion, Principal Duties and Key Concurrent Posts Registered with Dai-Ichi Tokyo Bar Association Joined Hashidate Law Office Joined Blakemore & Mitsuki (renamed Tsunematsu Yanase & Sekine) Seconded to Nomura International plc, London Seconded to Slaughter and May, London Partner at Tsunematsu Yanase & Sekine Partner at Nagashima Ohno & Tsunematsu (incumbent) Committee Member of law reform of the Company Act of Japan (Ministry of Justice of Japan) Expert Advisor of Ministry of Land, Infrastructure, Transport and Tourism, Land Policy Council Land Policy Subcommittee Special Section (Owner unknown land problem examination) Outside Director of TACHI-S CO., LTD. (incumbent) Ph.D. (Law), University of Tokyo President of Dai-Ichi Tokyo Bar Association (incumbent) Vice President of Japan Federation of Bar Associations (incumbent) osts) ma Ohno & Tsunematsu ation as a Candidate for Outside Director and Outline of the expected hara has been nominated as a candidate to continue in his role as as he has specialized knowledge and experience in corporate legal although he has no experience of being directly involved in corporate than serving as an Outside Director. He is also expected to contribute		
	April 1991	Seconded to Slaughter and May, London		
Asset A	January 1993	Partner at Tsunematsu Yanase & Sekine		
	January 2000	Partner at Nagashima Ohno & Tsunematsu (incumbent)		
■Number of shares of the	April 2010	Committee Member of law reform of the Company Act of Japan		
Company owned		(Ministry of Justice of Japan)		
0 shares	September 2017	÷ • • • • • • • • • • • • • • • • • • •		
■Attendance at Board of				
Directors meetings		` '		
14/14 (100%)	June 2018			
11/11 (100/0)	September 2020	· · · · · · · · · · · · · · · · · · ·		
	April 2021			
	(Key concurrent pe	•		
		·		
	role	nation as a Candidate for Outside Director and Outrine of the expected		
	ihara has been nominated as a candidate to continue in his role as			
		, although he has no experience of being directly involved in corporate		
	•	than serving as an Outside Director. He is also expected to contribute		
	to strengthening th	ne corporate governance function of the Group. He will have served as		
	an Outside Directo	or of the Company for three years as of the conclusion of the Meeting.		

Candidate No.9	Yoshiaki Nagao	(February 1, 1953)	RE-nomination Outside Independent Director		
	Brief History, Posi	Brief History, Position, Principal Duties and Key Concurrent Posts			
	April 1978	Joined KIORITZ CORPORATION (curr CORPORATION)	rently YAMABIKO		
(99)	February 2006	Executive Managing Officer President & Chief Operating Officer of E	SCHO Incorporated		
	February 2008	Member of the Board of Directors & Exe KIORITZ CORPORATION			
		President & Chief Operating Officer of E	_		
	December 2008	President & Chief Operating Officer of F			
■Number of shares of the		Executive Managing Officer of YAMAB			
Company owned 3,000 shares	October 2009	Member of the Board of Directors, Execu Director of Industrial Machinery DIV of CORPORATION			
■Attendance at Board of	June 2011	President, Chief Operating Officer & Exc	ecutive Managing Officer		
Directors meetings	June 2012	Representative Director, President & Chi			
11/11 (-%)	June 2020	Outside Director of TACHI-S CO., LTD			
	January 2021	Representative Director, Chairman & Ex of YAMABIKO CORPORATION	· ·		
	March 2021	Representative Director & Chairman of Y CORPORATION (incumbent)	YAMABIKO		
	(Key concurrent po	osts)			
	Representative Dire	ector & Chairman of YAMABIKO CORP	ORATION		
	Reasons for nomin	ation as a Candidate for Outside Director	and Outline of the expected		
	role				
		gao has been nominated as a candidate			
	Outside Director, as he has extensive experience and knowledge as a top executive,				
	•	ved in the management of domestic and or	-		
	•	expected to contribute to the appropriate de	•		
		a wide range of management perspectives f the Company for one year as of the concl			
	Outside Director of	i the Company for one year as of the collect	usion of the Meeting.		

Notes:

- 1: The above candidates have no conflicts of interest with the Company.
- 2: Mr. Toshio Kinoshita, Mr. Hidetaka Mihara and Mr. Yoshiaki Nagao are candidates for Outside Director.
- 3: Notification has been submitted to the Tokyo Stock Exchange for Mr. Toshio Kinoshita and Mr. Yoshiaki Nagao to be listed as an independent officer according to the rules of the Exchange, and the Exchange will be notified again that they are independent officers if they are re-elected. Mr. Hideaki Mihara has independence in light of the independence criteria of the Tokyo Stock Exchange and meets the qualifications of an Independent Director or Independent Audit & Supervisory Board Member. However, due to a policy of the law firm to which he belongs, the Company has no plans to designate him as an Independent Director or Independent Audit & Supervisory Board Member.
- 4: The Company has concluded an agreement with Mr. Toshio Kinoshita, Mr. Hidetaka Mihara and Mr. Yoshiaki Nagao to limit their damage liability as stipulated in Article 423, Paragraph 1 of the Companies Act, based on the regulations specified in Article 427, Paragraph 1 of the Companies Act. Should the reappointment of Mr. Toshio Kinoshita, Mr. Hidetaka Mihara and Mr. Yoshiaki Nagao as Outside Directors be approved, the Company intends to maintain the Liability Limitation Agreement with them. The maximum amount of liability for damage based on the Liability Limitation agreement is the minimum liability as stipulated in Article 425, Paragraph 1 of the Companies Act.
- 5: Although the Company currently has no female Directors nor female Members of the Board, in accordance with the Act on Promotion of Women's Participation and Advancement in the Workplace,

- we are working to establish a workplace environment where women can play an active role, and are working to elect a female Director, or a female Member of the Board in the future.
- 6: The Company has concluded liability insurance contract for officers, etc., providing compensation for damages arising as a result of the responsibilities assumed by insured officers in their execution of duties, or any claims made against them with regard to these responsibilities. If the election of each candidate for Director is approved as proposed, they will become the insured parties. The insured officers will not pay for the insurance premiums. The Company intends to renew this liability insurance contract in July, 2021.

<For Reference> Criteria for Assessing Independence of Outside Directors/ Audit & Supervisory Board Members

The Company establishes following standards in order to ensure the independence of Outside Directors/Audit & Supervisory Board Members.

- 1. The person in question is not a current or former Executive¹ of the Company or a related company ("Group Companies").
- 2. Over the past 5 years a Close Relative² of the person has not been an Executive¹ of any Group Companies.
- 3. The following items are not currently applicable to the person and have not been applicable to the person in the past 5 years:
 - (1) The person is a large shareholder of the Company (a person who directly or indirectly controls voting rights worth 10% or more of total voting rights in the Company) or an Executive¹ of such a large shareholder.
 - (2) The person directly or indirectly controls voting rights worth 10% or more of total voting rights in Group Companies or is an Executive¹ of such a large shareholder.
 - (3) The person is a Person for whom Group Companies are Important Clients³ or who is an Executive¹ of such an entity.
 - (4) The person is an Executive¹ of an Important Client of Group Companies⁴.
 - (5) The person is an Executive¹ of an Important Lender to Group Companies⁵.
 - (6) The person is affiliated with an auditing firm performing the Company's statutory audits.
 - (7) The person is a consultant, an accounting professional or a legal professional (in the case that a group such as a corporation or association performs such a role, a person affiliated with that group) that has received from Group Companies money compensation or other assets to a total value of more than 10 million yen annually.
 - (8) The person is a recipient of donations or grants from Group Companies (in the case that a group such as a legal corporation or association is such a recipient, a person affiliated with that group) of more than 10 million yen annually.
 - (9) The person is an Executive¹ of a company to which Group Companies appoint Directors (regardless of whether such Directors are executive or non-executive).
- 4. None of the person's Close Relatives are persons in regards to whom Items (1) to (9) of paragraph 3 above apply (but limited to cases where such a Close Relative is an Important Person⁶).

(Notes)

- ¹ An Executive is defined as a person who is either a Director (excluding an Outside Director) of a company or organization, an Executive Director, an Executive Officer, an employee who manages operations, a Senior General Manager or other equivalent person or employee who manages operations.
- ² A Close Relative is defined as a dependent, a relative to the second degree or a cohabitating relative.
- ³ A Person for whom Group Companies are Important Clients is defined as a person who has received 2% or more of their consolidated annual gross revenues from Group Companies during that person's most recent fiscal year.
- ⁴ An Important Client of Group Companies is defined as a person who has paid 2% or more of the gross annual consolidated revenues of Group Companies in the Company's most recent fiscal year.
- ⁵ An Important Lender to Group Companies is defined as a person who has provided finance to Group Companies that represents an amount worth 2% or more of consolidated total assets as of the end of the Company's most recent fiscal year.
- ⁶ An Important Person is defined as a person who is either a Director, an Audit & Supervisory Board Member, an Executive Officer and a General Manager or above.

Proposal 2: Election of two Audit & Supervisory Board Members

The term of office of Audit & Supervisory Board Members, Mr. Ichiro Konno, will resign at the conclusion of the Meeting, and Mr. Shinsuke Matsuo, will expire at the conclusion of the Meeting. Accordingly, we propose to elect the following two Audit & Supervisory Board Member candidates.

Mr. Masato Kimura is to be elected as a substitute for Mr. Ichiro Konno, Audit & Supervisory Board Member, and the term of office of a substitute Audit & Supervisory Board Member is up to the completion of the term of office of the retired Audit & Supervisory Board Member as stipulated in the Articles of Incorporation of the Company.

The Audit & Supervisory Board Member has already approved this proposal.

The candidates for Audit & Supervisory Board Member are as follows:

Candidate No.1	Masato Kimura	(April 16, 1959)	New Nominee		
	Brief History, Posit	ef History, Position, Principal Duties and Key Concurrent Posts			
	April 1982	Joined NISSAN MOTOR CO., LTD	D.		
	April 2000	General Manager of Development Europe	Division, Nissan Technical Centre		
	April 2005	Director of Corporate Planning Offi Department, Nissan North America,	_		
	April 2009	Director of Interior Design Department	nent and Cost Improvement		
■Number of shares of the	April 2014	Senior Director of Program Manage America,Inc.	ement, Calsonic Kansei North		
Company owned 0 shares	January 2016	Joined TACHI-S CO., LTD. as Gen Department	eral Manager of Model Planning		
	April 2016	Director of Sales and Marketing Sec	ction No.1		
■Attendance at Board of	April 2018	General Manager of Planning Office	e		
Directors meetings -/- (-%)	April 2020	Senior Director of MITSUBISHI Bu Business Department of Business G	=		
■Attendance at Board of Audit & Supervisory	April 2021	Program Director of Business Group Senior Director of MITSUBISHI Business Department (incumbent)			
Board Members meetings	Reasons for nomina	ation as a Candidate for Audit & Sup	ervisory Board Member		
-/-(-%)		ara has extensive experience in overs	-		
		ing experience in the Marketing and			
		have nominated him as a new can			
	Board Member, as we hope that he will utilize his experience in auditing the Company.				

Candidate No.2	Shinsuke Matsuo	(August 4, 1970)	RE-nomination Outside
	Duinf III at a mar Daniti an	Daine in all Darkins and Ware Communication	
	•	n, Principal Duties and Key Concurren	t Posts
	April 1997 R	egistered with Tokyo Bar Association	
	Jo	oined Sakura Kyodo Law Offices	
(36)	June 2006 Pa	artner at Sakura Kyodo Law Offices (in	ncumbent)
	June 2011 O	utside Audit & Supervisory Board Me	mber of
	T.	ACHI-S CO., LTD. (incumbent)	
	(Key concurrent posts)	
	Partner at Sakura Kyo	do Law Offices	
	Outside Audit & Supe	rvisory Board Member of IASS Co., I	td.
■Number of shares of the	Reasons for nomination	on as a Candidate for Outside Audit &	Supervisory Board Member
Company owned	Mr. Shinsuke Matsuo has been nominated as a candidate to continue in his role as an		
3,700 shares	Outside Audit & Supe	rvisory Board Member, as he has exte	nsive experience as a lawyer,
	and has greatly contril	buted to strengthening the audit function	on of the Company, although
■Attendance at Board of	• •	of being directly involved in corpo	

■Attendance at Board of Audit & Supervisory Board Members meetings 13/13(100%)

Directors meetings

14/14 (100%)

Notes:

1: The above candidates have no conflicts of interest with the Company.

conclusion of the Meeting.

- 2: Mr. Shinsuke Matsuo is a candidate for Outside Audit & Supervisory Board Member.
- 3: Mr. Matsuo is affiliated with Sakura Kyodo Law Offices, with which the Company has concluded a legal consulting agreement; however, legal fees paid to this law firm in the most recent fiscal year are a trifling amount, at less than 0.001% of the Company's consolidated net sales, and less than 0.3% of the law firms net sales, hence there is no risk of a conflict of interest with regular shareholders, and it does not impact his independence.

serving as an Outside Audit & Supervisory Board Member. He will have served as an

Outside Audit & Supervisory Board Member of the Company for ten years as of the

- 4: The Company has concluded an agreement with Mr. Shinsuke Matsuo to limit his damage liability as stipulated in Article 423, Paragraph 1 of the Companies Act, based on the regulations specified in Article 427, Paragraph 1 of the Companies Act. Should the reappointment of Mr. Matsuo as Outside Audit & Supervisory Board Member be approved, the Company intends to maintain the Liability Limitation Agreement with him. The maximum amount of liability for damage based on the Liability 6 Limitation agreement is the minimum liability as stipulated in Article 425, Paragraph 1 of the Companies Act.
- 5: Nuts Inc. in which Mr. Shinsuke Matsuo was appointed as a part-time outside director from June 2016 to February 2020 was subject to a compulsory investigation by the Securities and Exchange Surveillance Commission on February 26, 2020 on suspicion of violating Article 158 (fraudulent means) of the Financial Instruments and Exchange Act. After the incident was discovered, the company received a bankruptcy decision on September 16, 2020, and the bankruptcy trustee is currently in the process of liquidating the company. he had been making statements from the viewpoint of legal compliance at the Board of Directors meetings.
- 6: The Company has concluded liability insurance contract for officers, etc., providing compensation for damages arising as a result of the responsibilities assumed by insured officers in their execution of duties, or any claims made against them with regard to these responsibilities. If the election of each candidate for Audit & Supervisory Board Member is approved as proposed, they will become the insured parties. The insured officers will not pay for the insurance premiums. The Company intends to renew this liability insurance contract in July, 2021.

Proposal 3: Election of one Substitute Audit & Supervisory Board Member

The effectiveness of the election of Mr. Noriaki Kinoshita as a Substitute Audit & Supervisory Board Member at the 65th Annual General Meeting of Shareholders held on June 23, 2017 is limited up to the Meeting. Therefore, to ensure that the number of Outside Audit & Supervisory Board Members stipulated under laws and regulations is maintained, the Company proposes to elect one candidate as the Substitute Outside Audit & Supervisory Board Member.

The effectiveness of the election at the Meeting may be revoked, limited to the period before accession to office, with the approval of the Audit & Supervisory Board and by the resolution of the Board of Directors.

The Audit & Supervisory Board has already approved this proposal.

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

Noriaki Kinos	hita (December 5, 1939) Number of shares of the Company owned 0 shares RE-nomination Outside				
Brief History, Po	sition, Principal Duties and Key Concurrent Posts				
June 1966	Registered as a certified public accountant				
	Opened Kinoshita certified public accountant office				
April 1972	Adjunct instructor, Faculty of Commerce of Chuo University				
October 1984	Senior Partner of Inoue Tatsuo Accounting Office				
October 1993	Senior Partner of Asahi & Co. (currently KPMG AZSA LLC)				
April 2002	Professor, Faculty of Commerce, Chuo University				
June 2007	Substitute Audit & Supervisory Board Member of TACHI-S CO., LTD. (incumbent)				
(Key concurrent	posts)				
Outside Audit & Supervisory Board Member of TOPPAN FORMS CO., LTD.					
Representative Director & President of A&MI Advisors Firm Co., Ltd.					
Reasons for nomination as a Candidate for Substitute Audit & Supervisory Board Member					
Mr. Noriaki Ki	noshita has been nominated as a candidate to continue in his role as Outside Audit & Supervisory				

Mr. Noriaki Kinoshita has been nominated as a candidate to continue in his role as Outside Audit & Supervisory Board Member, as he has experience and financial knowledge as a certified public accountant over many years, and we hope to utilize this in the auditing of the Company.

Notes:

- 1: The above candidate has no conflicts of interest with the Company.
- 2: Mr. Noriaki Kinoshita is a candidate for Substitute Outside Audit & Supervisory Board Member.
- 3: If Mr. Noriaki Kinoshita assumes office as an Audit & Supervisory Board Member, the Company intends to maintain the Liability Limitation Agreement with him to limit his damage liability as stipulated in Article 423, Paragraph 1 of the Companies Act, based on the regulations specified in Article 427, Paragraph 1 of the Companies Act. The maximum amount of liability for damage based on the Liability Limitation agreement is the minimum liability as stipulated in Article 425, Paragraph 1 of the Companies Act.
- 4: The Company has concluded liability insurance contract for officers, etc., providing compensation for damages arising as a result of the responsibilities assumed by insured officers in their execution of duties, or any claims made against them with regard to these responsibilities. If each candidate is elected as Substitute Audit & Supervisory Board Member and the election of each candidate for Audit & Supervisory Board Member is approved as proposed, they will become the insured parties. The insured officers will not pay for the insurance premiums. The Company intends to renew this liability insurance contract in July, 2021.

Consolidated Balance Sheet

(As of March 31, 2021)

Account Name	Amount	Account Name	Amount
(Assets)		(Liabilities)	
Current assets	86,213	Current liabilities	55,243
Cash and deposits	29,757	Notes and accounts payable - trade	32,277
Notes and accounts receivable - trade	39,327	Short-term borrowings	9,819
Merchandise and finished goods	2,110	Income taxes payable	447
Work in process	731	Accrued expenses	7,851
Raw materials and supplies	9,839	Other	4,847
Other	5,235	Non-current liabilities	17,080
Allowance for doubtful accounts	-789	Long-term borrowings	8,500
Non-current assets	64,780	Deferred tax liabilities	3,845
Property, plant and equipment	37,212	Provision for retirement benefits for directors	8
Buildings and structures	11,492	Provision for share-based remuneration	103
Machinery, equipment and vehicles	11,571	Retirement benefit liability	1,464
Land	7,817	Other	3,158
Construction in progress	1,802	Total liabilities	72,324
Other	4,527	(Net assets)	
Intangible assets	1,368	Total shareholders' equity	66,954
Goodwill	32	Share capital	9,040
Other	1,335	Capital surplus	8,700
Investments and other assets	26,200	Retained earnings	50,664
Investments securities	13,711	Treasury shares	-1,451
Long-term loans receivable	6	Other comprehensive income	5,584
Deferred tax assets	3,806	Valuation difference on available- for-sale securities	1,967
Retirement benefit asset	1,093	Foreign currency translation adjustments	3,396
Other	7,659	Remeasurements of defined benefit plans	220
Allowance for doubtful accounts	-78	Non-controlling interests	6,131
		Total net assets	78,670
Total assets	150,994	Total liabilities and net assets	150,994

Consolidated Statement of Income

(From April 1, 2020 to March 31, 2021)

Account Name	Amo	unt
Net sales		198,500
Cost of sales		188,938
Gross profit		9,561
Selling, general and administrative		17,315
expenses		
Operating profit		-7,753
Non-operating income	000	
Interest income	232	
Dividend income	169	
Share of profit of entities accounted for using equity method	1,018	
Other	825	2,244
Non-operating expenses		
Interest expenses	271	
Foreign exchange losses	1,189	
Other	299	1,760
Ordinary profit		-7,270
Extraordinary income		
Gain on sales of non-current assets	3	
Gain on sales of investment securities	107	111
Extraordinary loss		
Loss on disposal of non-current assets	271	
Impairment loss	3,158	
Loss on valuation of investments in capital of	120	
subsidiaries and associates Loss on valuation of investment securities	7	
Extra retirement payments	2,394	5,952
Profit before income taxes	2,394	-13,110
Income taxes - current Income taxes - deferred		1,183
		-967
Profit		-13,326
Profit attributable to non-controlling interests		375
Profit attributable to owners of parent		-13,701

Consolidated Statement of Changes in Net Assets

(From April 1, 2020 to March 31, 2021)

(Unit: Million yen)

	Shareholders' equity						
	Share capital	Capital surplus	Retained earnings	Treasury shares	Total shareholders' equity		
Balance at April 1, 2020	9,040	8,789	64,812	-1,498	81,143		
Retrospective adjustments from transactions under common		-88			-88		
Restated balance	9,040	8,700	64,812	-1,498	81,055		
Change of items during the period							
Dividends of surplus			-447		-447		
Profit attributable to owners of parent			-13,701		-13,701		
Purchase of treasury shares				-0	-0		
Disposal of treasury shares				47	47		
Net changes in items other than shareholders' equity							
Total of changes during the fiscal year	_	_	-14,148	47	-14,101		
Balance at March 31, 2021	9,040	8,700	50,664	-1,451	66,954		

		Other comprel				
	Valuation difference on available-for- sale securities	Foreign currency translation adjustments	Remeasurem ents of defined benefit plans	Total other comprehensi ve income	Non- controlling interests	Total shareholders' equity
Balance at April 1, 2020	525	3,732	47	4,305	6,530	91,980
Retrospective adjustments from transactions under common		10		10	77	_
Restated balance	525	3,743	47	4,316	6,608	91,980
Change of items during the period						
Dividends of surplus		_		_		-447
Profit attributable to owners of parent						-13,701
Purchase of treasury shares						-0
Disposal of treasury shares						47
Net changes in items other than shareholders' equity	1,441	-347	173	1,267	-477	790
Total of changes during the fiscal year	1,441	-347	173	1,267	-477	-13,310
Balance at March 31, 2021	1,967	3,396	220	5,584	6,131	78,670

Non-consolidated Balance Sheet (As of March 31, 2021)

Account Name	Amount	Account Name	Amount
(Assets)	, anount	(Liabilities)	, anount
Current assets	34,315	Total current liabilities	26,398
Cash and deposits	5,645	Notes payable - trade	70
Notes receivable - trade	5	Electronically recorded obligations - operating	1,811
Electronically recorded monetary claims - operating	2,264	Accounts payable - trade	12,938
Accounts receivable - trade	16,909	Short-term borrowings	7,074
Merchandise and finished goods	286	Current portion of long-term borrowings	1,000
Work in process	1,919	Short-term borrowings from subsidiaries and associates	966
Raw materials and supplies	2,133	Accounts payable - other	241
Advance payments - other	914	Accrued expenses	1,927
Advance payments	1,612	Income taxes payable	117
Short-term loans receivable	5,728	Deposits received	75
Other	851	Notes payable - facilities	84
Allowance for doubtful accounts	-3,954	Unearned revenue	31
Non-current assets	54,340	Other	60
Property, plant and equipment	11,356	Non-current liabilities	10,149
Buildings	4,708	Long-term borrowings	8,500
Structures	109	Deferred tax liabilities	943
Machinery and equipment	1,279	Provision for share-based remuneration	103
Vehicles	5	Other	602
Tools, furniture and fixtures	403		
Land	4,816	Total liabilities	36,548
Construction in progress	33	(Net assets)	
Intangible assets	503	Shareholders' equity	50,142
Software	487	Share capital	9,040
Other	16	Capital surplus	8,592
Investments and other assets	42,480	Legal capital surplus	8,592
Investment securities	8,753	Retained earnings	33,960
Shares of subsidiaries and associates	24,680	Legal retained earnings	480
Investments in capital	0	Other retained earnings	33,480
Investments in capital of subsidiaries and associates	8,564	Reserve for tax purpose reduction entry	20
Long-term loans receivable	3	General reserve	15,000
Long-term prepaid expenses	13	Retained earnings brought forward	18,459
Prepaid pension costs	157	Treasury shares	-1,451
Other	312	Valuation and translation adjustments	1,965
Allowance for doubtful accounts	-4	Valuation difference on available-for- sale securities	1,965
		Total net assets	52,107
Total assets	88,655	Total liabilities and net assets	88,655

Non-consolidated Statement of Income (From April 1, 2020 to March 31, 2021)

Account Name	Amo	ount
Net sales		83,051
Cost of sales		78,295
Gross profit		4,756
Selling, general and administrative		6,305
expenses		•
Operating profit		-1,549
Non-operating income	0.000	
Interest and dividend income	2,892	
Other	205	3,097
Non-operating expenses		
Interest expenses	58	
Provision of allowance for doubtful accounts	3,708	
Other	22	3,789
Ordinary profit		-2,241
Extraordinary income		
Gain on sales of non-current assets	0	
Gain on sales of investment securities	107	107
Extraordinary losses		
Loss on disposal of non-current assets	42	
Impairment loss	2,745	
Loss on valuation of investment securities	7	
Loss on valuation of investments in capital of	120	
subsidiaries and associates		
Extra retirement payments	2,108	5,024
Profit before income taxes		-7,158
Income taxes - current	369	
Income taxes - deferred	72	441
Profit		-7,600

Non-consolidated Statement of Changes in Net Assets

(From April 1, 2020 to March 31, 2021)

(Unit: Million yen)

	Shareholders' equity					
		Capital	surplus	Retained earnings		
	Share capital				Other retained earnings	
		Legal capital surplus	Total capital surplus	Legal retained earnings	Reserve for tax purpose reduction entry	
Balance as of April 1, 2020	9,040	8,592	8,592	480	20	
Change of items during the period						
Dividends of surplus						
Profit						
Reversal of reserve for tax purpose reduction entry					-0	
Purchase of treasury shares						
Disposal of treasury shares						
Net changes of items other than shareholders' equity						
Total of changes during the fiscal year	_	_	_	_	-0	
Balance as of March 31, 2021	9,040	8,592	8,592	480	20	

	Shareholders' equity					Valuation and translation adjustments		
	R	etained earnin	gs	Treasury shares	Total shareholders' equity	Valuation difference on available-for- sale securities	Total valuation and translation adjustments	Total net assets
	Other retain	ed earnings	Total					
	General reserve	Retained earnings brought forward	retained earnings					
Balance as of April 1, 2020	15,000	26,507	42,008	-1,498	58,142	523	523	58,666
Change of items during the period								
Dividends of surplus		-447	-447		-447			-447
Profit		-7,600	-7,600		-7,600			-7,600
Reversal of reserve for tax purpose reduction entry		0	_		_			_
Purchase of treasury shares				-0	-0			-0
Disposal of treasury shares				47	47			47
Net changes of items other than shareholders' equity						1,441	1,441	1,441
Total of changes during the fiscal year	_	-8,047	-8,047	47	-8,000	1,441	1,441	-6,558
Balance as of March 31, 2021	15,000	18,459	33,960	-1,451	50,142	1,965	1,965	52,107