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Stock Code: 8150

# NOTICE OF THE 73rd ORDINARY GENERAL MEETING OF SHAREHOLDERS

### **Time and Date of the Meeting:**

10:00 a.m. on Friday, June 21, 2024 Reception starts at 9:00 a.m.

#### Venue:

Conference Room on the 10th floor of the Company's headquarters, at 4-12, Shiba 4-chome, Minato-ku, Tokyo

### Agenda:

- Item 1: Payment of Year-End Dividends of Surplus
- Item 2: Partial Changes to the Articles of Incorporation
- Item 3: Appointment of Eight (8) Directors (Except Directors Who are Audit & Supervisory Committee Members)
- Item 4: Appointment of Five (5) Directors Who are Audit & Supervisory Committee Members
- Item 5: Appointment of One (1) Substitute Director Who is an Audit & Supervisory Committee Member
- Item 6: Determination of Amount of Remuneration, etc. for Directors (Except Directors Who are Audit & Supervisory Committee Members)
- Item 7: Determination of Amount of Remuneration, etc. for Directors Who are Audit & Supervisory Committee Members
- Item 8: Determination of Amount and Details of Performance-Share Compensation, etc. of Directors (Except Directors Who are Audit & Supervisory Committee Members)

If You are Unable to Attend the General Meeting of Shareholders

Please exercise your voting rights on the Internet or in writing.

Deadline for exercise of voting rights:

5:10 p.m. on Thursday, June 20, 2024

No souvenirs will be distributed to attending shareholders.

Sanshin Electronics Co., Ltd.

### NOTICE OF THE 73rd ORDINARY GENERAL MEETING OF SHAREHOLDERS

Stock Code: 8150 May 31, 2024

#### Dear Shareholder:

The 73rd Ordinary General Meeting of Shareholders of Sanshin Electronics Co., Ltd. (the "Company"), will be held at 10:00 a.m. (reception starts at 9:00 a.m.) on Friday, June 21, 2024, in the Conference Room on the 10th floor of the Company's headquarters, at 4-12, Shiba 4-chome, Minato-ku, Tokyo.

When convening the General Meeting of Shareholders, the Company uses electronic provision measures for information that is the contents of reference materials, etc., for the General Meeting of Shareholders (matters subject to electronic provision measures). The information is posted on the Internet on the websites listed below. Please access either website to view the information.

Regarding this Notice, the Company will send the delivery document to all shareholders who requested delivery of written documents based on the applicable laws and regulations, and the Articles of Incorporation.

### [Company Website]

http://www.sanshin.co.jp/ir/meeting/

(Please access the website listed above and refer to "Convocation Notice" under "The 73rd (FY 2023) Ordinary General Meeting of Shareholders.")

[Websites Listing Materials for the General Meeting of Shareholders] https://d.sokai.jp/8150/teiji/

[Website Operated by the Tokyo Stock Exchange (Listed Company Search)] https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show

(Please access the Tokyo Stock Exchange website listed above. In the "Company Name/Code" enter and search for "Sanshin Electronics or the Company's stock code "8150." Click "Basic information" – "Documents for public inspection/PR information," and then view the "Notice of General Shareholders Meeting/Informational Materials for a General Shareholders Meeting" under "Filed information available for public inspection."

If you are unable to attend the General Meeting of Shareholders, you may exercise your voting rights via the Internet or in writing. Please refer to the reference materials for the General Meeting of Shareholders listed later in this Notice. Follow the instructions for "Information on How to Exercise Your Voting Rights" listed on page 2 and exercise your voting rights no later than 5:10 p.m. on Thursday, June 20, 2024.

Sincerely yours,
Toshiro Suzuki
Representative Director, COO
Sanshin Electronics Co., Ltd.
4-12, Shiba 4-chome, Minato-ku, Tokyo, Japan

### **Meeting Details**

### Agenda:

### Items to be reported

- 1. The Business Report, the Consolidated Financial Statements, and the report of the audit of the consolidated accounts by the Accounting Auditors and Audit & Supervisory Board for the 73rd term, from April 1, 2023 to March 31, 2024, will be reported at the meeting.
- 2. The Non-Consolidated Financial Statements for the 73rd term, from April 1, 2023 to March 31, 2024, will be reported at the meeting.

### Items to be resolved

- Item 1: Payment of Year-End Dividends of Surplus
- **Item 2: Partial Changes to the Articles of Incorporation**
- Item 3: Appointment of Eight (8) Directors (Except Directors Who are Audit & Supervisory Committee Members)
- Item 4: Appointment of Five (5) Directors Who are Audit & Supervisory Committee Members
- Item 5: Appointment of One (1) Substitute Director Who is an Audit & Supervisory Committee Member
- Item 6: Determination of Amount of Remuneration, etc. for Directors (Except Directors Who are Audit & Supervisory Committee Members)
- Item 7: Determination of Amount of Remuneration, etc. for Directors Who are Audit & Supervisory Committee Members
- Item 8: Determination of Amount and Details of Performance-Share Compensation, etc. of Directors (Except Directors Who are Audit & Supervisory Committee Members)

### **Information on How to Exercise Your Voting Rights:**

(1) If you choose to exercise your voting rights in writing

Please exercise your voting rights by indicating your approval or disapproval on the enclosed proxy card, and return it to us so that it arrives no later than 5:10 p.m. on Thursday, June 20, 2024.

(2) If you choose to exercise your voting rights via the Internet

If you choose to vote via the Internet, please check page 4 of the original notice in Japanese, and vote on the Internet at the designated website no later than 5:10 p.m. on Thursday, June 20, 2024.

(3) If you exercise your voting rights both in writing and via the Internet, the electronic exercise shall be deemed as valid. Similarly, if you exercise your voting rights multiple times via the Internet, or more than once using a PC, a smartphone and a mobile phone, the latest exercise shall be deemed as valid.

When attending the meeting in person, please present the enclosed proxy card at the reception desk.

The following items are not included in the document delivered with this Notice, because they are posted on the websites listed above in accordance with the applicable laws and regulations, and the provision of the Company's Articles of Incorporation.

Accounting Auditors and Auditors audit the documents subject to audit, including the following.

- 1) Notes to Consolidated Financial Statements
- 2) Notes to Non-consolidated Financial Statements

If any amendments are made to matters subject to electronic provision measures, the items before amendments and the items after amendments will be posted on the websites listed above.

### Reference Materials for the General Meeting of Shareholders

### Item 1: Payment of Year-End Dividends of Surplus

The Company considers profit returns to its shareholders as one of the most important management issues. The Company's basic policy is to determine dividends by comprehensively considering the need to maintain a balance between rewarding of shareholders, investment to gain opportunities for growth, attainment of sufficient retained earnings to enable sustainable growth, and improvement in capital efficiency. Under this policy, the Company has set a target for its dividend payout ratio of around 50% on a consolidated basis. We currently plan to pay the year-end dividends for the fiscal year under review as follows.

Type of dividends	Cash
Allocation and total of year-end dividends	We propose to pay a year-end dividend of \(\frac{1}{2}70\) per share, with the total payment of \(\frac{1}{2}864,821,090\). (Combined with the already paid interim dividend, the annual dividend thus becomes \(\frac{1}{2}105\) per share.)
Date of commencement of payment of dividends of surplus	June 24, 2024

### Item 2: Partial Changes to the Articles of Incorporation

### 1. Reason for proposal

In order to strengthen the supervisory functions of the Board of Directors, further buttress corporate governance and speed up management decision-making, the Company wishes to transition from a company with board of company auditors to a company with Audit & Supervisory Committee. To fulfill this aim, the Company is reorganizing provisions as necessary and making the changes listed below:

- Establishment of new rules for Directors who are also Audit and Supervisory Committee members and for the Audit and Supervisory Committee
- Elimination of certain rules regarding Corporate Auditors and the Board of Corporate Auditors
- Establishment of new rules to enable decisions on the execution of important duties to be delegated to Directors
- Establishment of new by-laws regarding the effective status of the eliminated rules

### 2. Contents of changes

The contents of the changes are as follows.

Changes to Articles of Incorporation in this agenda item come into effect as of the closing of this General Meeting of Shareholders.

(The modifications are underlined.)

Current Articles of Incorporation	Proposals for changes	
Chapter 1: General Provisions	Chapter 1: General Provisions	
Article 1 to 3 < Omission of text>	Article 1 to 3 <no change=""></no>	
(Governing Body)	(Governing Body)	
Article 4	Article 4	
In addition to the General Meeting of Shareholders and	In addition to the General Meeting of Shareholders and	
Directors, the Company shall have the following bodies:	Directors, the Company shall have the following	
1) Board of Directors	bodies:	
2) <u>Corporate Auditors</u>	1) Board of Directors	
3) Board of Corporate Auditors	2) Audit & Supervisory Committee	
4) Accounting Auditors	< Deletion >	
	3) Accounting Auditors	

Current Articles of Incorporation	Proposals for changes	
(Method of Public Notices)	(Method of Public Notices)	
Article 5 < Omission of text>	Article 5 <no change=""></no>	
Chapter 2: Company Stock	Chapter 2: Company Stock	
Article 6 to 10 < Omission of text>	Article 6 to 10 <no change=""></no>	
Chapter 3: General Meeting of Shareholders	Chapter 3: General Meeting of Shareholders	
Article 11 to 17 < Omission of text>	Article 11 to 17 <no change=""></no>	
Chapter 4: Directors and Board of Directors (Number of Directors) Article 18	Chapter 4: Directors and Board of Directors (Number of Directors) Article 18	
The number of Directors of the Company shall be no	1. The number of Directors of the Company shall be no	
more than <u>fifteen (15)</u> .	more than <u>nine (9) (not including Directors who are also</u>	
	Audit and Supervisory Committee members).	
<new establishment=""></new>	2. The number of Directors of the Company Who are Audit & Supervisory Committee members shall be no more than six (6)	
(Election of Directors)	(Election of Directors)	
Article 19	Article 19	
<new establishment=""></new>	1. Directors of the Company Who are Audit & Supervisory Committee members shall be distinguished from Directors of the Company who are not Audit & Supervisory Committee members, and both shall be appointed at a General Meeting of Shareholders.	
_	2. The election of Directors shall be adopted at a General Meeting of Shareholders where shareholders holding one-third (1/3) or more of the voting rights of all shareholders entitled to exercise voting rights are present and by a majority vote of the voting rights of the shareholders present.	
2. Elections as referred to in Paragraph (1) hereof shall not be made by cumulative voting.	3. Elections as referred to in Paragraph (1) hereof shall not be made by cumulative voting.	

Current Articles of Incorporation	Proposals for changes
(Term of Office)	(Term of Office)
Article 20	Article 20
The term of office of a Director shall expire at the	1. The term of office of a Director (except Directors Who
conclusion of the Ordinary General Meeting of	are Audit & Supervisory Committee members) shall
Shareholders held with respect to the last closing of	expire at the conclusion of the Ordinary General Meeting
business year ending within one (1) year from his/her	of Shareholders held with respect to the last closing of
appointment of office.	business year ending within one (1) year from his/her
	appointment of office.
<new establishment=""></new>	2. The term of office of a Director Who are Audit &
	Supervisory Committee members shall expire at the
	conclusion of the Ordinary General Meeting of
	Shareholders held with respect to the last closing of
	business year ending within two (2) years from his/her
	appointment of office.
<new establishment=""></new>	3. The term of office of Directors of the Company Who
	are Audit & Supervisory Committee members and are
	appointed to replace former Directors of the Company
	who were Audit & Supervisory Committee members
	shall be the remainder of the term of office of the
	Directors of the Company who were Audit &
	Supervisory Committee members whom they replaced.
	(Representative Directors, etc.)
(Representative Directors, etc.)	Article 21
Article 21	1. The Board of Directors (except Directors Who are
1. The Board of Directors shall appoint one or more	Audit & Supervisory Committee members) shall appoint
Representative Directors from among the Directors.	one or more Representative Directors from among the
	Directors.
	< <u>Deletion&gt;</u>
2. The Board of Directors may, by its resolution, appoint	
one Chairman and one President, and Deputy Presidents,	
Executive Vice Presidents, Senior Vice Presidents and	
Advisors.	

Current Articles of Incorporation	Proposals for changes	
(Convocation)	(Convocation)	
Article 22	Article 22	
1. Notice of convocation of a meeting of the Board of	1. Notice of convocation of a meeting of the Board of	
Directors shall be sent to each Director and Corporate	Directors shall be sent to each Director three (3) days in	
Auditor three (3) days in advance the date for such	advance the date for such meeting; provided, however,	
meeting; provided, however, that such period may be	that such period may be shortened in case of emergency.	
shortened in case of emergency.		
2 When a Director makes a managal in record to an issue	2. When a Director makes a promosal in record to an issue	
2. When a Director makes a proposal in regard to an issue for resolution by the Board of Directors, that resolution	2. When a Director makes a proposal in regard to an issue for resolution by the Board of Directors, that resolution	
shall be considered to have been approved by the Board	shall be considered to have been approved by the Board	
of Directors if all Directors who may join in on the	of Directors if all Directors who may join in on the	
resolution of that matter express their intent of agreement	resolution of that matter express their intent of agreement	
in written or electromagnetic form and the Corporate	in written or electromagnetic form.	
Auditors do not voice an objection.	C C	
<new establishment=""></new>	(Delegation of Decisions on Execution of Important	
	<u>Duties</u> )	
	Article 23	
	As specified in Article 399-13, Paragraph 6 of the	
	Company Law, the Company may, by resolution of the	
	Board of Directors, delegate some or all decisions on	
	execution of important duties (except those listed in each Item of Paragraph 5 of the Article) to Directors.	
	tem of raragraph 3 of the Afficie) to Directors.	
Article 23 to 24 < Omission of text>	Article <u>24</u> to <u>25</u> <no change=""></no>	

Current Articles of Incorporation	Proposals for changes
Chapter 5: Corporate Auditors and Board of Corporate	< <u>Deletion&gt;</u>
Auditors	
(Election of Corporate Auditors)	
Article 25	< <u>Deletion&gt;</u>
The election of Corporate Auditors shall be adopted at a	
General Meeting of Shareholders where shareholders	
holding one-third (1/3) or more of the voting rights of all	
shareholders who are entitled to exercise voting rights are	
present and by a majority vote of the voting rights of the	
shareholders present.	
(Term of Office)	
Article 26	< <u>Deletion&gt;</u>
1. The term of office of a Corporate Auditor shall expire	
at the conclusion of the Ordinary General Meeting of	
Shareholders held with respect to the last closing of	
business year ending within four (4) years from his/her	
appointment of office.	
2. The term of office of any Corporate Auditor who is	< <u>Deletion&gt;</u>
elected to fill a vacancy shall expire at the time of	
expiration of the term of office of the retired Corporate	
Auditor.	
(Standing Company)	
(Standing Corporate Auditors)	Chalatian >
Article 27 The Board of Comparets Auditors shall appoint Standing	< <u>Deletion&gt;</u>
The Board of Corporate Auditors shall appoint Standing Corporate Auditors from among the Corporate Auditors.	
Corporate Auditors from among the Corporate Auditors.	
(Convocation)	
Article 28	<deletion></deletion>
Notice of convocation of a meeting of the Board of	«Detetion»
Corporate Auditors shall be sent to each Corporate	
Auditor three (3) days in advance to the date for such	
meeting; provided, however, that such period may be	
shortened in case of emergency.	
(Regulations of Board of Corporate Auditors)	
Article 29	< <u>Deletion&gt;</u>
Unless otherwise provided for by laws or ordinances or	
these Articles of Incorporation, the Board of Corporate	
Auditors shall be governed by the Regulations of the	
Board of Corporate Auditors established by the Board of	
Corporate Auditors.	

Current Articles of Incorporation	Proposals for changes
(Release of Liability of Corporate Auditor)	1 0
Article 30	<deletion></deletion>
1. Pursuant to the provisions of Article 426, Paragraph 1	
of the Company Law, the Company may release liability	
for damage in the event that the Corporate Auditor	
(including those who previously held these positions)	
fails to perform his/her duties, through a resolution of the	
Board of Directors.	
2. The Company may enter into a contract for limitation	< <u>Deletion</u> >
of liability with a Corporate Auditor,	
pursuant to the provisions of Article 427,Paragraph 1 of	
the Companies Act, to limit liability for damage in the	
event that he/she fails to perform his/her duties. However,	
the amount of their liability under these agreements is	
limited by laws and regulations.	
<new establishment=""></new>	Chapter 5: Audit & Supervisory Committee
	(Full-time Audit & Supervisory Committee members)
<new establishment=""></new>	Article 26
	The Audit & Supervisory Committee may, by its
	resolutions, select full-time Audit & Supervisory
	Committee members.
	(Notices of Convocation of the Audit and Supervisory
	Committee)
<new establishment=""></new>	Article 27
Trew establishment	Notices of convocation of the Audit & Supervisory
	Committee are in principle issued to the Audit &
	Supervisory Committee members no later than three (3)
	days before the date of the meeting. However, in urgent
	cases this notice period may be shortened.
	cases and notice period may be shortened.
	(Regulations of the Audit & Supervisory Committee)
<new establishment=""></new>	Article 28
	Items related to the Audit & Supervisory Committee are
	determined by law, in these Articles of Incorporation and
	in the Regulations of the Audit & Supervisory
	Committee as determined by the Audit & Supervisory
	Committee.

Current Articles of Incorporation		Proposals for changes	
Chapter 6: Accounting		Chapter 6: Accounting	
Article <u>31</u> to <u>34</u>	<omission of="" text=""></omission>	Article <u>29</u> to <u>32</u>	<no change=""></no>
<u>&lt;1</u>	New establishment>	(Transitional Measures	nentary Provisions on Exemption from Liability of
<new establishment=""></new>		Companies Act, the Co Board of Directors, ex Auditors) as identified	cle 426, Paragraph 1 of the ompany may, by resolution of the empt Auditors (including former in Article 423, Paragraph 1 of the liability for damages regarding
		actions taken before the	the closing of the 73rd Ordinary areholders, to the extent permitted

### Item 3: Appointment of Eight (8) Directors (Except Directors who are Audit & Supervisory Committee Members)

If agenda item No. 2, "Partial Changes to the Articles of Incorporation," is approved as written, the Company will become a company with Audit & Supervisory Committee. As such, when the changes to the Articles of Incorporation come into force, the terms of office of all members of the Board of Directors (12 persons) will expire and said Board members will retire. In their place, the shareholders will be asked to appoint eight Directors (here and hereinafter, except Directors Who are Audit & Supervisory Committee members) to serve after the transition to a company with Audit & Supervisory Committee.

This agenda item only comes into force on the condition that the changes to the Articles of Incorporation in agenda item No. 2, "Partial Changes to the Articles of Incorporation," come into force.

The candidates for the position of Director are as follows:

Candidate No.	Name	Gender	Current title, etc.	Attribute
1	Mitsumasa Matsunaga	Male	Representative Director, CEO	Reappointment
2	Toshiro Suzuki	Male	Representative Director, COO	Reappointment
3	Koji Sakamoto	Male	Director, Senior Operating Officer	Reappointment
4	Hiroshi Harada	Male	Director, Operating Officer	Reappointment
5	Jun-ichi Murakami	Male	Director, Operating Officer	Reappointment
6	Hitoshi Iwakami	Male	Director, Operating Officer	Reappointment
7	Minoru Nishino	Male	Director	Reappointment External Independent
8	Akihiro Fujioka	Male	Director	Reappointment External Independent

Reappointment External Independent

Candidate for reappointment Candidate for Independent Director/Auditor as Director

Director (External) stipulated by the Tokyo Stock Exchange

	(h		Shares owned: 148,645 shares
Candidate No. 1			Rate of attendance at the Board of Directors meetings during the current term: 13 times / 13 meetings (100%)
Reappointment	[Brief person	al history, and title and role in the	Company]
	Jan. 1980:	Joined Sanshin Electronics Co.,	Ltd.
	Oct. 1980:	Director	
	Nov. 1983:	Director, Senior Vice President	
	Apr. 1993:	Director, Executive Vice Preside	ent
	Jun. 1995:	Representative Director, Senior	Executive Director
	Jun. 1996: Representative Director, President		
	Jun. 2014: Representative Director, Chairman		
	Aug. 2014: Representative Director, Chairman/CEO		
	Jun. 2016: Representative Director, CEO (current)		
	Reason for nomination as a Director candidate:		
	Mitsumasa Matsunaga has been involved in the management of Sanshin Electronics since 1980,		
	when he was appointed as the Director. Mr. Matsunaga, who has deep knowledge of corporate		
	management as well as strong leadership, can be expected to strengthen both the decision-making		
	and supervisory functions of the Board of Directors. Therefore, he is judged as an appropriate		
	candidate to serve as Director of the Company and is being asked to continue to serve in that		
	capacity.		

	Toshiro Suzuki	Shares owned: 3,282 shares	
Candidate No. 2	(born December 6, 1957)	Rate of attendance at the Board of Directors meetings during the current term: 13 times / 13 meetings (100%)	
Reappointment	[Brief personal history, and title and role in the	Company]	
	Mar. 1982: Joined Sanshin Electronics Co., Ltd.  Apr. 2003: General Manager of General Affairs Department  Jun. 2005: General Manager of Corporate Strategy Department  Jun. 2008: Director  Jun. 2014: Representative Director, President  Aug. 2014: Representative Director, President/COO  Jun. 2016: Representative Director, COO (current)  [Duty]		
	In charge of Auditing Office		
	Reason for nomination as a Director candidate:  Backed by an enormous reserve of knowledge regarding corporate management and management strategy, Toshiro Suzuki has led the Group as President since 2014. Drawing on this wealth of experience, Mr. Suzuki can be expected to take a leading role in implementing the policies to strengthen business capability of the Group. Furthermore, he can be expected to strengthen both the decision-making and supervisory functions of the Board of Directors. Therefore, he is judged as an appropriate candidate to serve as Director of the Company and is being asked to continue to serve in that capacity.		

	Koji Sakamoto	Shares owned: 2,418 shares
Candidate No. 3	(born February 3, 1960)	Rate of attendance at the Board of Directors meetings during the current term: 13 times / 13 meetings (100%)
Reappointment	[Brief personal history, and title and	role in the Company]
	Mar. 1984: Joined Sanshin Elect Apr. 2003: General Manager of	ronics Co., Ltd. Personnel Department
	Oct. 2013: Deputy Senior Gener	al Manager of Administration Division
	Jun. 2014: Operating Officer, So Jun. 2015: Director	nior General Manager of Administration Division
	Jun. 2016: Director, Operating O	Officer current)
	[Duty]	
	Senior General Manager of Administration Division	
	Reason for nomination as a Director candidate: Koji Sakamoto holds knowledge and experience in personnel strategy, corporate governance an internal controls. Drawing on this wealth of experience, Mr. Sakamoto can be expected to take leading role in construction of a flexible organizational structure and strengthening of Company human resources. Furthermore, he can be expected to strengthen both the decision-making an supervisory functions of the Board of Directors. Therefore, he is judged as an appropriate candidate to serve as Director of the Company and is being asked to continue to serve in that capacity.	

	Hiroshi Harada (born December 25, 1962)		Shares owned: 1,156 shares	
Candidate No. 4			Rate of attendance at the Board of Directors meetings during the current term: 13 times / 13 meetings (100%)	
Reappointment	[Brief persona	l history, and title and role in th	ne Company]	
	Apr. 1985:	Joined NEC Corporation		
	Jul. 2006:	Manager of Manufacturing : Processing Industries Sales I	3rd Sales Department in Kansai Manufacturing and Division at Kansai Branch	
	Apr. 2014:	•	ales Department at Chugoku Branch	
	Apr. 2016:	Seconded to the Company, N Sales Division	Manager of Osaka Branch in Solution Marketing &	
	Apr. 2017:	2017: Joined Sanshin Electronics Co., Ltd., Manager of Osaka Branch in Solu Marketing & Sales Division		
	Apr. 2019:	Operating Officer, Deputy Solution Marketing & Sales	enior General Manager/Manager of Osaka Branch in Division	
	Jun. 2019:	Director, Operating Officer (	(current)	
	[Duty]			
	Deputy Senior	General Manager of Solution	Marketing & Sales Division	
	Reason for nomination as a Director candidate: Hiroshi Harada has a great deal of experience in the application business, which is a Group's solution business, and has led the entire solution business as Senior General Ma 2019. This includes experience at his previous employer NEC Corporation. Drawing on of experience, Mr. Harada can be expected to take a leading role in expanding busin overall application business of the Group. Furthermore, he can be expected to strength decision-making and supervisory functions of the Board of Directors. Therefore, he is j appropriate candidate to serve as Director of the Company and is being asked to continin that capacity.			

	Jun-ichi Murakami	Shares owned: 0 shares	
Candidate No. 5	(born August 3, 1965)	Rate of attendance at the Board of Directors meetings during the current term: 13 times / 13 meetings (100%)	
Reappointment	[Brief personal history, and title and role in the	Company]	
	Apr. 2014: General Manager of Machida Co Apr. 2016: General Manager of Kobe Corpo Oct. 2018: General Manager of Tokyo Corpo May 2021: Seconded to the Company, D Accounting Division Jun. 2022: Director, Operating Officer (curr [Duty]	Joined Sumitomo Bank (currently Sumitomo Mitsui Banking Corporation) General Manager of Machida Corporate Business Office General Manager of Kobe Corporate Business Office-1 General Manager of Tokyo Corporate Banking Dept. 12 Seconded to the Company, Deputy Senior General Manager of Finance & Accounting Division Director, Operating Officer (current)	
	eason for nomination as a Director candidate:  a addition to experience obtained during his previous position at Sumitomo Mitsui Banking torporation, Jun-ichi Murakami has been deeply involved in finance; for example, he held the osition of Deputy Senior General Manager of the Finance & Accounting Division while seconded to the Company, and the position of Senior General Manager of the Finance & Accounting Division fter being appointed as a Director at the Company. Mr. Murakami can be expected to fulfill a central role in enhancing financial strategy and IR activities, and to strengthen the decision-making and supervisory functions of the Board of Directors. Therefore, he is judged as an appropriate andidate to serve as a Director of the Company and is being asked to continue to serve in that apacity.		

	F	Hitoshi Iwakami	Shares owned: 155 shares	
Candidate No. 6	(born February 17, 1963)		Rate of attendance at the Board of Directors meetings during the current term: 10 times / 10 meetings (100%)	
Reappointment	[Brief personal history, and title and role in the C		Company]	
	Feb. 1988:	Joined Sanshin Electronics Co.,		
	Oct. 2010:	Senior Manager (seconded) of S LTD.	SANSHIN ELECTRONICS (HONG KONG) CO.,	
	Oct. 2013: Oct. 2020	President (seconded) of SANSH Operating Officer, Director of O	IIN ELECTRONICS (SHANGHAI) CO., LTD.  verseas Sales Unit	
	Jun. 2022:	1 0	Electronic Components Sales Promotion Unit,	
	Jun. 2023:	Director, Operating Officer (cur	rent)	
	[Duty]			
	Director of Electronic Components Sales Promotion Unit and Director of Overseas Sales Unit			
	Hitoshi Iwak extensive exp overseas busi Iwakami can electronic co Furthermore, of the Board	i Iwakami has worked in the electronics components business for many years ive experience working at overseas subsidiaries. He possesses experience in supervas business and electronic components business. Drawing on this wealth of experimican be expected to take a leading role in strengthening the overseas business nic components business, which account for a large proportion of the device rmore, he can be expected to strengthen both the decision-making and supervisory Board of Directors. Therefore, he is judged as an appropriate candidate to serve as Company and is being asked to serve in that capacity.		

	M	Iinoru Nishino	Shares owned: 0 shares
Candidate No. 7	(horn August 16, 1050)		Rate of attendance at the Board of Directors meetings during the current term: 13 times / 13 meetings (100%)
Reappointment	[Brief personal	l history, and title and role in the	Company]
External	Apr. 1974:	Joined The Daiwa Bank, Limit	ted. (currently Resona Bank, Limited)
Independent	Jun. 2003:	Executive Officer of Resona H	Ioldings, Inc
	Jun. 2004:	Director of Haseko Corporatio	on
	Apr. 2005:	Director, Senior Operating Off	icer l
	Jun. 2007:	Representative Director, Senio	or Operating Officer
	Apr. 2010:	Representative Director & Exe	ecutive Operating Officer
	Jun. 2016:	Director (External) of the Com	
	Minoru Nishin Company's co as a director fo suggestions, in management st role in the corp appropriate ca	corporate planning of a construction company. Therefore, Mr. Nishino is judged as an candidate to serve as a Director (External) of the Company and is being asked to serve in that capacity.	

	(horn January 20, 1057)		Shares owned: 0 shares
Candidate No. 8			Rate of attendance at the Board of Directors meetings during the current term: 13 times / 13 meetings (100%)
Reappointment	[Brief personal histo	ory, and title and role in the	Company]
External	Apr. 1979:	Joined Mitsui Mutual Insurance Company Limi	Life Insurance Company (currently Taiju Life ited)
Independent	Apr. 2003:	President of Sansei Capit	al Investment Co., Ltd.
	Apr. 2008:	Operating Officer of Mits Taiju Life Insurance Com	sui Life Insurance Company Limited (currently apany Limited)
	Jun. 2013:	Director, Senior Operatin	g Officer
	Jun. 2014:		t of Sumitomo Mitsui Asset Management
		1 0	ntly Sumitomo Mitsui DS Asset Management
		Company, Limited)	
	Jun. 2020:	2020: Director (External) of the Company (current)	
	Akihiro Fujioka ha member company o advice to the Comp a wealth of experi- Company on invest	Director (External) of the Company (current)  ination as a Director (External) candidate and expected role:  has abundant experience participating as a director in the management of my of a major financial group. Accordingly, he can be expected to provide valuable of management topics. Moreover, he brings to the table berience in the financial field, and can particularly be expected to advise the vestment risk management. Therefore, Mr. Fujioka is judged as an appropriative as a Director (External) of the Company and is being asked to continue to serve	

- Notes: 1. The candidates are decided by the Board of Directors based on reports received from the Nomination & Remuneration Committee. Key members of this Committee are Independent Directors/Auditors reported by the Company to the Tokyo Stock Exchange.
  - 2. None of the above candidates have special vested interests with the Company.
  - 3. Minoru Nishino and Akihiro Fujioka are candidates for Director (External).
  - 4. Minoru Nishino and Akihiro Fujioka are currently Directors(External) of the Company. The term of office for Minoru Nishino shall be eight (8) years at the closing of this General Meeting of Shareholders. The term of office for Akihiro Fujioka shall be four (4) years at the closing of this General Meeting of Shareholders.
  - 5. Pursuant to Article 427, Paragraph 1 of the Companies Act, the Company entered into an agreement with Minoru Nishino and Akihiro Fujioka that limits their liability for damages prescribed in Article 423, Paragraph 1 of the same Act. In each case the limit on their liability for damages under the agreement coincides with the legally stipulated amounts. If the reappointment of them is approved as proposed at this General Meeting of Shareholders, the Company will continue the said agreement with them.
  - 6. The Company designated Minoru Nishino and Akihiro Fujioka as Independent Directors as per the provisions of the Tokyo Stock Exchange, and gave notice to this effect to the Tokyo Stock Exchange. If the reappointment of them is approved as proposed at this General Meeting of Shareholders, the Company will designate them as Independent Directors again, and will give notice to this effect to the Tokyo Stock Exchange.
  - 7. Pursuant to Article 430, Paragraph 3, Item 1 of the Companies Act, the Company has entered into a liability insurance contract for officers, etc., with insurance companies. An overview of the insurance contract is listed on the Business Report on the 73rd Term delivered with this Notice, "IV. Directors and Audit & Supervisory Board Members (3) Overview of Liability Insurance Contract for Officers, etc." Each candidate will become insured under the insurance contract upon being nominated and appointed as a Director. Furthermore, we plan to renew the insurance contract with the same contents at the next renewal period.

### Item 4: Appointment of Five (5) Directors Who are Audit & Supervisory Committee Members

If agenda item No. 2, "Partial Changes to the Articles of Incorporation," is approved as written, the Company will become a company with Audit & Supervisory Committee. As such, the shareholders will be asked to appoint five Directors who are Audit & Supervisory Committee members.

This agenda item only comes into force on the condition that the changes to the Articles of Incorporation in agenda item No. 2, "Partial Changes to the Articles of Incorporation," come into force. The candidates for Director who are Audit & Supervisory Committee members are as follows:

Candidate No.	Name	Gender	Current title, etc.	Attribute
1	Akio Misono	Male	Audit & Supervisory Board member (full-time)	New Appointment
2	Shinichi Miura	Male	Audit & Supervisory Board member (full-time)	New Appointment
3	Shohei Yamamoto	Male	Audit & Supervisory Board member	New Appointment External Independent
4	Kuniharu Kezuka	Male	Audit & Supervisory Board member	New Appointment  External Independent
5	Minako Adachi	Female	Director	New Appointment External Independent

New AppointmentExternalIndependentCandidate for newCandidate forIndependentappointment as DirectorDirector (External)Director/Auditor stipulated

by the Tokyo Stock

Exchange

			Shares owned: 13,076 shares
Candidate No. 1		Akio Misono (born June 24, 1959)	Rate of attendance at the Board of Directors meetings during the current term: 13 times / 13 meetings (100%) Rate of attendance at the Audit & Supervisory Board meetings during the current term: 16 times / 16 meetings (100%)
New	[Brief person	nal history and title in the Comp	any]
appointment	Mar. 1982:	Joined Sanshin Electronics Co	o., Ltd.
	Apr. 2003:	General Manager of Accounti	ng Department
	Oct. 2008:	General manager of Planning	Department
	Oct. 2012:	General Manager of Finance l	Department
	Oct. 2013:	Deputy Senior General Manag	ger of Finance & Accounting Division
	Jun. 2014:	Director	
	Jun. 2016:	Director, Operating Officer	
	Jun. 2019:	Director, Senior Operating Of	
	Jun. 2022:	Audit & Supervisory Board m	
		omination as a Director who is	an Audit & Supervisory Committee member
	and IR active management Drawing on Company's so is judged as	rities as a Director, but also hat and internal controls as an A this wealth of experience, the supervisory functions with respe an appropriate candidate to serv	Ids of management planning, accounting, finance andling management supervision, including risk Audit & Supervisory Board member(full-time). The Company expects he would strengthen the ext to execution of duties. Therefore, Mr. Misono re as a Director who is an Audit & Supervisory being asked to serve in that capacity.

		Shares owned: 21,163 shares
Candidate No. 2	Shinichi Miura	Rate of attendance at the Board of Directors meetings during the current term: 13 times / 13 meetings (100%)
Canadate 110. 2	(born July 21, 1956)	Rate of attendance at the Audit & Supervisory Board meetings during the current term: 16 times / 16
		meetings (100%)
New	[Brief personal history and title in the Compa	any]
appointment	Mar. 1980: Joined Sanshin Electronics Co	., Ltd.
	Oct. 1994: General Manager of Sanshin E	Electronics (Hong Kong) Co., Ltd. (secondment)
	Aug. 2003: General manager of Logistics	Center
	Jun. 2012: Audit & Supervisory Board m	ember (full-time),(current)
		an Audit & Supervisory Committee member
	management and thoroughly understands the expects he would supervise management from advice and recommendations both within an	knowledge of and experience in corporate importance of internal controls. The Company in an objective standpoint and to provide accurate doutside Board meetings. Therefore, Mr. Miura e as a Director who is an Audit & Supervisory being asked to serve in that capacity.

Candidate No. 3	Shohei Yamamoto (born December 31, 1962)	Shares owned: 0 shares  Rate of attendance at the Board of Directors meetings during the current term: 13 times / 13 meetings (100%)  Rate of attendance at the Audit & Supervisory Board meetings during the current term: 16 times / 16 meetings (100%)	
New	[Brief personal history and title in the Company]		
appointment  External	Apr. 1998: Registered as an attorney-at-law wir Joined Yanase Law Office (current)	<u>-</u>	
Independent	Apr. 2015: Partner of Marunouchi-Chuo Law C	Office (current)	
maepenaem	Jun. 2015: External Audit & Supervisory Boar	d Member of the Company (current)	
	[Important concurrent role]		
	Lawyer of Marunouchi-Chuo Law Office		
	Director (External) of Narasaki Sangyo Co., Ltd.	-	
	Audit & Supervisory Board member of MegaHouse	•	
	External Audit & Supervisory Board member of BA		
	External Audit & Supervisory Board member of TO	IN CORPORATION	
	Overview of reasons for nomination as a candidate of Supervisory Committee member and of expected rollin addition to high-level specialized expertise and exhe has the knowledge and experience that has been Director (External) and Audit & Supervisory Boar company The Company expects he would strengthen respect to execution of duties. Therefore, Mr. Yaman	les: tensive knowledge/experience as a lawyer, en accumulated through his duties as the rd member (External) at a publicly listed the Company's supervisory functions with moto is judged as an appropriate candidate	
	to serve as a Director who is an Audit & Supervi and is being asked to serve in that capacity.	sory Committee member of the Company	

Candidate No.	Kuniharu Kezuka (born June 30, 1967)	Shares owned: 0 shares Rate of attendance at the Board of Directors meetings during the current term: 13 times / 13 meetings (100%) Rate of attendance at the Audit & Supervisory Board meetings during the current term: 16 times / 16 meetings (100%)	
New appointment External	Audit Corporation)	ation (changed the name to MISUZU	
Independent	Nov. 1999: Seconded to Price Waterhouse Coo May 2006: Established Kezuka Accounting O Apr. 2007: Registered as a tax accountant Feb. 2015: External Audit & Supervisory Boa	Registered as a certified public accountant  Seconded to Price Waterhouse Coopers Dusseldorf (PwC Düsseldorf)  Established Kezuka Accounting Office  Registered as a tax accountant  External Audit & Supervisory Board member (full-time) at Levi Strauss	
	Levi Strauss Japan K.K.  Jun. 2018: External Audit & Supervisory Boa	dit & Supervisory Committee member) at pard member of the Company (current)	
	Overview of reasons for nomination as a candidate & Supervisory Committee member and of expecte Kuniharu Kezuka has a high level of expertise and accountant and tax accountant. He has the kn accumulated through his duties as the Director (Emember (External) for Auditing at a publicly liste Company's effort to strengthen its auditing system would monitor the management of the Comrecommendations from the objective viewpoint Therefore, Mr. Kezuka is judged as an appropriat	ablic accountant and tax accountant at Kezuka Accounting Office of reasons for nomination as a candidate for Director (External) who is an Audit ory Committee member and of expected roles: Lezuka has a high level of expertise and extensive experience as a certified public and tax accountant. He has the knowledge and experience that has been defort through his duties as the Director (External) and Audit & Supervisory Board external) for Auditing at a publicly listed company and that will contribute to the effort to strengthen its auditing system. The Company expects that Mr. Kezuka into the management of the Company and provide expert advice and lations from the objective viewpoint as an expert of corporate accounting. Mr. Kezuka is judged as an appropriate candidate to serve as a Director who is Supervisory Committee member of the Company and is being asked to serve in	

Candidate No. 5		ko Adachi october 1, 1956)	Shares owned: 0 shares  Rate of attendance at the Board of Directors meetings during the current term: 9 times / 10 meetings (90%)  Rate of attendance at the Audit & Supervisory Board meetings during the current term: - times / - meetings (-%)
New	[Brief personal hist	tory, and title and role in the	ne Company]
Appointment	Apr. 1979:	Joined Hochiki Corporat	tion
External	Jun. 2006:	President of Hochiki Euro	ope (U.K.) Limited
Independent	Apr. 2009:	Executive Officer of Hoc	
macpendent	Jun. 2010:	Prevention Technology C	-
	Oct. 2012:	President and Director of	of Hochiki Australia Pty Ltd.
	Jun. 2015:		of Hochiki Shoji Corporation
	Jun. 2023:	Director (External) of the	e Company (current)
	[Important concurr	-	171.0
		ory Board Member of Ho	chiki Corporation
	Director (External) of Sinko Industries Ltd.  Overview of reasons for nomination as a candidate for Director (External) who is an Audit & Supervisory Committee member and of expected roles:  Minako Adachi can be expected to provide extensive suggestions concerning all aspects of the Company's corporate management, based on her abounding experience in corporate management as a director for listed companies. Ms. Adachi can also be expected to provide suggestions based on her knowledge in advancing the role of women. Furthermore, she worked at a manufacturer of disaster-prevention facilities in overseas sales in regions such as Europe and Asia, and served as president of a local subsidiary, so she can particularly be		
	Therefore, Ms. Ad	achi is judged as an appressory Committee member	trategy for the overseas business of the Group. opriate candidate to serve as a Director who is (External) of the Company and is being asked to

### Notes:

- 1. The candidates are decided by the Board of Directors based on reports received from the Nomination & Remuneration Committee.
- 2. The above candidates have no special vested interests with the Company.
- 3. Shohei Yamamoto, Kuniharu Kezuka, and Minako Adachi are candidates for Directors Who are Audit & Supervisory Committee members (External).
- 4. Shohei Yamamoto and Kuniharu Kezuka are currently External Audit & Supervisory Board members of the Company, and Minako Adachi is Director (External). The term of office for Shohei Yamamoto shall be nine (9) years at the closing of this General Meeting of Shareholders. The term of office for Kuniharu Kezuka shall be six (6) years at the closing of this General Meeting of Shareholders. The term of office for Minako Adachi shall be one (1) year at the closing of this General Meeting of Shareholders.
- 5. Pursuant to Article 427, Paragraph 1 of the Companies Act, the Company entered into an agreement with candidates that limits their liability for damages prescribed in Article 423, Paragraph 1 of the same Act. If their reappointment is approved as proposed at this General Meeting of Shareholders, the Company will continue the said agreement with him. The limit on their liability for damages under the agreement coincides with the legally stipulated amounts.
- 6. The Company designated Shohei Yamamoto, Kuniharu Kezuka, and Minako Adachi as Independent Directors/Auditors as per the provisions of the Tokyo Stock Exchange, and gave notice to this effect to the Tokyo Stock Exchange. If the reappointment of them is approved as proposed at this General Meeting of Shareholders, the Company will designate them as Independent Directors/Auditors members again, and will give notice to this effect to the Tokyo Stock Exchange.
- 7. Pursuant to Article 430, Paragraph 3, Item 1 of the Companies Act, the Company has entered into a liability insurance contract for officers, etc., with insurance companies. An overview of the insurance contract is listed on the Business Report on the 73rd Term delivered with this Notice, "IV. Directors and Audit & Supervisory Board Members (3) Overview of Liability Insurance Contract for Officers, etc." The candidates will become insured under the insurance contract upon being nominated and appointed as Directors who are also Audit & Supervisory Committee members. Furthermore, we plan to renew the insurance contract with the same contents at the next renewal period.

### Item 5: Appointment of One (1) Substitute Director Who is an Audit & Supervisory Committee Member

If agenda item No. 2, "Partial Changes to the Articles of Incorporation," is approved as written, the Company will become a company with Audit & Supervisory Committee. As such, to prepare for a contingency in which the Company does not have the number of Director who are Audit & Supervisory Committee members required by laws and regulations, the Company hereby proposes the election of one (1) substitute Audit & Supervisory Committee member.

This agenda item only comes into force on the condition that the changes to the Articles of Incorporation in agenda item No. 2, "Partial Changes to the Articles of Incorporation," come into force. The candidate for Director who is also a Substitute Audit & Supervisory Committee Member is as follows:

Name	Gender	Current title, etc.	Attribute
Hidekazu Kayawari	Male	_	New Appointment  External Independent
Candidate for new			dent Director/Auditored by the Tokyo Stock

	Hidekazu Kay	Yawari (born December 3, 1969)	Shares owned: 0 shares						
New	[Brief personal history and title]								
appointment	Apr. 2000:	0: Registered as an attorney-at-law with the Tokyo Bar Association.							
External	Apr. 2000:	Joined SAH & Co.							
Independent	Aug. 2011:	Established Hidekazu General Law Office.							
macpenaene	June 2019:	Director (External) of NFK Holdings Co., Ltd.							
	[Important concurrent role]								
	Lawyer of Shuwa General Law Office								
	Reason for nomination as a Substitute Director (External) Who is an Audit & Supervisory								
	Committee member candidate:								
	In addition to high-level specialized expertise and extensive knowledge/experience as a lawyer,								
	Hidekazu Kayawari has the knowledge and experience that has been accumulated through his duties as the Director (External) at a publicly listed company The Company expects he would strengthen the Company's supervisory functions with respect to execution of duties. Therefore,								
	Mr. Kayawari is judged as an appropriate candidate to serve as a Substitute Director Who is an								
	Audit & Supervisory Committee member of the Company and is being asked to serve in tha capacity.								

Notes: 1. The above candidate has no special vested interests with the Company.

- 2. The candidate is a candidate for the Director (External) who is a substitute External Audit & Supervisory Committee member. If the candidate assumes the office of the Director (External) who is a substitute Audit & Supervisory Committee member, the Company will designate the candidate as an Independent Director/Audit as per the provisions of the Tokyo Stock Exchange, and will give notice to this effect to the Tokyo Stock Exchange.
- 3. If the candidate assumes the office of the Director (External) who is also a substitute External Audit & Supervisory Committee member, pursuant to Article 427, Paragraph 1 of the Companies Act, the Company will enter into an agreement with the candidate that limits his liability for damages prescribed in Article 423, Paragraph 1 of the same Act as the legally stipulated amount of limited liability.
- 4. Pursuant to Article 430, Paragraph 3, Item 1 of the Companies Act, the Company has entered into a liability insurance contract for officers, etc., with insurance companies. An overview of the insurance contract is listed on the Business Report on the 73rd Term delivered with this Notice, "IV. Directors and Audit & Supervisory Board Members (3) Overview of Liability Insurance Contract for Officers, etc." The candidate will become insured under the insurance contract upon being appointed as a Director (External) who is Audit & Supervisory Committee member. Furthermore, we plan to renew the insurance contract with the same contents at the next renewal period.

### Item 6: Determination of Amount of Remuneration, etc. for Directors (Except Directors Who are Audit & Supervisory Committee Members)

At the Company's 56th Ordinary General Meeting of Shareholders held on June 22, 2007, shareholders approved annual remuneration for Directors of ¥420 million (not including employee salaries of Directors who were concurrently employees). In view of the Company's transition to a company with Audit & Supervisory Committee if agenda item No. 2, "Partial Changes of the Articles of Incorporation," is approved as drafted, and in view of the recent economic situation, and various other circumstances, the Company asks shareholders to approve annual remuneration for Directors (here and throughout for this agenda item, not including Directors who are Audit & Supervisory Committee members) of no more than ¥300 million (including annual remuneration for Director s(External) of no more than ¥30 million) after the Company transitions to a company with Audit & Supervisory Committee. The Company further requests that shareholders approve placing specific amounts, timing of payment and so on for individual Directors at the discretion of resolutions of the Board.

An overview of the Company's policy on determining the details of remuneration, etc. for individual Directors is listed in "IV. Directors and Audit & Supervisory Board Members (5) Policies, etc., Related to the Determination of Contents for Compensation, etc., of Officers" of the Business Report. At the meeting of the Board of Directors following closing of the Ordinary General Meeting of Shareholders, the Board intends to change the scope of this policy from "Directors" to "Directors (except Directors who are Audit & Supervisory Committee members)"; otherwise no real changes are intended. Based on the policy after this change, the amount of remuneration, etc. in this agenda item calls for payment of both basic remuneration and results-linked remuneration to Directors (except Directors who are Audit & Supervisory Committee members). The Company believes this change is appropriate in view of the responsibilities of the Directors, the number of Directors, and recent economic and other conditions. This remuneration, etc. does not include employee salaries of Directors who are concurrently employees.

The current number of Directors is 12; if Agenda item No. 2, "Partial Changes of the Articles of Incorporation," and Agenda item No. 3, "Appointment of Eight (8) Directors (Except Directors Who are Audit & Supervisory Committee Members)" are approved as drafted, the number of Directors (except Directors who are Audit & Supervisory Committee members) will be eight (including two Directors (External)).

This agenda item only comes into force on the condition that the changes to the Articles of Incorporation in agenda item No. 2, "Partial Changes to the Articles of Incorporation," come into force.

# Item 7: Determination of Amount of Remuneration, etc. for Directors Who are Audit & Supervisory Committee Members

In view of the Company's transition to a company with Audit & Supervisory Committee if agenda item No. 2, "Partial Changes of the Articles of Incorporation," is approved as drafted, the Company asks shareholders to approve annual remuneration for Directors who are Audit & Supervisory Committee members of no more than \(\frac{1}{2}\)70 million after the Company transitions to a company with Audit & Supervisory Committee. The Company further requests that shareholders approve placing specific amounts, timing of payment and so on for individual Directors who are Audit & Supervisory Committee members at the discussions of Audit & Supervisory Committee. The Company believes the amount of remuneration, etc. in this agenda item is appropriate in view of the responsibilities of the Directors who are also Audit and Supervisory Committee members, the number of such Directors, and recent economic and other conditions.

If Agenda item No. 2, "Partial Changes of the Articles of Incorporation," and Agenda item No. 4, "Appointment of Five (5) Directors Who are Audit & Supervisory Committee Members" are approved as drafted, the number of Directors who are Audit & Supervisory Committee members) will be five.

This agenda item only comes into force on the condition that the changes to the Articles of Incorporation in agenda item No. 2, "Partial Changes to the Articles of Incorporation," come into force.

# Item 8: Determination of Amount and Details of Performance-Share Compensation, etc. of Directors (Except Directors Who are Audit & Supervisory Committee Members)

### 1) Reasons for the Proposal and Why the Remuneration, etc. is Reasonable

At the 66th Ordinary General Meeting of Shareholders, held on June 23, 2017, the Company passed a resolution (hereinafter "the Previous Resolution") to introduce a program of results-based, stock-linked remuneration program (hereinafter "the Program"). The Program remains in operation to this day. However, if shareholders approve agenda item No. 2, "Partial Changes of the Articles of Incorporation," as drafted, the transition to a company with Audit & Supervisory Committee will mean that the current remuneration brackets for Directors (except Directors (External)) under the Program will be eliminated. After the transition to a company with Audit & Supervisory Committee, the Board wishes to establish new remuneration brackets for Directors (except Directors who are Audit & Supervisory Committee members, External Directors).

As with the remuneration brackets in the Program as currently framed, these remuneration brackets are separate from the remuneration brackets for which the Company requests approval in agenda item No. 6, "Determination of Amounts of Remuneration, etc. for Directors (except Directors who are Audit & Supervisory Committee members)." The Company further requests that the details be left to the Board's discretion, within the scope described below. In setting policy for determining the details of remuneration, etc. for individual Directors, the Company intends to make the changes necessary for the transition to a company with Audit & Supervisory Committee, subject to shareholders' approval of agenda item No. 2, "Partial Changes of the Articles of Incorporation," and agenda item No. 6, "Determination of Amounts of Remuneration, etc. for Directors (except Directors who are Audit & Supervisory Committee members)."

This agenda item concerns procedural matters regarding the transition to a company with Audit & Supervisory Committee. Actual details of remuneration are the same as those approved in the Previous Resolution. The Company believes that the details of this agenda item are necessary and reasonable for payment of remuneration in accordance with the proposed changes to policy on determining the details of remuneration, etc. to individual Directors as described above.

If Agenda item No. 2, "Partial Changes of the Articles of Incorporation," and Agenda item No. 3, "Appointment of Eight (8) Directors (Except Directors Who are Also Directors who are Audit & Supervisory Committee Members)" are approved as drafted, the number of Directors who are eligible for the Program (except Directors (External) who are Audit & Supervisory Committee members and External Directors; hereinafter "the Directors) will be six.

This agenda item only comes into force on the condition that the changes to the Articles of Incorporation in agenda item No. 2, "Partial Changes to the Articles of Incorporation," come into force.

### 2) Amounts and Details of Remuneration, etc. in the Program Overview of the Program

In the Program, a trust fund that is established with funding disbursed from the Company (hereinafter "the Trust Fund") acquires common shares in the Company (hereinafter "the Company Shares"). Through the Trust Fund, the Company transfers shares to each Director in an amount proportional to the number of points awarded to each Director.

In principle, the shares are transferred to Directors upon their retirement.

Details of the Program							
(1)	Target of the Program*	Directors of the Company (except Directors (External) and Directors who are Audit & Supervisory Committee members)					
(2)	Upper limit of funds disbursed by the Company to acquire the Company Shares as necessary to transfer to the people subject to (1) during the extended trust period (the five-year period from September 2022 to August 2027)*	¥200 million in total					
(3)	Method of acquisition of the Company Shares	Disposal of treasury shares or acquisition from the stock exchange (including in after- hours trading)					
(4)	Upper limit on points awarded to people subject to (1)	50,000 points per year					
(5)	Criteria for award of points	Points are awarded according to each Director's position, degree of achievement of target business results, etc.					
(6)	Timing of transfer of the Company Shares to people subject to (1)	In principle, the Company Shares are awarded upon retirement.					

Notes: 1. During the period until the transition to a company with Audit & Supervisory Committee, the target of the Program is the Directors (except Directors (External)), as provided in the Previous Resolution.

<sup>2.</sup> The Trust Fund has already been established, as it will be continued from the Program before the transition to a company with Audit & Supervisory Committee.

### Upper Limit on Funds Disbursed by the Company

Based on the Previous Resolution, the Company is extending the trust period of the Trust Fund by five years and disbursing additional funds to the Trust Fund to acquire the necessary shares to transfer to Directors in accordance with the Program. Later, the Trust Fund will draw on its funds to acquire additional shares in the Company. If the Fund does not possess sufficient Company shares to transfer to Directors the number of Company shares expected to be required based on the Program, and does not possess sufficient funds necessary to acquire t sufficient Company shares to make up the shortfall., the Company may disburse additional funds to the Trust Fund to acquire sufficient Company shares to make up the shortfall. In this case, the Fund will acquire the Company shares by distribution of the Company's treasury shares or by acquiring them from the stock exchange (including in after-hours trading). However, total funds entrusted to the Trust Fund by the Company for the acquisition of Company shares during the extended trust period described above (from September 2022 to August 2027) may not exceed ¥200 million.

Note: Funds additionally entrusted to the Trust Fund by the Company as described above includes not only funds for acquisition of Company shares but also funds for the expected amounts of trust fees, remuneration of trust custodians and other necessary expenses of the Trust Fund.

Each time the trust period expires, by resolution of the Board of Directors, the trust period can be extended (including effective extension of the trust period by transfer of the trust assets of the Trust Fund to another trust fund established by the Company with the same purpose as the Trust Fund) and the Program can thereby be extended for a further period of not more than five years. In such cases, the Company will, within the extended trust period, entrust additional funds to the Funds as necessary for additional acquisition of Company shares necessary for transfer to Directors under the Program, to a maximum of \mathbb{4}0 million per year of the extended trust period. In this way the awarding of points as described in (3) and the transfer of Company shares will continue.

Even if the Program is not continued and the trust period has expired, if some Directors to whom points have been awarded have not yet retired remain, the trust period of the Trust Fund may be extended until said Directors have retired and the due Company shares have been transferred to said Directors.

## Method of Calculation of Company Shares Transferred to Directors and Maximum Number of Shares Transferable

1) Method of awarding points to Directors, etc.

Based on the Share Transfer Regulations determined by the Board of Directors, the Company awards points to Directors according to each Director's position, degree of achievement of target business results, etc. on the date for awarding of points that is specified in the Share Transfer Regulations. From the closing of the current Ordinary General Meeting of Shareholders, the points awarded for execution of duties up to the closing of the current Ordinary General Meeting of Shareholders may be awarded within the scope of the Previous Resolution.

However, the total number of points awarded to Directors shall not exceed 50,000 points per year.

### 2) Transfer of Company shares based on number of points awarded

The Company uses the procedure described in 3 below and transfers Company shares to Directors based on the number of points awarded by using the procedure described in 1 above. However, in cases such as when a Director retires for the Director's own reasons, all or some of the points accumulated by the Director can be invalidated by resolution of the Board of Directors. In this case the Director loses the right to receive the shares corresponding to the invalidated points.

One point currently equals one Company share. However, in cases where it is judged appropriate to adjust the number of Company shares to be transferred, such as share split or share merger, the number of shares transferable per point

awarded shall be adjusted according to the ratio of the share split, share merger, etc.

### 3) Transfer of Company shares to Directors

In principle each Director acquires beneficiary rights from the Trust Fund at the time of retirement, by the specified procedure, receiving transfer of the Company shares described in 2 above from the Trust Fund as a beneficiary of the Trust Fund.

However, a certain proportion of the Company shares may be sold by the Fund to convert them to cash, to be withheld as assets for payment of taxes such as withholding tax. In certain cases, such as when Company shares held by the Trust Fund are converted to settle tender offers for Company shares held by the Trust Fund, cash may be transferred in lieu of Company shares.

### **Exercise of Voting Rights**

Based on the instructions of the trust manager, who is independent from the Company and its Directors, none of the voting rights pertaining to Company shares held by the Trust Fund may be exercised. By this, the Company is committed to maintaining the neutrality of its management with respect to the exercise of voting rights pertaining to Company shares held by the Trust Fund.

### **Handling of Dividends**

Dividends pertaining to Company shares held by the Trust Fund are received by the Trust Fund and used for applications such as the acquisition of Company shares and remuneration of trust custodians.

### [Reference Material]

### Concept Regarding the Skills of Directors

### [Basic concept]

Management at the Company is responsible for building and operating a highly transparent and effective corporate governance system in order to achieve sustainable growth of the Sanshin Electronics Group, and to demonstrate and increase corporate value over the medium to long term for all stakeholders. In order for the Board of Directors and to properly fulfill this responsibility, they must have the ability to make accurate decisions on important matters related to business execution and to supervise business execution; that is, they must possess the latest knowledge on the business content and business environment of the Group. In addition, they must possess a variety of specialized knowledge that serves as the basis of logical decision-making. In this regard, we will select the skills necessary to fully perform the functions of the Board of Directors, and will appoint Directors (including Directors who are Audit & Supervisory Committee members) in a manner which ensures the skill balance of the entire management team.

### [Required skills for overall Board of Directors]

In order to make decision on important matters related to business execution and to supervise the performance of duties by Directors, the Board of Directors must possess fundamental skills in corporate management and management strategy, governance and internal controls, legal affairs and risk management, finance and accounting, and organizational and human resources management. Additionally, there is also the need for individual skills such as knowledge regarding industry trends and strategic business domains including fields such as electronics, computers, and information and communication, which are the main business domains of the Group, and actual global experience in areas such as regional risk and cultural aspects including business practices. Furthermore, in order to ensure sustainable business growth (sustainability), there is a need for knowledge regarding society and the environment; for example, establishing systems for ensuring diversity and addressing climate change issues. Accordingly, the Company lists such knowledge as a required skill.

Also, particularly with respect to Directors who are also Audit and Supervisory Committee members, governance and internal controls, legal affairs and risk management, and finance and accounting are positioned as important skills.

	Skill fields possessed by Directors and Audit & Supervisory Committee members of the Company, and										
	especially expected by the Company										
	Corporate management and management strategy	Governance and internal controls	Legal affairs and risk management	Finance and accounting	Organizational and human resources management	Society and environment	Knowledge of industry trends and strategic business domains	Global experience			
[Directors (Except Directors	ctors who are	Audit & Sup	ervisory Con	nmittee mer	nbers)]						
Mitsumasa Matsunaga	1	1			1	1	1				
Toshiro Suzuki	1	1	1		1	1	1				
Koji Sakamoto	1	1	1		1	1					
Hiroshi Harada	1	1			1		1				
Junichi Murakami				1	1						
Hitoshi Iwakami					1		1	1			
Minoru Nishino	1	1		1							
Akihito Fujioka	1	1		1							
[Directors who are Audi	it & Superviso	ory Committe	ee members]								
Akio Misono		1	1	1	1		1				
Shin-ichi Miura		1	1		1		1	1			
Shohei Yamamoto		1	1								
Kuniharu Kezuka		1	1	1				1			
Minako Adachi	1	1				1	1	1			

The above table is a list of Directors and Audit & Supervisory Committee members (planned) and their skills after the closing of this Ordinary General Meeting of Shareholders. Overall, we believe that the listed members possess the necessary skills.

### [Reference Material]

Independence Standards Required by the Company for the Positions of Directors (External)

The Company judges that the positions of Directors (External) shall have independence, in order to guarantee the objectivity and transparency necessary for proper governance. If the requirements below are not met, the Directors (External) shall not be appointed.

- 1. Officers\*1 or employees of the Company and its subsidiaries (hereinafter referred to as "The Group") shall not be appointed. The same applies after retirement.
- 2. Individuals to which one of the following a) to g) apply in the last five years shall not be appointed.
  - a) Executives\*2 working for companies, etc., which are or will be major clients\*3 of the Group
  - b) Executives working for the principal lenders\*4 of the Group
  - c) Individuals who are the major shareholders\*5 of the Company (in the event of corporations or organizations such as unions, their members)
  - d) Executives working for companies, etc., which are the Group's major shareholders\*5
  - e) Specialists such as Consultants, Public Accountants, Tax Accountants, Lawyers, Judicial Scriveners, Patent Attorneys, who acquired large amounts\*6 of money and other assets from the Group (in the event of corporations or organizations such as unions, their members)
  - f) Individuals benefiting from donations in the form of large amounts\*6 of money and other assets from the Group (in the event of corporations or organizations such as unions, their members)
  - g) Officers and employees of companies, etc., which have a relationship of mutual assumption of office with individuals such as officers of the Group
- 3. The aforementioned items 1 and 2 shall not apply to the spouse and near relatives within the second degree of kinship of the individuals concerned (other than persons of low importance).
- 4. The individuals shall not be recognized as having special motivations to lead to a conflict of interests with the Group.
- \*1: "Officer" refers to directors, executive officers, Audit & Supervisory Board member, and other corporate directors (excluding External Officers).
- \*2: "Executives" refers to any person who falls under Article 2, Paragraph 3, Item 6 of the Enforcement of the Companies Act.
- \*3: "Major clients" refers to companies, etc., which paid or received an amount of money in any fiscal year of the last five years, as a compensation for business and trade with the Group, this amount being more than 2% of the consolidated net sales of the client or more than 2% of the consolidated net sales of the Group.
- \*4: "Principal lenders" refers to financial institutions which lent money to the Group, for which outstanding borrowings of the end of the fiscal year of any of the last five years exceeded 2% of the consolidated total assets of the Group at the end of such fiscal year.
- \*5: "Major shareholders" refers to stockholders who own directly or indirectly more than 10% of the total votes.
- \*6: "Large amounts" refers to amounts exceeding ¥10 million or 2% of the higher amount between net sales or the total income of this person, except executive compensation, in the event of a payment such as a remuneration for professional services, or a compensation for business and trade, in any fiscal year of the last five years. In the event of a donation, it refers to an amount exceeding ¥10 million or 2% of the higher amount between net sales or the total income of this person.