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(Securities Code 7965) January 29, 2024

(Start date of measures for electronic provision: January 23, 2024)

To Shareholders with Voting Rights:

Norio Ichikawa Representative Director, President and Corporate Officer Zojirushi Corporation 1-20-5 Temma, Kita-ku, Osaka

NOTICE OF THE 79th ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

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

Please be informed that the 79th Annual General Meeting of Shareholders of Zojirushi Corporation (the "Company") will be held for the purposes as described below.

For the convocation of this General Meeting of Shareholders, the Company has taken measures for the electronic provision of the information contained in the Reference Materials for the General Meeting of Shareholders, etc. (matters for electronic provision), and has posted them to the following websites on the Internet. Please access one of the websites and confirm the contents of the notice.

The Company's website:

https://www.zojirushi.co.jp/ir/stock info/meeting.html (in Japanese)

Search for "Zojirushi Corporation" "General Meeting of Shareholders"

Tokyo Stock Exchange website (Listed Company Search):

https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

Search for "TSE Listed Company Search"

Access the above website, enter "Zojirushi" in the "Issue name (company name)" field or the securities code "7965" in the "Code" field and click on Search. Select "Basic information" and then "Documents for public inspection/PR information," and check the "Notice of General Shareholders Meeting/Informational Materials for a General Shareholders Meeting."

If you cannot attend the meeting, you can 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 5:00 p.m. on Thursday, February 15, 2024, Japan time.

1. Date and Time: Friday, February 16, 2024 at 10:00 a.m. Japan time

(The reception desk will open at 9:00 a.m.)

2. Place: Knowledge Capital Congrès Convention Center

Second Basement, North Building, Grand Front Osaka

3-1 Ofukacho, Kita-ku, Osaka

3. Meeting Agenda:

Matters to be reported: 1. The Business Report, Consolidated Financial Statements for the Company's

79th Fiscal Year (November 21, 2022 – November 20, 2023) and results of audits of the Consolidated Financial Statements by the Accounting Auditor

and the Audit and Supervisory Committee

2. Non-consolidated Financial Statements for the Company's 79th Fiscal Year

(November 21, 2022 – November 20, 2023)

Proposals to be resolved:

Proposal 1: Appropriation of Surplus

Proposal 2: Election of Ten (10) Directors (excluding Directors serving as Audit and

Supervisory Committee Members)

Proposal 3: Election of Three (3) Directors serving as Audit and Supervisory Committee

Members

• When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk. The reception desk will open at 9:00 a.m.

- For this Annual General Meeting of Shareholders, documents will be sent to all shareholders as before, irrespective of requests for delivery of written materials.
- The Systems and Policies of the Company, the Basic Policy on the Control over the Company, the Consolidated Statement of Changes in Shareholders' Equity, the Notes to Consolidated Financial Statements, the Non-consolidated Statement of Changes in Shareholders' Equity, and the Notes to Non-consolidated Financial Statements are not included in the written materials provided to shareholders, per provisions of laws and regulations as well as the Company's Articles of Incorporation. Therefore, this Notice of the Annual General Meeting of Shareholders is part of the documents audited by the Accounting Auditor and the Audit and Supervisory Committee to prepare their audit reports.
- Should the matters for electronic provision require revisions, the revised versions will be posted on the websites where they are published.
- Gifts to the shareholders who attend the General Meeting of Shareholders will not be presented this year. We kindly appreciate your understanding on this matter.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus

It is proposed that the surplus be appropriated as below.

It is proposed that a dividend of ¥17 per share be paid out, taking into consideration in a comprehensive manner the Company's business results for the fiscal year ended November 20, 2023, internal reserves required for strengthening the Company's fundamentals and for future business expansion, and earnings forecast.

As the Company has paid out an interim dividend of ¥17 per share, the annual dividends for the fiscal year will amount to ¥34 per share.

(1) Type of dividend property

Cash

(2) Allocation of dividend property and total amount thereof

¥17 per share of common stock of the Company

Total amount of dividends: ¥1,150,409,023

(3) Effective date of dividends from surplus

February 19, 2024

Proposal 2: Election of Ten (10) Directors (excluding Directors serving as Audit and Supervisory Committee Members)

The terms of office of all of the ten (10) Directors (excluding Directors serving as Audit and Supervisory Committee Members) will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, the election of ten (10) Directors (excluding Directors serving as Audit and Supervisory Committee Members) is proposed. The candidates for Directors (excluding Directors serving as Audit and Supervisory Committee Members) are as follows:

No.	N	ame	Current positions, etc. at the Company	Attendance at the Board of Directors meetings
1	Norio Ichikawa	[Reappointment]	Representative Director, President and Corporate Officer	14/14 (100%)
2	Tatsunori Matsumoto	[Reappointment]	Director and Managing Corporate Officer	14/14 (100%)
3	Yoshihiko Miyakoshi	[Reappointment]	Director and Managing Corporate Officer	14/14 (100%)
4	Osamu Sanada	[Reappointment]	Director and Managing Corporate Officer	14/14 (100%)
5	Masao Uwa	[Reappointment]	Director and Managing Corporate Officer	14/14 (100%)
6	Eiji Soda	[Reappointment]	Director and Corporate Officer	14/14 (100%)
7	Jun Ogami	[Reappointment]	Director and Corporate Officer	10/10 (100%)
8	Hiromi Izumi	[Reappointment] [Outside Director] [Independent Director]	Outside Director	14/14 (100%)
9	Shingo Torii	[Reappointment] [Outside Director] [Independent Director]	Outside Director	13/14 (93%)
10	Susumu Toda	[Reappointment] [Outside Director] [Independent Director]	Outside Director	10/10 (100%)

Note: Attendance at the Board of Directors meetings for Mr. Jun Ogami and Mr. Susumu Toda is based on the Board of Directors meetings held after they assumed the position of Director on February 16, 2023.

No.	Name (Date of birth)		Career summary, positions, responsibilities and significant concurrent positions	Number of shares of the			
1	Norio Ichikawa (May 10, 1958) [Reappointment]	April 1981 February 1997 February 1998 February 2001 February 2010 November 2012 February 2020 [Significant concernation of the concernation of th	Joined the Company General Manager, The 1st Product Development Department Director; General Manager, The 1st Product Development Department President President and Chief Sales Officer President Representative Director, President and Corporate Officer (to present) urrent position] Shi-Simatelex Co., Ltd.	Company held 6,406,385			
	[Reason for nomination as candidate for Director] Mr. Norio Ichikawa has extensive knowledge and experience of the Company's overall business processes through his career in various departments. The Company nominated him again this year as a candidate for Director in view of his achievements as President of the Company.						
2		noto has a wealth of	Director] f knowledge and experience of the Company's business processes of				
	domestic sales and planning. The Company nominated him again this year as a candidate for Director in view of his achievements as Director of the Company.						
3	Yoshihiko Miyakoshi (March 3, 1961) [Reappointment]	Chairman, Zojirus	oard, Zojirushi America Corporation hi Taiwan Corporation	24,279			
	international sales. He	oshi has a wealth or e also has working e	Director] f knowledge and experience of the Company's business processes of experience at an overseas sales subsidiary. The Company nominate f his achievements as Director of the Company.				

No.	Name (Date of birth)		Career summary, positions, responsibilities and significant concurrent positions	Number of shares of the Company held
4	April 1984 Joined the Company		19,106	
			year as a candidate for Director in view of his achievements as Dire	
	Masao Uwa	April 1982 November 2009 November 2010 May 2016	Joined the Company General Manager, Business Planning Department Corporate Officer; General Manager, Business Planning Department Corporate Officer; Deputy Chief Administrative Officer and General Manager, Business Planning Department Corporate Officer; Deputy Chief Production & Development	

[Reason for nomination as candidate for Director]

Mr. Masao Uwa has a wealth of knowledge and experience of the Company's business processes centering on product planning as well as in various departments, including production, development and business planning. The Company nominated him again this year as a candidate for Director in view of his achievements as Corporate Officer and Director of the Company.

No.	Name (Date of birth)		Career summary, positions, responsibilities and significant concurrent positions	Number of shares of the Company held			
6	Eiji Soda (February 28, 1968) [Reappointment]	General Manager, New Business Creating Department General Manager, New Business Creating Department February 2020 Director: Corporate Officer: General Manager Business		19,342			
	Reason for nomination as candidate for Director] Mr. Eiji Soda has a wealth of knowledge and experience of the Company's business processes in various departments, including business planning, systems, finance, and development of new businesses. He also has experience of serving as CFO at a sales subsidiary in the U.S. The Company nominated him again this year as a candidate for Director in view of achievements as Director of the Company.						
7	Jun Ogami (June 29, 1962) [Reappointment]	April 1986 November 2009 November 2011 November 2014 November 2019 February 2023 [Significant concurrence None	Joined the Company General Manager, Sales Promotion Department General Manager, Marketing Sales Promotion Department Corporate Officer; General Manager, Marketing Sales Promotion Department Corporate Officer; Deputy Chief Domestic Sales Officer and General Manager, Tokyo Main Branch Director; Corporate Officer; Deputy Chief Domestic Sales Officer and General Manager, Tokyo Main Branch (to present) arrent position]	13,925			
	[Reason for nomination as candidate for Director] Mr. Jun Ogami has a wealth of knowledge and experience of the Company's business processes centering on domestic sales and product planning. The Company nominated him again this year as a candidate for Director in view of his achievements as Corporate Officer and Director of the Company. April 2003 Chairman and Representative Director, Millieme Co., Ltd.						
	Hiromi Izumi (October 2, 1958) [Reappointment] [Outside Director]	6,159					
8	Independent Director [Significant concurrent position] Advisor, Millieme Co., Ltd. [Reason for nomination as candidate for Outside Director and overview of expected roles] Ms. Hiromi Izumi has extensive experience through management of a company and corporations that disseminate information on Japan's traditional culture and traditional industries to both adults and children in Japan and abroad and promote them. The Company nominated her again this year as a candidate for Outside Director in the expectation that she can utilize her multifaceted perspective and female perspective for the Company's management from an objective and neutral standpoint as an Outside Director.						

	Name		Career summary, positions, responsibilities	Number of			
No.	(Date of birth)		shares of the				
	(Date of offin)		and significant concurrent positions	Company held			
		April 1980	Joined ITOCHU Corporation				
		June 1983	Joined Suntory Limited (currently Suntory Holdings Limited)				
		March 1992	Director of the Board, Suntory Limited				
		March 1999	Managing Director, Suntory Limited				
		March 2001	Senior Managing Director, Representative Director of the				
			Board, Suntory Limited				
		March 2003	Senior Executive Vice President, Representative Director of the				
			Board, Suntory Limited				
	Shingo Torii	February 2009	Representative Director, Executive Vice President, Suntory				
	(January 18, 1953)		Holdings Limited				
		May 2014	Director, Beam Suntory Inc.				
	[Reappointment]	October 2014	Representative Director, Vice Chairman of the Board, Suntory	_			
			Holdings Limited (to present)				
	[Outside Director]	June 2015	Outside Director, ROHTO PHARMACEUTICAL CO., LTD.				
9		February 2020	Outside Director, the Company (to present)				
7	[Independent Director]		Outside Director, DAIKIN INDUSTRIES, LTD. (to present)				
		[Significant concu					
			rector, Vice Chairman of the Board, Suntory Holdings Limited				
			DAIKIN INDUSTRIES, LTD.				
		Chairman, The Os					
		Director General,					
			Suntory Foundation				
			the Honorary Consulate of Denmark in Osaka				
			the Honorary Consulate of Spain in Osaka				
			Outside Director and overview of expected roles]				
			porate manager, Mr. Shingo Torii has broad experience, extens				
	international perspective, including serving as Outside Director at other companies. In order to increase						
	corporate value, the Company nominated him again as a candidate for Outside Director in the expectation that he can in management from a global perspective and supervise management from an objective and neutral standpoint as an						
	Director.	a giobai perspective	and supervise management from an objective and neutral standpol	int as an Outside			
		April 1982	Joined ITOCHU Corporation				
		September 1999	Executive Officer, FAST RETAILING CO., LTD.				
		April 2004	Corporate Officer, MISUMI Corporation (currently MISUMI				
		•	Group Inc.)				
		January 2008	Vice President, Amazon Japan K.K. (currently Amazon Japan				
	Susumu Toda	-	G.K.)				
	(October 7, 1959)	November 2010	Corporate Officer EVP, BELLSYSTEM24, Inc. (currently				
			BELLSYSTEM24 Holdings, Inc.)				
	[Reappointment]	March 2014	Representative Director and Vice President, ENOTECA CO.,	220			
			LTD.	330			
	[Outside Director]	July 2015	Joined KDDI CORPORATION				
10		January 2017	Representative Director, President and Chief Executive Officer,				
10	[Independent Director]		NET JAPAN Co., Ltd.				
		July 2021	Senior Corporate Officer, Shachihata Inc.				
		September 2022	Director; Senior Corporate Officer, Shachihata Inc. (to present)				
		February 2023	Outside Director, the Company (to present)				
		[Significant concu	* -				
			Corporate Officer, Shachihata Inc.				

[Reason for nomination as candidate for Outside Director and overview of expected roles]

In addition to his experience as a corporate manager, Mr. Susumu Toda has experience serving in the U.S. as well as insight into IT/DX and human resources and labor affairs. In order to increase the Company's corporate value, the Company nominated him again as a candidate for Outside Director in the expectation that he can engage in management by leveraging his professional skills in his area of expertise and supervise management from an objective and neutral standpoint as an Outside Director.

(Notes)

- 1. No special interests exist between the candidates for Directors and the Company.
- The numbers of shares of the Company held by the candidates for Directors are as of November 20, 2023. The numbers
 of shares stated include the numbers of shares held by the respective individuals through the Zojirushi Officer
 Shareholding Association.
- 3. Ms. Hiromi Izumi, Mr. Shingo Torii and Mr. Susumu Toda are candidates for Outside Directors. Ms. Hiromi Izumi will have been in office as Outside Director for eight (8) years at the conclusion of this Annual General Meeting of Shareholders. Mr. Shingo Torii will have been in office as Outside Director for four (4) years at the conclusion of this Annual General Meeting of Shareholders. Mr. Susumu Toda will have been in office as Outside Director for one (1) year at the conclusion of this Annual General Meeting of Shareholders.
- 4. The Company has designated Ms. Hiromi Izumi and Mr. Shingo Torii as Independent Directors as defined by the Tokyo Stock Exchange and has submitted notifications of their appointments to the Exchange. The candidates satisfy the requirements for Independent Directors as defined by the Tokyo Stock Exchange and the Independence Criteria as defined by the Company (please refer to the page 14). If the election of Mr. Susumu Toda is approved, the Company intends to designate him as an Independent Director as defined by the Tokyo Stock Exchange and submit a notification of his appointment to the Exchange. Mr. Susumu Toda satisfies the requirements for Independent Directors as defined by the Tokyo Stock Exchange and the Independence Criteria as defined by the Company (please refer to page 14).
- 5. The Company has entered into limited liability agreements with Ms. Hiromi Izumi, Mr. Shingo Torii, and Mr. Susumu Toda in accordance with Article 427, Paragraph 1 of the Companies Act to limit their liability for damages pursuant to Article 423, Paragraph 1 of the said act to the amount stipulated by laws and regulations. Subject to the approval of their reappointment, the Company intends to continue the said agreements with each of them.
- 6. The Company has entered into a directors and officers (D&O) liability insurance contract with an insurance company as stipulated in Article 430-3, Paragraph 1 of the Companies Act. If the candidates are elected and appointed to the position of Director, each candidate will be included as the insured under this insurance policy. The insurance contract covers legal damages and litigation expenses in the event that a claim for damages is made against the insured due to an act committed by the insured in the course of their duties, and the contract is renewed every year.

Proposal 3: Election of Three (3) Directors serving as Audit and Supervisory Committee Members

The terms of office of the three (3) Directors serving as Audit and Supervisory Committee Members will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, the election of three (3) Directors serving as Audit and Supervisory Committee Members is proposed.

The Audit and Supervisory Committee has already given consent to the submission of this Proposal. The candidates for Directors serving as Audit and Supervisory Committee Members are as follows:

No.	1	Name	Current positions at the Company	Attendance at the Board of Directors meetings
1	Masayoshi Uehara	[New appointment]	_	_
2	Kanae Shiono	[Reappointment] [Outside Director] [Independent Director]	Outside Director Audit and Supervisory Committee Member	14/14 (100%)
3	Hitoshi Utsunomiya	[Reappointment] [Outside Director] [Independent Director]	Outside Director Audit and Supervisory Committee Member	14/14 (100%)

No.	Name (Date of birth)		Career summary, positions, responsibilities and significant concurrent positions	Number of shares of the Company held			
1	Masayoshi Uehara (December 16, 1961) [New appointment] April 1984 April 1984 Joined the Company Section Chief, Administration Group, Sales Department General Manager, Auditing Department General Manager, Personnel & General Affairs Department November 2021 Auditing Department (to present) [Significant concurrent position] None			13,675			
	[Reason for nomination as candidate for Director serving as Audit and Supervisory Committee Member] Mr. Masayoshi Uehara has a wealth of knowledge and experience of the Company's business processes in areas including production management, sales management, auditing, and personnel & general affairs. The Company nominated him as a candidate for Director serving as Audit and Supervisory Committee Member in the expectation that he can utilize this knowledge and experience in the Company's audit process.						
2	overview of expected In addition to professi knowledge on finance again this year as a carthat she can utilize her of the Company. Although she has never appropriately fulfilling	Accountant Office on as candidate for roles] onal knowledge and and accounting, in indidate for Outside r extensive experier	countant (Representative, Shiono Kanae Certified Public Tax	as significant nominated her the expectation rvisory system			
3	overview of expected In addition to professi experience in the legal Outside Director servi experience and profes Although he has never	on as candidate for croles] onal knowledge and l affairs departmenting as Audit and Susional knowledge in directly been engage	Joined Nissho Iwai Corporation (currently Sojitz Corporation) Registered as attorney-at-law (to present) Joined Seiwa Law Office Partner, Seiwa Law Office (to present) Outside Corporate Auditor, the Company Outside Director; Audit and Supervisory Committee Member (to present) Irrent position] Partner, Seiwa Law Office) Outside Director serving as Audit and Supervisory Committee Mem d experience as an attorney-at-law, Mr. Hitoshi Utsunomiya also hat of a company. The Company nominated him again this year as a c pervisory Committee Member in the expectation that he can utilize in strengthening the audit and supervisory system of the Company. Iged in corporate management, the Company believes that he is cap de Director serving as Audit and Supervisory Committee Member in	as business andidate for his extensive			

(Notes)

- 1. No special interests exist between the candidates for Directors and the Company.
- 2. The number of shares of the Company held by Mr. Masayoshi Uehara is as of November 20, 2023. The number of shares stated includes the number of shares held by him through the Zojirushi Employee Shareholding Association. The numbers of shares of the Company held by Ms. Kanae Shiono and Mr. Hitoshi Utsunomiya are as of November 20, 2023. The numbers of shares stated include the shares held by them through the Zojirushi Officer Shareholding Association.
- 3. Ms. Kanae Shiono and Mr. Hitoshi Utsunomiya are candidates for Outside Directors serving as Audit and Supervisory Committee Members. Ms. Kanae Shiono will have been in office as Outside Director serving as Audit and Supervisory Committee Member for four (4) years at the conclusion of this Annual General Meeting of Shareholders. Mr. Hitoshi Utsunomiya will have been in office as Outside Director serving as Audit and Supervisory Committee Member for four (4) years at the conclusion of this Annual General Meeting of Shareholders. Ms. Kanae Shiono and Mr. Hitoshi Utsunomiya were previously Outside Corporate Auditors of the Company.
- 4. The Company has designated Ms. Kanae Shiono and Mr. Hitoshi Utsunomiya as Independent Directors as defined by the Tokyo Stock Exchange and has submitted notifications of their appointments to the Exchange. The candidates satisfy the requirements for Independent Directors as defined by the Tokyo Stock Exchange and the Independence Criteria as defined by the Company (please refer to the page 14).
- 5. The Company has entered into limited liability agreements with Ms. Kanae Shiono and Mr. Hitoshi Utsunomiya in accordance with Article 427, Paragraph 1 of the Companies Act to limit their liability for damages pursuant to Article 423, Paragraph 1 of the said act to the amount stipulated by laws and regulations. Subject to approval of their reappointment, the Company intends to continue such limited liability agreements with them under the same terms and conditions.
- 6. The Company has entered into a directors and officers (D&O) liability insurance contract with an insurance company as stipulated in Article 430-3, Paragraph 1 of the Companies Act. If the candidates are elected and appointed to the position of Director serving as Audit and Supervisory Committee Member, each candidate will be included as the insured under this insurance policy. The insurance contract covers legal damages and litigation expenses in the event that a claim for damages is made against the insured due to an act committed by the insured in the course of their duties, and the contract is renewed every year.

[Reference] Nomination Policy and Procedures for Director Candidates

(1) Nomination policy for Director candidates

Director candidates are selected based on their personality and insight irrespective of age, gender, or nationality. It is our basic policy to select candidates for internal Directors who have knowledge and experience of the Company's business and are capable of fulfilling the duties required of Directors, and to select candidates for Outside Directors who have expertise and extensive experience and are capable of fulfilling their roles and responsibilities from an objective and neutral perspective. We also consider the balance and diversity of knowledge, experience and ability of the Board of Directors as a whole, and make a comprehensive judgment.

Candidates for Director serving as Audit and Supervisory Committee Members are selected upon considering factors such as whether they have the required experience, ability and knowledge, and whether one or more candidates have sufficient knowledge of finance and accounting.

(2) Nomination procedures for Director candidates

In order to ensure objectivity and fairness in selecting Directors, the Company has established the Nomination and Compensation Committee, whose chairperson is an Independent Outside Director, and a majority of the members of which are Independent Outside Directors, as a voluntary advisory body to the Board of Directors. Prior to the General Meeting, the Nomination and Compensation Committee deliberated on Director candidates based on the nomination policy, reported to the Board of Directors that the aforementioned candidates are appropriate as candidates for Director, and the Board of Directors decided on the candidates for Directors based on such report.

[Reference] Independence Criteria for Outside Directors

The Company has established the following criteria regarding the independence of Outside Directors.

The Company judges Outside Directors or candidates for Outside Directors as independent if they do not fall under any of the following items as a result of the investigation conducted by the Company to a reasonably practicable extent.

- (1) Business executors (*1) of the Company and its subsidiaries (hereinafter referred to as the "Group")
- (2) Those of whom the Group is a major business partner (*2) or their business executors
- (3) Major business partners of the Group (*3) or their business executors
- (4) Major lenders to the Group (*4) or their business executors
- (5) Consultants, accounting experts, legal experts and the like who receive a large amount (*5) of monetary or other property benefits other than executive remuneration from the Company (in the event that the recipients of such benefits are corporations or other organizations, refers to the persons who belong to such organizations)
- (6) Those who are partners of the accounting auditor of the Group or engaged in audits of the Company
- (7) Those who receive a large amount of donations from the Group or the business executors of the recipients of such donations
- (8) Major shareholders (*6) of the Company or their business executors
- (9) Those who have fallen under any of the definitions of the above (1) to (8) in the last three years or
- (10) The spouses or relatives within the second degree of kinship of those who fall under the any of the definitions of the above (1) to (9)
- *1. "Business executors" refer to executive directors, executive officers, corporate officers, executives who execute business, or those equivalent thereto and employees of corporations and other organizations.
- *2. "Those of whom the Group is a major business partner" refer to business partners whose average transaction value with the Group is 2% or more of their consolidated annual sales in the past three fiscal years.
- *3. "Major business partners of the Group" refer to business partners whose average transaction value with the Group is 2% or more of the consolidated annual sales of the Company in the past three fiscal years.
- *4. "Major lenders to the Group" refer to lenders who loaned the Group in the amount at 2% or more of the consolidated total assets of the Company at the end of the most recent fiscal year.
- *5. "A large amount" refers to an amount of ¥10 million or more per year in terms of the average for the past three fiscal years. In the event that the recipients of such benefits are corporations or other organizations, it refers to cases where the average transaction amount for the past three fiscal years accounts for 2% or more of the total sales or total revenue of said organizations.
- *6. "Major shareholders" refer to those who own directly or indirectly 10% or more of the total voting rights.

Established December 8, 2017

Revised December 1, 2023

[Reference] Board of Directors Composition after Approval of Proposal 2 and Proposal 3

If Proposal 2 "Election of Ten (10) Directors (excluding Directors serving as Audit and Supervisory Committee Members)" and Proposal 3 "Election of Three (3) Directors serving as Audit and Supervisory Committee Members" are approved as originally proposed, the composition of the Board of Directors shall be as follows:

Knowledge, experience and skills of Directors

business planning business bus	Kilowi	edge, expe	Hence and s	SKIIIS OI DII	CCIOIS		1			1	1
Idehikawa Tatsunori Matsumoto Yoshihiko Miyakoshi Osamu Sanada Masao Uwa Eiji Soda Jun Ogami Hiromi Izumi Shingo Torii Susumu Toda Masayoshi Uchara (Audit and Supervisory Committee Member) Kanae Shiono (Audit and Supervisory Committee Member) Hiroshi Usunomiya (Audit and Supervisory Committee Member) Committee	Name	management/ business	the Company's			planning/ production & development/	management/	accounting/ monetary		-	affairs/ human resources
Matsumoto Voshihiko Miyakoshi Osamu Sanada Masao Uwa Eiji Soda Din Ogami Osami Osam	Norio Ichikawa	0	0	0	0	0			0		
Yoshihiko Miyakoshi Osamu Sanada Masao Uwa Diji Soda Dun Ogami Oshingo Torii Shingo Torii Susumu Toda Masayoshi Uchara (Audit and Supervisory Committee Member) Hitoshi Utsunomiya (Audit and Supervisory Committee Member) Hitoshi Utsunomiya (Audit and Supervisory Committee Member) Hitoshi Usunomiya (Audit and Supervisory Committee Member) Supervisory Committee	Tatsunori Matsumoto	0	0		0	0					
Sanada Masao Uwa Diji Soda Dun Ogami Dim Ogami Dimogami D	Yoshihiko Miyakoshi	0	0	0	0						
Eiji Soda	Osamu Sanada						0	0		0	0
Jun Ogami	Masao Uwa				\circ						
Hiromi Izumi	Eiji Soda	•	_	0		_	\circ	\circ	\circ	0	
Shingo Torii	Jun Ogami	\circ	0		0						
Susumu Toda	Hiromi Izumi	\circ			_						
Masayoshi Uehara (Audit and Supervisory Committee Member) Kanae Shiono (Audit and Supervisory Committee Member) Hitoshi Utsunomiya (Audit and Supervisory Committee Member) Supervisory Committee Member) Hitoshi Utsunomiya (Audit and Supervisory Committee Member) Satoko Nishimura (Audit and Supervisory Committee Member)	Shingo Torii				\circ					\circ	
Uehara (Audit and Supervisory Committee Member) Kanae Shiono (Audit and Supervisory Committee Member) Hitoshi Utsunomiya (Audit and Supervisory Committee Member) Supervisory Committee Member) Hitoshi Utsunomiya (Audit and Supervisory Committee Member) Satoko Nishimura (Audit and Supervisory Committee Member)	Susumu Toda	\circ		0	0			\circ	\circ		\circ
(Audit and Supervisory Committee Member) Kanae Shiono (Audit and Supervisory Committee Member) Hitoshi Utsunomiya (Audit and Supervisory Committee Member) Supervisory Committee Member) Audit and Supervisory Committee Member) Satoko Nishimura (Audit and Supervisory Committee Member)	Masayoshi										
Supervisory Committee Member) Kanae Shiono (Audit and Supervisory Committee Member) Hitoshi Utsunomiya (Audit and Supervisory Committee Member) Satoko Nishimura (Audit and Supervisory Committee	Uehara										
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^{*}The above is not an exhaustive list of all of the areas of expertise of the Director candidates.

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