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Securities code: 7239 June 1, 2018

To Our Shareholders,

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

Notice of the 66th Annual General Meeting of Shareholders

The shareholders of TACHI-S CO., LTD. (the "Company") are invited to participate in the 66th Annual General Meeting of Shareholders of the Company, the details of which are set forth below.

If you are unable to attend the meeting in person, you are entitled to exercise your voting rights by mail or over the Internet. To do this, we cordially ask you to study the attached Reference Documents for the General Meeting of Shareholders, the Business Report, and exercise your voting rights by 5 p.m. on Thursday, June 21, 2018.

1.	Date and time:	10:00 a.m. Friday, June 22, 2018
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 66th term (from
April 1, 2017 to March 31, 2018)

2. Report of the non-consolidated financial statements for the 66th term (from April 1, 2017 to March 31, 2018)

Matters for approval:

Proposal 1:	Election of seven Directors
Proposal 2:	Election of one Audit & Supervisory Board Member
Proposal 3:	Determination of the Amount and Details of Performance-Linked Stock
	Compensation, etc., for Directors
Proposal 4:	Payment of Bonuses to Directors

* If you are attending the meeting on the scheduled day, please submit the enclosed voting form at the reception.

*"Notes to consolidated financial statements" of consolidated financial statements and "Notes to non-consolidated financial statements" of non-consolidated financial statements, which are generally attached to the Notice of Convocation are published on the Company's website (<u>http://www.tachi-s.co.jp/en/</u>) 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.

Further, consolidated financial statements and non-consolidated financial statements described in the attached documents are part of documents audited by the Audit & Supervisory Board Member and the Independent Auditors when preparing audit reports.

* 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 (<u>http://www.tachi-s.co.jp/en/</u>).

* 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.

* If voting rights are exercised both through indications on the voting right exercise form and through voting via the Internet, causing voting rights to be exercised more than once, the votes submitted via the Internet will be regarded as the effective votes.

Reference Documents for the General Meeting of Shareholders

Proposals and reference matters

<u>Proposal 1</u>: Election of seven Directors

The terms of office of all seven Directors will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, we propose to elect the following seven Director candidates. The candidates for Director are as follows:

No.	Name	Current position and responsibility at the Company	Attendance at Board of Directors meetings
		Representative Director, President	
1	RE-nomination Taro Nakayama	Chief Executive Officer & Chief Operating Officer	14/14 (100%)
	Taio Nakayailia	In charge of Global	(100%)
		Headquarters	
		Representative Director & Executive Vice President	
		Chief of Administration	
2	RE-nomination	Headquarters	14/14
-	Yoshiyuki Nogami	Division Manager of	(100%)
		Administration and	
		Management Control Division	
3	RE-nomination	Director & Senior Corporate	14/14
5	Kiyoshi Saito	Advisor	(100%)
	RE-nomination	Director & Executive Vice	10/10
4	Yuichiro Yamamoto	President	(100%)
		In charge of Compliance Director & Senior Executive	
		Officer	
		Chief of Monozukuri	
		Headquarters	
5	RE-nomination Mitsuo Shimazaki	Division Manager of	9/10
		Production and Technology	(90%)
		Division	
		President of Regional	
		Headquarters for Japan	
6	RE-nomination Outside Independent Director	Outside Director	12/14
	Toshio Kinoshita		(85%)
7	New Nominee Outside		-/-
	Hidetaka Mihara		(%)

No.	Name (Date of birth)	Brief History,	Position, Principal Duties and Key Concurrent Posts	Number of shares of the Company owned		
	RE-nomination	April 1980 April 2010	Joined NISSAN MOTOR CO., LTD. General Manager of Global Multi-Sourcing & Export Management Department			
	Taro Nakayama (September 18, 1955)	April 2011 June 2011	Joined TACHI-S CO., LTD. as Corporate Advisor Director & Executive Vice President Chief of Business Administration Headquarters Division Manager of Overseas Division			
	Attendance at Board	April 2012	Division Manager of Business Development and Sales	12,400 shares		
1	of Directors meetings (14/14)	April 2014 June 2014	Director & Chief Operating Officer Representative Director, President & Chief Operating Officer (incumbent)			
		April 2017 June 2017	In charge of Global Headquarters (incumbent) Chief Executive Officer (incumbent)			
	<reasons a="" as="" candidate="" director="" for="" selection=""> Mr. Taro Nakayama has developed broad experience and superior insight over the many years he has worked at overseas businesses. He has appropriately fulfilled his roles, such as determining priority management matters and supervising executive functions, and we have nominated him as a candidate to continue in his role as Director, as we have determined that he is necessary for the sustainable improvement of the Group's corporate value, due to his exceptional leadership in promoting globalization of the Company's businesses.</reasons>					
	RE- nomination	April 1975 April 1998	Joined Maeda Corporation Deputy General Manager of Overseas Business Department			
	Yoshiyuki Nogami (January 9, 1952)	January 2000 June 2003 June 2005 April 2007 June 2007 April 2008 April 2009	Joined TACHI-S CO., LTD. Executive Officer Senior Executive Officer Division Manager of Business Control Division Director & Senior Executive Officer Division Manager of Administration and Management Control Division (incumbent) Director & Executive Vice President	12,700 shares		
2	Attendance at Board of Directors meetings (14/14)	April 2010 April 2011	Chief of Administration and Management Control Headquarters Chief of Business Headquarters Chief of Administration and Management Control Headquarters Division Manager of Overseas Division			
		April 2016 June 2016	Chief of Administration Headquarters (incumbent) Representative Director & Executive Vice President (incumbent)			
	<reasons a="" as="" candidate="" director="" for="" selection=""> Mr. Yoshiyuki Nogami has been nominated as a candidate to continue in his role as Director, as he has superior expertise and wide-ranging knowledge in the fields of management, finance, and corporate governance, and as we have determined that he is essential to the sustainable improvement of the Company's corporate value as the person responsible for the Administration and Management Control Division.</reasons>					

No.	Name (Date of birth)	Brief History, Position, Principal Duties and Key Concurrent Posts		Number of shares of the Company owned		
	RE- nomination	March 1973 June 1982 June 1993	982Director993Managing Director			
	Kiyoshi Saito	June 1996 June 2001	Chief of Production Headquarters Representative Director & President Representative Director, President & Chief Operating Officer			
	(January 25, 1947)	June 2005	Representative Director, Chairman & Chief Executive Officer	736,028 shares		
	Attendance at Board	April 2014	Representative Director, Chairman			
3	of Directors meetings (14/14)	June 2014	Representative Director & Senior Corporate Advisor			
		June 2016	Director & Senior Corporate Advisor (incumbent)			
		(Key concurren Outside Audit & CORPORATIC	& Supervisory Board Member of YAMABIKO			
	<reasons a="" as="" candidate="" director="" for="" selection=""> Mr. Kiyoshi Saito has been nominated as a candidate to continue in his role as Director, as he has wide-ranging knowledge of all aspects of the Group's management and has appropriately carried out his functions, and we have determined that he is essential to the sustainable improvement of the Group's corporate value, based on his extensive experience over many years as a manager at the Company.</reasons>					
		April 1997	Joined TACHI-S CO., LTD.			
	RE- nomination	April 2005	General Manager of Overseas Business Team			
		October 2005	Seconded to TACHI-S Engineering U.S.A., Inc. General Manager			
		August 2006	Seconded to TACLE Seating U.S.A., LLC (currently TACHI-S Automotive Seating U.S.A., LLC) President			
	Yuichiro Yamamoto (July 30, 1968)	April 2011	Executive Officer Deputy General Manager of Overseas Division			
	Attendance at Board	April 2012	In Charge of Nissan Business and Overseas Business Management	94,900 shares		
4	of Directors meetings (10/10)	April 2014	In Charge of China Business Seconded to TACHI-S China Co., Ltd. President			
		April 2015	Senior Executive Officer			
		April 2016	In Charge of Compliance (incumbent)			
		April 2017	Executive Vice President President, Regional Headquarters for Japan			
		June 2017	Director & Executive Vice President (incumbent)			
	<reasons for="" selection<="" td=""><td></td><td></td><td>1</td></reasons>			1		
			nominated as a candidate to continue in his role as			

promoting globalization at the Group and the sustainable improvement of the Group's corporate value.

No.	Name (Date of birth)	Brief History, Position, Principal Duties and Key Concurrent Posts		Number of shares of the Company owned		
5	RE- nomination Mitsuo Shimazaki (July 4, 1955) Attendance at Board of Directors meetings (9/10)	April 1979 April 2010 October 2010 April 2011 April 2012 April 2014 April 2016 April 2017 June 2017 April 2018	Joined TACHI-S CO., LTD. Director of R&D Administration Department General Manager of Management Planning Office General Manager of Management Planning Office Executive Officer Division Manager of R&D Engineering Division Chief of Monozukuri Headquarters (incumbent) Division Manager of R&D and Technology Division Division Manager of Production and Technology Division (incumbent) Director & Senior Executive Officer (incumbent) President of Regional Headquarters for Japan (incumbent)	7,400 shares		
	<reasons a="" as="" candidate="" director="" for="" selection=""></reasons>					
		Mr. Mitsuo Shimazaki has extensive experience in divisions involved with Monozukuri, such as the R&D and				
	Technology Division, as well as superior insight and ability as the Division Manager of Pro					
	Technology Division. He has been nominated as a candidate to continue in his role as Director as					

determined that he is essential to further strengthen the Company's global development framework going

forward in locations such as North America, Central and South America, and China.

No.	Name (Date of birth)	Brief History,	Position, Principal Duties and Key Concurrent Posts	Number of shares of the Company owned	
		January 1980	Jointed Coopers & Lybrand, Japan		
	RE- nomination		(currently PricewaterhouseCoopers Aarata LLC)		
	Outside	July 1983	Registered as Certified Public Accountant		
	Independent Director	February 1985	Audit Manager of Coopers & Lybrand, US (currently PricewaterhouseCoopers LLP) New York Office		
		November 1985	Managing partner of the Japanese Business Network of Midwest, Coopers & Lybrand, US Detroit Office		
		June 1995	Managing partner of the Japanese Business Network of US, Coopers & Lybrand, US National Office		
		July 1998	Managing partner of the Japanese Business Network of North America, PricewaterhouseCoopers LLP New York Office		
	Toshio Kinoshita (April 12, 1949)	July 2005	Management Board Member for International Business of Chuo Aoyama Audit Corporation (renamed Misuzu Audit Corporation)		
		July 2013	Established Kinoshita CPA Firm, Owner and Managing Partner of the firm (incumbent)	0 shares	
6	Attendance at Board of Directors meetings	June 2015	Outside Director of TACHI-S CO., LTD. (incumbent)		
	(12/14)	(Key concurrent posts) Chief Executive Officer of Kinoshita CPA Firm Outside Audit & Supervisory Board Member of Cool Japan Fund Inc.			
		Outside Audit &	c Supervisory Board Member of		
		Panasonic Cor	poration		
			2 Supervisory Board Member of		
		Weathernews 1			
			r of ASATSU-DK INC.		
			z Supervisory Board Member of		
		Denka Compar	•		
			r of Mizuho Bank, Ltd.		
		-	Director, President of ional Partners Co., Ltd.		
	<reasons for="" selection<="" td=""><td></td><td>for Outside Director></td><td><u> </u></td></reasons>		for Outside Director>	<u> </u>	
			judgment as a certified public accountant and p	lentiful experience	
		-	eas locations over many years, and he has been nomini-	-	
			ctor as he is contributing to the appropriate decision-n		
			global standpoint. He will have served as an Outsi	•	

Company for three years as of the conclusion of this Shareholders' Meeting.

NT	Name			Number of shares		
No.	(Date of birth)	Brief History,	Position, Principal Duties and Key Concurrent Posts	of the Company		
	``´´´			owned		
		April 1986	Registered with Dai-Ichi Tokyo Bar Association			
	New Nominee		Joined Hashidate Law Office			
	Outside	October 1987	Joined Blakemore & Mitsuki			
			(renamed Tsunematsu Yanase & Sekine)			
		July 1990	Seconded to Nomura International plc, London			
		January 1993	Partner at Tsunematsu Yanase & Sekine			
	Hidetaka Mihara	January 2000	Partner at Nagashima Ohno & Tsunematsu			
	(July 8, 1958)	-	(incumbent)	0 shares		
		April 2016	Executive Vice president of Dai-Ichi Tokyo Bar			
7	Attendance at Board		Association			
/	of Directors meetings	(Key concurren				
	(-/-)	Partner at Naga	Partner at Nagashima Ohno & Tsunematsu			
		Expert Advisor	of Ministry of Land, Infrastructure, Transport and			
		Tourism, Land	Policy Council Land Policy Subcommittee Special			
		Section (Owner	unknown land problem examination)			
	< Reasons for selection	on as a Candidate	e for Outside Director >			
	Although Mr. Hidet	aka Mihara has r	no experience in being directly involved with corporate	management, other		
	than serving as an Outside Director, he has been nominated as a new candidate for Director, as he has expert					

Notes:

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

strengthening of the Group's corporate governance.

2: Mr. Toshio Kinoshita and Mr. Hidetaka Mihara are candidates for Outside Director. Notification has been submitted to the Tokyo Stock Exchange for Mr. Kinoshita to be listed as an independent officer according to the rules of the Exchange, and the Exchange will be notified again that he is an independent officer if he is re-elected.

knowledge and experience of matters such as corporate law as a lawyer, and we hope to utilize this in the

3: The Company has concluded an agreement with Mr. Toshio Kinoshita 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. Kinoshita as Outside Director be approved, the Company intends to maintain the Liability Limitation Agreement with him. Should the appointment of Mr. Hidetaka Mihara as Outside Director be approved, the Company intends to Agreement with him. 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.

<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 one Audit & Supervisory Board Member

The term of office of the Audit & Supervisory Board Member, Mr. Fumio Harada, will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, we propose to elect the following one Audit & Supervisory Board Member candidate.

The Audit & Supervisory Board has already approved this proposal.

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

Name			Number of shares
(Date of birth)	Brief	History, Position and Key Concurrent Posts	of the Company
(Bute of birth)			owned
	April 1985	Joined Mitsui Bank	
New Nominee		(currently Sumitomo Mitsui Banking Corporation)	
	October 2009	Principal Examiner of Internal Audit Department	
Naozumi Matsui	July 2012	Joined TACHI-S CO., LTD.	
(October 25, 1960)	January 2013	Registered as Certified Public Accountant	
(000001 25, 1900)	April 2013	Director of Managing Related Companies	
Attendance at Board of	April 2014	Director of Business Administration Department	
Directors meetings	April 2015	Director of Finance & Accounting Department	0 shares
(-/-)	April 2016	Seconded to TACHI-S Engineering U.S.A., Inc. General Manager	
Attendance at Board of	April 2018	General Manager of Administration and	
		Management Control Division	
Audit & Supervisory		-	
Board Members meetings			
(-/-)			
L			

<Reasons for selection as a Candidate for Audit & Supervisory Board Member >

Mr. Naozumi Matsui has been nominated as a new candidate for Audit & Supervisory Board Member, as he has a wealth of expert knowledge on accounting as a certified public accountant, and we hope to utilize extensive experience on financial institutions and overseas subsidiaries in the auditing of the Company.

Notes: The above candidate has no conflicts of interest with the Company.

<u>Proposal 3</u>: Determination of the Amount and Details of Performance-Linked Stock Compensation, etc., for Directors

1. Reason for the proposal and reason such a compensation system is considered appropriate

Compensation for Company Directors currently consists of a base compensation and bonuses, and the Company proposes to obtain approval to introduce a new performance-linked stock compensation system (hereinafter referred to as the "System") for the Company's Directors (excluding Outside Directors and non-Executive Directors; the same applies hereinafter). The details shall be decided by the Board of Directors within the framework of 2., below.

The System aims at improving the Directors' awareness of contributing to improving the medium- to longterm performance and growth of corporate value by making clearer the link between compensation for Directors and the Company's performance and stock value, and by Directors sharing profit and risks based on stock price fluctuations with shareholders. The Company considers such a compensation system appropriate.

This proposal is to provide Directors in office for three fiscal years from the fiscal year ending March 31, 2019 to the fiscal year ending March 31, 2021 (hereinafter referred to as the "System Period") with the new performance-linked stock compensation, separate from the maximum amount of compensation for Directors (280 million yen per year (for Outside Directors, 20 million yen per year), but not including employee salaries) approved at the 58th Annual General Meeting of Shareholders held on June 25, 2010.

If Proposal 1, "Election of seven Directors", is approved as proposed, four directors will become eligible for the System.

2. Amount and other Details about Compensation, etc., under the System

(1) Outline of the System

The System is a stock compensation system in which the trust (hereinafter referred to as "the Trust"), which the Company establishes through a money contribution, acquires Company shares, and Company shares that are equivalent to the number of points granted to each Director by the Company are delivered to each Director through the Trust.

The period in which Directors receive the Company's shares is, in principle, the time of retirement of Directors.

(i)	Eligible Directors for the System	Directors of the Company, excluding Outside Directors and non-Executive Directors	
(ii)	The initial trust period	About 3 years	
(iii)	The maximum money that the Company contributes as funds for acquiring the Company shares necessary for delivering them to Directors for the initial Trust period in (ii)	Total amount: 200 million yen	
(iv)	Method of acquisition of the Company shares	Disposal of treasury shares or acquisition from the exchange market (including after-hours trading)	
(v)	The maximum number of total points granted to Directors in (i)	168,000 points for 3 fiscal years	
(vi)	Standard for granting points	Grant points based on position and the degree of attainment of performance targets	
(vii)	Period for delivering the Company shares to Directors in (i)	In principle, at the time of retirement	

(2) The Maximum Amount of Money Contributed by the Company

The initial trust period for the Trust will be about three years and the Company will contribute the maximum total amount of 200 million yen as funds for the acquisition of the Company shares necessary for provision to Directors who are in office for the System period as compensation, and establish the Trust for Directors who meet certain requirements as beneficiaries. The Trust shall acquire the Company shares

through money entrusted by the Company as funds through methods such as disposal of treasury shares by the Company or acquisition from the exchange market (including after-hours trading).

Note: Money that the Company actually entrusts to the Trust shall be the combined amount of the estimated amount of the necessary costs, including trust fees and trust administration fees, in addition to the above funds for acquiring Company shares

At the maturity of the Trust period (after extension if the System is continued by extending the trust period according to the following procedures), the System may be continued by extending the Trust period every three years (including the actual extension of the Trust period by transferring assets of the Trust to the Trust for the same purpose as the Trust established by the Company. The same applies hereinafter.) by a resolution of the Company's Board of Directors. In this case, the Company will additionally contribute the maximum amount of 200 million yen to the Trust by the extended trust period as additional funds to acquire Company shares necessary for provision to Directors by the System. In addition, in this case, the Company shall extend the System period according to the continuation of such System and the extension of the trust period and continue granting points as in the following (3) and the delivery of the Company's shares for the extended trust period.

In addition, even if the Company does not continue the System by extending the trust period as above, if there is a Director who has not yet retired, although points had already been granted at the maturity of the trust period, the trust period of the Trust may be extended until that Director retires and delivery of the Company shares is completed.

(3) Method for Calculating Number of Company Shares to be Provided to Directors, and Maximum Number

(i) Methods of granting points to Directors

The Company will grant each Director points based on position and the degree of attainment of performance targets at the date of granting points prescribed in the provision of shares during the trust period based on the provision of shares specified by the Company's Board of Directors.

However, the maximum number of total points granted to Directors by the Company will be 168,000 points per three fiscal years.

(ii) Delivery of Company Shares based on Number of Points Granted

Directors shall receive Company shares in accordance with the procedures in the following (iii) based on the points granted in the above (i).

One point shall equal one Company share. However, with regard to the Company's shares, in the case of events in which adjustments of the number of Company shares to be delivered, such as a share split or consolidation of shares, are reasonably considered, a reasonable adjustment shall be made based on the split ratio or ratio of consolidation of shares, etc.

(iii) Delivery of Company Shares to Directors

Delivery of Company shares in the above (ii) to each Director shall be made by the Trust by conducting the prescribed procedures determining the beneficiaries at the time of their retirement.

However, with regard to a certain percentage of Company shares among them, the Company may deliver money instead of shares after selling them to convert into money in the Trust in order to withhold tax fees, such as withholding income tax. In addition, if the Company shares in the Trust are converted into money, such as a case in which the Company shares in the Trust are settled upon applying for a takeover bid, the Company may deliver money instead of shares.

(4) Exercise of Voting Rights

Voting rights concerning the Company shares in the Trust shall not be exercised in the same way based on the instructions of the trust administrator independent from the Company and its officers. The Company plans to ensure neutrality in the Company's management with regard to the exercise of voting rights concerning the Company's shares in the Trust by using such a method.

(5) Handling dividends

The dividends for Company shares in the Trust shall be received by the Trust and allocated for payment for acquiring the Company's shares and trust fees, etc. of trustees concerning the Trust.

(Reference)

Please refer to "Notice concerning the Introduction of Performance-Linked Stock Compensation System for Officers" as of May 14, 2018 with regard to the framework of the System.

Proposal 4: Payment of Bonuses to Directors

The Company proposes to pay Bonuses to five of the seven Directors excluding the Outside Directors as of the end of the fiscal year under review amounting to a total of ¥75,000,000, in recognition of the business performance and other factors for the fiscal year under review. The Company would like to leave it to the Board of Directors to decide on the amount of bonus for each Director.

Consolidated Balance Sheet

(As of March 31, 2018)

(Unit: Million yen)

Account Name	Amount	Account Name	Amount
(Assets)		(Liabilities)	
Total current assets	115,338	Total current liabilities	69,992
Cash, time deposits and other cash equivalents	47,713	Accounts and notes payable	48,300
Accounts and notes receivable	47,672	Short-term bank loans	890
Marketable securities	170	Income taxes payable	3,799
Goods and merchandises	2,082	Deferred tax liabilities	239
Work in process	1,038	Reserve for directors' bonuses	75
Raw materials and supplies	10,250	Other	16,687
Deferred income taxes	1,124	Total fixed liabilities	13,875
Other	5,330	Long-term debt	6,500
Allowance for bad debts	-43	Deferred tax liabilities	5,573
Fixed assets	69,103	Retirement allowance for directors and audit & supervisory board	12
Property, plant and equipment	38,852	Net defined benefit liability	1,126
Buildings and structures	13,497	Other	662
Machinery and vehicles	13,970	Total liabilities	83,867
Land	8,008	(Net assets)	
Construction in progress	939	Total shareholders' equity	84,505
Other	2,435	Common stock	9,040
Intangibles and deferred charges	2,106	Additional paid-in capital	9,201
Goodwill	28	Retained earnings	67,706
Other	2,077	Treasury stock	-1,442
Investments and other assets	28,144	Valuation and translation adjustments	9,503
Investments in securities	18,939	Net unrealized gain on securities	4,898
Long-term loans	42	Foreign currency translation adjustments	4,333
Deferred income taxes	2,799	Remeasurements of defined benefit plans	271
Net defined benefit assets	150	Non-controlling interests	6,563
Other	6,341		
Allowance for bad debts	-129	Total net assets	100,573
Total assets	184,441	Total liabilities and net assets	184,441

Consolidated Statement of Income (From April 1, 2017 to March 31, 2018)

(Unit: Million yen)

Account Name	Δm	ount
Net sales		295,470
Cost of sales		267,219
Gross profit Selling, general and administrative		28,250
expenses		19,587
Operating income		8,663
Non-operating income		
Interest income	389	
Dividend income	320	
Equity in earnings of subsidiaries and associates	2,158	
Foreign exchange gains	235	
Other	401	3,505
Non-operating expenses		
Interest expenses	39	
Other	193	233
Ordinary income		11,934
Extraordinary income		
Gain on sales of fixed assets	17	
Gain on sales of shares of subsidiaries and associates	310	
Gain on step acquisitions	137	
Gain on bargain purchase	3,649	4,115
Extraordinary loss		
Loss on disposal of fixed assets	86	
Impairment loss	264	
Loss on valuation of investments in capital of subsidiaries and associates	78	428
Net income before taxes and adjustments		15,621
Income taxes	5,823	
Income taxes - deferred	-291	5,531
Net income		10,089
Net income attributable to non-controlling interests		1,915
Net income attributable to owners of parent		8,174

Consolidated Statement of Changes in Net Assets

(From April 1, 2017 to March 31, 2018)

(Unit:	Mil	lion	yen)
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	Shareholders' equity					
	Common stock	Additional paid- in capital	Retained earnings	Treasury stock	Total shareholders' equity	
Balance at April 1, 2017	9,040	9,247	60,240	-1,441	77,087	
Change of items during the period						
Cash dividends			-708		-708	
Net income attributable to owners of parent			8,174		8,174	
Treasury stock purchased				-0	-0	
Change of scope of equity method		-46			-46	
Other			0		0	
Net changes of items other than shareholders' equity						
Total of changes during the fiscal year	_	-46	7,465	-0	7,418	
Balance at March 31, 2018	9,040	9,201	67,706	-1,442	84,505	

(Unit: Million yen)

	Valu	ation and tran				
	Net unrealized gain on securities	Foreign currency translation adjustments	Remeasurem ents of defined benefit plans	valuation and translation	Non- controlling interests	Total net assets
Balance at April 1, 2017	4,810	5,713	42	10,566	5,223	92,877
Change of items during the period						
Cash dividends						-708
Net income attributable to owners of parent						8,174
Treasury stock purchased						-0
Change of scope of equity method						-46
Other						0
Net changes of items other than shareholders' equity	87	-1,380	228	-1,063	1,340	277
Total of changes during the fiscal year	87	-1,380	228	-1,063	1,340	7,696
Balance at March 31, 2018	4,898	4,333	271	9,503	6,563	100,573

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Non-consolidated Balance Sheet (As of March 31, 2018)

(Unit: Million ven)

Account Name	Amount	Account Name	It: Million yen
(Assets)	,	(Liabilities)	,
Total current assets	50,006	Total current liabilities	32,126
Cash, time deposits and other cash equivalents	18,835	Notes payable	19
Notes receivable	42	Electronically recorded monetary claims - operating	7,075
Electronically recorded monetary claims - operating	3,519	Accounts payable	18,158
Accounts receivable	22,086	Subsidiaries' and associates' funds entrusted for investment	930
Goods and merchandises	346	Accounts payable - other	357
Work in process	1,156	Accrued expenses	2,521
Raw materials and supplies	2,058	Income taxes payable	1,950
Advance payments	1,342	Deposits received	284
Deferred income taxes	457	Notes payable - facilities	343
Short-term loans receivable	522	Unearned revenue	409
Other	1,218	Reserve for directors' bonuses	75
Allowance for bad debts	-1,579	Total fixed liabilities	9,459
Fixed assets	53,415	Long-term debt	6,500
Property, plant and equipment	13,275	Deferred tax liabilities	1,915
Buildings	5,703	Reserve for retirement benefits	452
Structures	165	Other	590
Machinery	2,071	Total liabilities	41,585
Vehicles	1	(Net assets)	
Equipment	487	Total shareholders' equity	56,940
Land	4,816	Common stock	9,040
Construction in progress	29	Additional paid-in capital	9,193
Intangibles and deferred charges	1,064	Legal capital surplus	8,592
Software	1,048	Other	601
Other	16	Retained earnings	40,149
Investments and other assets	39,075	Legal retained earnings	480
Investments in securities	13,379	Other retained earnings	39,668
Stock of subsidiaries and associates	17,705	Reserve for advanced depreciation of fixed assets	21
Investments in capital	0	General reserve	15,000
Investments in subsidiaries and associates	7,592	Retained earnings brought forward	24,646
Long-term loans receivable	33	Treasury stock	-1,442
Long-term prepaid expenses	12	Total valuation, translation adjustments and others	4,895
Other	362	Net unrealized gain on securities	4,895
Allowance for bad debts	-10	Total net assets	61,836
Total assets	103,422	Total liabilities and net assets	103,422

Non-consolidated Statement of Income (From April 1, 2017 to March 31, 2018)

		(Unit: Million yen)
Account Name	Amount	
Net sales		123,931
Cost of sales		115,164
Gross profit		8,766
Selling, general and administrative expenses		7,774
Operating income		991
Non-operating income		
Interest and dividend income	3,493	
Other	137	3,631
Non-operating expenses		
Interest expenses	40	
Other	3	43
Ordinary income		4,579
Extraordinary income		
Gain on sales of fixed assets	5	
Gain on sales of shares of subsidiaries and associates	6,764	6,770
Extraordinary loss		
Loss on disposal of fixed assets	51	
Loss on valuation of shares of subsidiaries and associates	1,172	
Loss on valuation of investments in capital of subsidiaries and associates	854	
Loss on sales of investments in capital of subsidiaries and associates	56	
Provision of allowance for doubtful accounts for subsidiaries and associates	1,501	3,635
Net income before taxes		7,713
Income taxes	2,403	
Income taxes - deferred	216	2,620
Net income		5,093

Non-consolidated Statement of Changes in Net Assets

(From April 1, 2017 to March 31, 2018)

						(Unit: Million yen)		
	Shareholders' equity							
		Ad	dditional paid-in cap	Retained	Retained earnings			
						Other retained earnings		
	Common stock	Legal capital surplus	Other additional paid-in capital	Total additional paid-in capital	Legal retained earnings	Reserve for advanced depreciation of fixed assets		
Balance as of April 1, 2017	9,040	8,592	601	9,193	480	21		
Change of items during the period								
Cash dividends								
Net income								
Reversal of reserve for advanced depreciation of fixed assets						-0		
Treasury stock purchased								
Net changes of items other than shareholders' equity								
Total of changes during the fiscal year	_	_	-	_	_	-0		
Balance as of March 31, 2018	9,040	8,592	601	9,193	480	21		

							(Un	it: Million yen)
	Shareholders' equity				Evaluation, exchange differences			
	Retained earnings							
	Other retain	ed earnings	Total	Total Treasury retained stock earnings	Total shareholders ˈequity	Net unrealized gain on securities	Total evaluation, exchange differences	Total net assets
	Special reserve	Retained earnings brought forward	retained					
Balance as of April 1, 2017	15,000	20,262	35,764	-1,441	52,556	4,807	4,807	57,364
Change of items during the period								
Cash dividends		-708	-708		-708			-708
Net income		5,093	5,093		5,093			5,093
Reversal of reserve for advanced depreciation of fixed assets		0	_		_			_
Treasury stock purchased				-0	-0			-0
Net changes of items other than shareholders' equity						87	87	87
Total of changes during the fiscal year	_	4,384	4,384	-0	4,384	87	87	4,471
Balance as of March 31, 2018	15,000	24,646	40,149	-1,442	56,940	4,895	4,895	61,836