Note: This document has been translated from a part of the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail. The Company assumes no responsibility for this translation or for direct, indirect or any other forms of damages arising from this translation.

> Securities Code: 1719 June 3, 2024 (Date of commencement of electronic provision measures: May 24, 2024)

To our shareholders:

Kazuhiko Kuniya Representative Director and President **HAZAMA ANDO CORPORATION** 1-9-1, Higashi-Shimbashi, Minato-ku, Tokyo

Notice of the Annual General Meeting of Shareholders for the FYE March 31, 2024

Please be kindly informed that the Annual General Meeting of Shareholders of HAZAMA ANDO CORPORATION (the "Company") for the FYE March 31, 2024 will be held as indicated below.

In convening this General Meeting of Shareholders, the Company has taken electronic provision measures, which provide information contained in the Reference Documents for General Meeting of Shareholders, etc. in electronic format, and has posted this information on the Company websites as "Notice of the Annual General Meeting of Shareholders for the FYE March 31, 2024" and "Other matters subject to the electronic provision measures of the Annual General Meeting of Shareholders for the FYE March 31, 2024" and "Other matters subject to the electronic provision measures of the Annual General Meeting of Shareholders for the FYE March 31, 2024 (matters omitted in the delivered paper copy)" (available in Japanese only) on the Internet. Please access the following Company website to review the information.

[The Company website]

https://www.ad-hzm.co.jp/english/stock_information/

In addition to the above, the information is also posted on the following websites on the Internet. [Tokyo Stock Exchange (TSE) website (Listed Company Search)] https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

Please access the TSE website above, enter the Company name in the "Issue name (company name)" field or our securities code in the "Code" field, and click on "Search" to find search results. Then, click on "Basic information" and "Documents for public inspection/PR information" to find "[Notice of General Shareholders Meeting/Informational Materials for a General Shareholders Meeting]" in the "Filed information available for public inspection" section.

[General Meeting of Shareholders on the Internet] (available in Japanese only) https://s.srdb.jp/1719/

In lieu of attending the meeting, you may exercise your voting rights via the Internet or in writing. Please review the attached Reference Documents for General Meeting of Shareholders, and then enter your approval or disapproval of the proposals via the Internet or return the voting form to the Company by postal mail so that your vote is received by **5:15 p.m. on Wednesday, June 26, 2024 (JST)**.

1. Date and Time:

2. Venue:

Thursday, June 27, 2024, at 10:00 a.m. (JST)

Head Office of the Company (Conference room on 4F)

1-9-1, Higashi-Shimbashi, Minato-ku, Tokyo

3. Purpose of the Meeting Metters to be reported:

- Matters to be reported:
 - 1. The Business Report and the Consolidated Financial Statements for the FYE March 31, 2024 (from April 1, 2023 to March 31, 2024), and the results of audits of the Consolidated Financial Statements by the Financial Auditor and the Audit and Supervisory Committee
 - 2. The Non-consolidated Financial Statements for the FYE March 31, 2024 (from April 1, 2023 to March 31, 2024)

Matters to be resolved:

Proposal No. 1	Appropriation of Surplus
Proposal No. 2	Election of Five (5) Board Directors (Excluding Board Directors Serving as Audit and
	Supervisory Committee Members)

4. Other Matters Determined upon Convocation

- If you have exercised your voting rights both by mailing the voting form and via the Internet, only the exercise of voting rights via the Internet shall be deemed valid.
 In addition, if you have exercised your voting rights more than once via the Internet, only the final exercise of the voting rights shall be deemed effective.
- (2) Regarding the exercise of voting rights by proxy, pursuant to the provision of Article 17 of the Articles of Incorporation of the Company, you may exercise your voting rights by designating another shareholder with voting rights in the Company to exercise your voting rights as your proxy. In this case, the shareholder or proxy must submit to the Company a written statement attesting to the right of proxy.
- (3) In the voting form submitted to the Company, if no indication of approval or disapproval is provided for each proposal, it will be treated as an indication of approval.
- If you plan to attend the meeting in person, please present the enclosed voting form at the reception desk upon your arrival.
- The reception desk is scheduled to open at 9:00 a.m. on the day of the meeting.
- Among the matters subject to electronic provision measures, the following matters will not be provided in the paper copy to shareholders who made a request for delivery of documents in accordance with the provisions of laws and regulations and the Articles of Incorporation of the Company. In addition, the Audit and Supervisory Committee and Financial Auditor have audited the documents subject to be audited, including following items.

(i) Notes to Consolidated Financial Statements, (ii) Notes to Non-consolidated Financial Statements

- If any amendments are made to matters subject to the electronic provision measures, such amendments will be posted on the respective websites where the matters are posted.

Reference Documents for General Meeting of Shareholders

Proposal No. 1 Appropriation of Surplus

The Company enhances sustained improvement of corporate value and both investment and internal reserves for future growth from the medium- and long-term perspective, and also maintains a basic policy to pay dividends to its shareholders on a stable and continual basis taking into consideration the Company's business performance, consolidated financial results, future profit forecast, etc.

The Company has given comprehensive consideration to matters including the business performance, financial results, etc. for the FYE March 31, 2024, and proposes to pay a year-end dividend of ¥30 per share. Accordingly, including the interim dividend of ¥30 per share, the annual dividend for the FYE March 31, 2024 will total ¥60 per share.

Year-end dividends

- 1. Type of dividend property Cash
- Allotment of dividend property to shareholders and their aggregate amount ¥30 per common share of the Company Total payment: ¥4,803,459,960
- 3. Effective date of dividends of surplus June 28, 2024

Proposal No. 2 Election of Five (5) Board Directors (Excluding Board Directors Serving as Audit and Supervisory Committee Members)

At the conclusion of this meeting, the terms of office of all six (6) Board Directors (excluding Board Directors serving as Audit and Supervisory Committee Members. The same applies below in this proposal.) will expire. Accordingly, the Company proposes the election of five (5) Board Directors. The candidates for Board Director are as follows.

Candidate No.	Name	Current position in the Company	Tenure (At the end of this meeting)	Attendance at Board meetings	Remarks
1	Kazuhiko Kuniya	Representative Director and President	2 years	100% (16 of 16 meetings)	Reelection Male
2	Takeshi Komatsu	Board Director and Senior Managing Executive Officer Director of Business Development Division	3 years	100% (16 of 16 meetings)	Reelection Male
3	Masami Fujita	External Board Director	7 years	100% (16 of 16 meetings)	Reelection External Board Director Independent officer Male
4	Mariko Kitagawa	External Board Director	7 years	100% (16 of 16 meetings)	Reelection External Board Director Independent officer Female
5	Mieko Kuwayama	External Board Director	6 years	100% (16 of 16 meetings)	Reelection External Board Director Independent officer Female

Note: The Company has concluded a directors and officers liability insurance contract with an insurance company as stipulated in Article 430-3, paragraph 1 of the Companies Act, and this insurance contract is intended to cover the legal damages and litigation expenses that would be borne by the insured parties. If each candidate is appointed as Board Director, he or she will be included as an insured under the insurance policy. Furthermore, the Company plans to renew the insurance contract with the same contents at the next renewal.

Candidate No.	Name (Date of birth)	Career	summary, and position and responsibility in the Company	Number of the Company's shares owned		
		Apr. 1988 Apr. 2016 July 2018	Joined HAZAMA CORPORATION General Manager of Civil Engineering Projects Planning Department, Civil Engineering Division of the Company General Manager of Business Administration Planning Department, President Office and			
	0-	Apr. 2019	General Manager of Civil Engineering Projects Planning Department, Civil Engineering Division General Manager of Business Administration Planning Department, Deputy Director of			
	Kazuhiko Kuniya September 12, 1963 (60 years old)	Apr. 2020	Construction Division Executive Officer, Deputy Director of Tokyo Branch	3,000 shares		
	(Male)	Apr. 2021	Executive Officer, Director of Kanto Branch			
	Reelection	Apr. 2022	Managing Executive Officer, in charge of Information, Director of Corporate Strategy Division			
1	Tenure as Board Director 2 years	June 2022	Board Director and Managing Executive Officer, in charge of Information, Director of Corporate Strategy Division			
	Attendance at Board meetings during the FYE March 31, 2024	Apr. 2023	Representative Director and President (current position)			
	16 of 16 meetings (Attendance rate: 100%)	Significant o	(up to the present) concurrent positions outside the Company			
	Relationship of special interest be There is no special interest betwee		ndidate and the Company te and the Company (or any other officers or candidat	es of the Company).		
	Reasons for nomination as candidate for Board Director					
	The candidate has been engaged in civil engineering construction over many years and possesses extensive experience, knowledge, and a high level of expertise in the construction business. He was engaged in promoting business administration planning and digital transformation (DX) strategies, and as Representative Director and President, he has been driving the Company and been engaged in decision making of important matters in management and in supervision of business execution.					
	The Company believes that he will continue to provide leadership in the promotion of the Medium-Term Management Plan toward the realization of "HAZAMA ANDO VISION2030" and work toward the sustainable growth of the Company and the enhancement of corporate value for all stakeholders, and has therefore continuously nominated him as a candidate for Board Director.					

Candidate No.	Name (Date of birth)	Career summary, and position and responsibility in the Company	Number of the Company's shares owned
2	Takeshi Komatsu Takeshi Komatsu November 13, 1957 (66 years old) (Male) Reelection Tenure as Board Director 3 years Attendance at Board meetings during the FYE March 31, 2024 16 of 16 meetings (Attendance rate: 100%)	Apr. 1982Joined ANDO CorporationApr. 2009General Manager of Construction Department, Kyushu BranchApr. 2010Deputy Director of Kyushu BranchApr. 2012Director of Hiroshima BranchApr. 2013Executive Officer, Deputy Director, Kyushu Branch of the CompanyApr. 2015Executive Officer, Director of Kyushu BranchApr. 2018Executive Officer, Director of Nagoya BranchApr. 2019Executive Officer, Director of Tokyo BranchApr. 2020Managing Executive Officer, Director of Tokyo BranchApr. 2021Managing Executive Officer, Director of Business Development DivisionJune 2021Board Director and Managing Executive Officer, Director of Business Development DivisionApr. 2024Board Director and Senior Managing Executive Officer, Director of Business Development Division (current position) (up to the present)Significant concurrent positions outside the Company None	7,900 shares
	There is no special interest betwee Reasons for nomination as candid The candidate has been engaged in and a high level of expertise in th in management and in supervision construction businesses. The Company believes that he wi of the Company by utilizing exp	tween the candidate and the Company en the candidate and the Company (or any other officers or candidat late for Board Director a building construction over many years and possesses extensive exp e construction business. He has been engaged in decision making of business execution, as well as in overseeing of sales of civil engi ll continue to contribute to the sustainable growth and enhancemer perience and insight that he has cultivated so far, especially in the throl," and "Environmental Strategy," and has therefore continuous	berience, knowledge, of important matters neering and building at of corporate value he fields of "Sales /

Candidate No.	Name (Date of birth)	Career	Career summary, and position and responsibility in the Company					
	``´´´	A 1000		owned				
		Apr. 1980	Joined Fujitsu Limited					
		Dec. 2001	General Manager of Secretary Department					
		June 2006	Executive Officer					
	Fronting	June 2009	Managing Executive Officer					
	and the second s	Apr. 2010	Vice President					
		June 2010	Board Director and Vice President					
		June 2012	Representative Director and Vice President (resigned in April 2016)					
		Apr. 2016	Representative Director and President of Fujitsu					
		Apr. 2010	Marketing Limited (currently Fujitsu Japan Limited) (resigned in December 2018)					
		June 2017	External Board Director of the Company (current					
	Masami Fujita		position)					
	September 22, 1956 (67 years old) (Male)	Apr. 2019	Executive Vice President and Corporate Officer of SHINKO ELECTRIC INDUSTRIES CO.,	5,600 shares				
	Reelection		LTD.					
		June 2019	President and Representative Director					
	Candidate for External Board Director	June 2021	Chairperson and Representative Director (current position)					
	Independent officer	Mar. 2023	Outside Director, DIC Corporation (current position)					
3	Tenure as External Board		(up to the present)					
5	Director	-	concurrent positions outside the Company and Representative Director of SHINKO					
	7 years							
	Attendance at Board meetings during the FYE March 31, 2024							
-	16 of 16 meetings							
	(Attendance rate: 100%)							
	Relationship of special interest between the candidate and the Company							
	There is no special interest between the candidate and the Company (or any other officers or candidates of the Company).							
	Reasons for nomination as candidate for External Board Director and outline of expected roles							
	The candidate has been engaged in management of enterprises involved in the businesses other than construction, which is the Company's key business area. Within the Company, he has brought more transparency in the Company's operations and contributed towards balatering corporate governance, such as providing a variety of suggestions as an External Boord							
	and contributed towards bolstering corporate governance, such as providing a variety of suggestions as an External Board Director based on his experience. Therefore, the Company has continuously nominated him as a candidate for External							
	Director based on his experience. Therefore, the Company has continuously nominated him as a candidate for External Board Director because it judges that he will continue to appropriately execute his duties such as supervision of the							
	Company's management.							
	1 5 6	ny expects hi	m to supervise the management from an objective sta	ndpoint independent				
	After his appointment, the Company expects him to supervise the management from an objective standpoint independent of business execution as an External Board Director of the Company by utilizing experience and insight that he has							
	cultivated so far, especially in the fields of "Corporate Management / Management Strategy," "Risk Management / Compliance," and "Human Capital."							
	Moreover, the Company intends to appoint him as Chairman of the Nomination and Remuneration Committee as well as a member of the Sustainability Committee.							
Notes: 1.			irector.					
2.	Pursuant to the provisions of Arti	cle 427, para	graph 1 of the Companies Act, the Company has ento ge under Article 423, paragraph 1 of the Companies A					
	5							
		rporation of the Company, the Company limits his liability for damages to the minimur icle 425, paragraph 1 of the Companies Act. If the reelection of Mr. Fujita is approved, th reement with him						
3.			endence is maintained based on the independence cr	iteria provided for h				
5.	"Guidelines for Listing III 5. (3)- may occur between Mr. Fujita an	2" of the Tok d general sha	yo Stock Exchange (TSE), and there is no possibility reholders. If the reelection of Mr. Fujita is approved,	that conflict of intere				
4.	reappoint him as an independent Significant concurrent positions		otify TSE of such reappointment.	organizations and th				
	Company The Company has business rela							
	construction. Sales from SHINKO ELECTRIC INDUSTRIES CO., LTD. for the last three years accounted for about 0.3% of the consolidated net sales of the Company for FYE March 31, 2022, about 2.1% of the consolidated net sales of the							
	Company for FYE March 31, 202 the impact of SHINKO ELECTH	3, and about (RIC INDUST	0.2% of the consolidated net sales of the Company for RIES CO., LTD. on the Company is minimal. Ther	FYE March 31, 202 re is no other busine				

relationship for the last three years between SHINKO ELECTRIC INDUSTRIES CO., LTD. and the Company, and the Company judges that there is no special interest between them. The Company has had no business relationship for the last three years with any other organizations where the candidate holds significant concurrent positions and there is no special interest between them and the Company.

- 5. Mr. Fujita has never served as an officer or a business executive of the Company or a specified affiliated business operator for the Company.
- 6. Mr. Fujita does not plan to receive a large amount of cash or other property from the Company or a specified affiliated business operator for the Company, and has never received such payment for the last two years.
- 7. Mr. Fujita is not a spouse, relative within the third degree of consanguinity or of similar status of a business executive of the Company or a business operator that has specific relations with the Company.
- 8. Mr. Fujita has no special opinion about the above description of his career summary, etc.

Candidate No.	Name (Date of birth)	NameCareer summary, and position and responsibility in the(Date of birth)Company				
1.5.	(Date of offiti)		owned			
	Mariko Kitagawa April 3, 1965 (59 years old) (Female) Reelection Candidate for External Board Director Independent officer	May 1999 Joined Tsukishima Soko Co., Ltd. July 2000 General Manager of IT Department June 2001 Board Director of Simax Co., Ltd. (current position) June 2002 Board Director, Deputy Director of Sales Division June 2004 Representative Director and President (current position) June 2007 Board Director of Tsukishima Butsuryu Service Co., Ltd (current position) June 2017 External Board Director of the Company (current position) June 2017 External Board Director of Tsukishima Soko Co., Ltd. Board Director of Tsukishima Butsuryu Service Co., Ltd (current position) (up to the present) Significant concurrent positions outside the Company Representative Director and President of Tsukishima Soko Co., Ltd. Board Director of Tsukishima Butsuryu Service Co., Ltd Board Director of Simax Co., Ltd.	owned 200 shares			
4	Tenure as External Board Director 7 years Attendance at Board meetings during the FYE March 31, 2024 16 of 16 meetings					
	(Attendance rate: 100%)					
	Relationship of special interest between the candidate and the Company There is no special interest between the candidate and the Company (or any other officers or candidates of the Company). Reasons for nomination as candidate for External Board Director and outline of expected roles The candidate has been engaged in management of enterprises involved in the businesses other than construction, which is the Company's key business area. Within the Company, she has brought more transparency in the Company's operations and contributed towards bolstering corporate governance, such as providing a variety of suggestions as an External Board Director based on her experience. Therefore, the Company has continuously nominated her as a candidate for External Board Director because it judges that she will continue to appropriately execute her duties such as supervision of the Company's management. After her appointment, the Company expects her to supervise the management from an objective standpoint independent of business execution as an External Board Director of the Company, by utilizing experience and insight that she has cultivated so far, especially in the fields of "Corporate Management / Management Strategy," "Sales / Marketing," and "Human Capital."					
Notes: 1.	Sustainability Committee. Ms. Kitagawa is a candidate for 1	External Board Director.				
1. 2.	e	icle 427, paragraph 1 of the Companies Act, the Company has enter	ered into an agreeme			
	with Ms. Kitagawa to limit her lia Articles of Incorporation of the C	abilities for damage under Article 423, paragraph 1 of the Compani Company, the Company limits her liability for damages to the min oh 1 of the Companies Act. If the reelection of Ms. Kitagawa is ap	es Act. Pursuant to the imum liability amou			
3.	The Company judges that Ms. Ki "Guidelines for Listing III 5. (3)- may occur between Ms. Kitagaw plans to reappoint her as an indep	itagawa's independence is maintained based on the independence c 2" of the Tokyo Stock Exchange (TSE), and there is no possibility a and general shareholders. If the reelection of Ms. Kitagawa is a pendent officer and notify TSE of such reappointment.	that conflict of inter- oproved, the Compa			
4.	Significant concurrent positions Company The Company has business rela Tsukishima Soko Co., Ltd. for the for FYE March 31, 2022, showe	held at other organizations and the relationships between these tionships with Tsukishima Soko Co., Ltd., such as contract con e last three years accounted for less than 0.1% of the consolidated ne ed no transactions during FYE March 31, 2023, and accounted for many for EVE March 31, 2024: the impact of Tsukishima Soko Co.	nstruction. Sales fro t sales of the Compa less than 0.1% of t			

Tsukishima Soko Co., Ltd. for the last three years accounted for less than 0.1% of the consolidated net sales of the Company for FYE March 31, 2022, showed no transactions during FYE March 31, 2023, and accounted for less than 0.1% of the consolidated net sales of the Company for FYE March 31, 2024; the impact of Tsukishima Soko Co., Ltd. on the Company is minimal. In addition, Tsukishima Soko Co., Ltd. has business relationships with the Company such as conclusion of a lease agreement. Lease income from the Company for the last three years accounted for about 0.3% of the net sales of Tsukishima Soko Co., Ltd. for FYE March 31, 2022, and about 0.2% of the net sales of Tsukishima Soko Co., Ltd. for FYE March 31, 2024. The impact of Tsukishima Soko Co., Ltd. on the Company is minimal.

Since there is no other business relationship during the last three years, the Company judges that there is no special interest between Tsukishima Soko Co., Ltd. and the Company.

The Company has had no business relationship for the last three years with any other organizations where the candidate holds significant concurrent positions and there is no special interest between them and the Company.

- 5. Ms. Kitagawa has never served as an officer or a business executive of the Company or a specified affiliated business operator for the Company.
- 6. Ms. Kitagawa does not plan to receive a large amount of cash or other property from the Company or a specified affiliated business operator for the Company, and has never received such payment for the last two years.
- 7. Ms. Kitagawa is not a spouse, relative within the third degree of consanguinity or of similar status of a business executive of the Company or a business operator that has specific relations with the Company.
- 8. Ms. Kitagawa has no special opinion about the above description of her career summary, etc.

Candidate	Name	Career	Career summary, and position and responsibility in the					
No.	(Date of birth)		Company					
No.	(Date of birth)	-	Company Joined Shiseido Company, Limited General Manager of CSR Department (retired from Shiseido Company, Limited in June 2007) Part-time Lecturer of Faculty of Economics at Komazawa University (resigned in March 2018) Chief Researcher of Business Ethics Research Center Specially Appointed Professor of Graduate School of Law at Hitotsubashi University (resigned in March 2015) Visiting Researcher of Hitotsubashi CFO Education and Research Center (current position) Visiting Researcher of Mission Management Research Institute at Meiji University (resigned in March 2019) External Board Director of FUJITSU GENERAL LIMITED (current position) Senior Researcher of Business Ethics Research Center (current position) External Board Director of the Company (current position) (up to the present) concurrent positions outside the Company archer of Business Ethics Research Center	Company's shares owned 4,000 shares				
	6 years Attendance at Board meetings during the FYE March 31, 2024 16 of 16 meetings (Attendance rate: 100%) Relationship of special interest be	Visiting Res External Boa						
	Relationship of special interest between the candidate and the Company There is no special interest between the candidate and the Company (or any other officers or candidates of the Company). Reasons for nomination as candidate for External Board Director and outline of expected roles The candidate has been involved in the research on corporate management, and possesses expertise as well as extensive business experience gained in other enterprises and experience and insight as an External Board Director. Within the Company, she has brought more transparency in the Company's operations and contributed towards bolstering corporate governance, such as providing a variety of suggestions as an External Board Director based on her experience. Therefore, the Company has continuously nominated her as a candidate for External Board Director because it judges that she will continue to appropriately execute her duties such as supervision of the Company's management. After her appointment, the Company expects her to supervise the management from an objective standpoint independent of business execution as an External Board Director of the Company, by utilizing experience and insight that she has cultivated so far, especially in the fields of "Sales / Marketing," "Risk Management / Compliance," and "Human Capital." Moreover, the Company intends to appoint her as a member of the Nomination and Remuneration Committee and the Sustainability Committee.							
Notes: 1. 2.	with Ms. Kuwayama to limit her Pursuant to the Articles of Incor	ticle 427, para liabilities for poration of th cle 425, paragi	graph 1 of the Companies Act, the Company has enter damage under Article 423, paragraph 1 of the Compa- te Company, the Company limits her liability for dan raph 1 of the Companies Act. If the reelection of Ms. K	anies Act. nages to the minimu				
3.	The Company judges that Ms. K by "Guidelines for Listing III 5. interest may occur between Ms. I Company plans to reappoint her	Cuwayama's ir . (3)-2" of the Kuwayama an as an indepen	ndependence is maintained based on the independence of Tokyo Stock Exchange (TSE), and there is no poss and general shareholders. If the reelection of Ms. Kuwa ident officer and notify TSE of such reappointment. It organizations and the relationships between these	sibility that conflict yama is approved, t				
	FUJITSU GENERAL LIMITED holds less than 0.01% of the total number of shares issued by the Company as of March 2024. The Company has less than 0.15% of the total number of shares issued by FUJITSU GENERAL LIMITED as of							

FUJITSU GENERAL LIMITED holds less than 0.01% of the total number of shares issued by the Company as of March 2024. The Company has less than 0.15% of the total number of shares issued by FUJITSU GENERAL LIMITED as of March 2024. The Company has business relationships with FUJITSU GENERAL LIMITED including contract construction. Sales from FUJITSU GENERAL LIMITED for the last three years are less than 0.1% of consolidated net sales of the Company; the impact of FUJITSU GENERAL LIMITED on the Company is minimal. In addition, FUJITSU GENERAL LIMITED has business relationships with the Company such as equipment rental. Sales from the Company for the last three years accounted for less than 0.1% of the net sales of FUJITSU GENERAL LIMITED; the impact of the Company on FUJITSU GENERAL LIMITED is minimal. There is no other business relationship for the last three years between FUJITSU GENERAL LIMITED and the Company, and the Company judges that there is no special interest

between them.

The Company has had no business relationship for the last three years with any other organizations where the candidate holds significant concurrent positions and there is no special interest between them and the Company.

- 5. Ms. Kuwayama has never served as an officer or a business executive of the Company or a specified affiliated business operator for the Company.
- 6. Ms. Kuwayama does not plan to receive a large amount of cash or other property from the Company or a specified affiliated business operator for the Company, and has never received such payment for the last two years.
- 7. Ms. Kuwayama is not a spouse, relative within the third degree of consanguinity or of similar status of a business executive of the Company or a business operator that has specific relations with the Company.
- 8. Ms. Kuwayama has no special opinion about the above description of her career summary, etc.

(Reference)

Knowledge, Experience, and Abilities Especially Expected for Board Directors after the Approval of Proposal No. 2

							11	-	
Name	Gender	Corporate Management / Management Strategy	Sales / Marketing	Safety / Quality Control	Environmental Strategy	Technology Development / DX Strategy	Finance / Accounting	Risk Management / Compliance	Human Capital
Kazuhiko Kuniya	Male	•		•	•	•			•
Takeshi Komatsu	Male		•	•	•				
Masami Fujita	Male	•						•	•
Mariko Kitagawa	Female	•	•						•
Mieko Kuwayama	Female		•					•	•
Shinya Miyamori (Audit and Supervisory Committee Member)	Male						•	•	
Harufumi Mochizuki (Audit and Supervisory Committee Member)	Male	•			•		•	•	
Rie Kawaguchi (Audit and Supervisory Committee Member)	Female						•		•
Katsuhiko Ito (Audit and Supervisory Committee Member)	Male							•	

(Note) The above table shows the knowledge, experience, and abilities especially expected for Board Directors and does not represent all the knowledge, etc. possessed by the candidates.

To achieve the long-term HAZAMA ANDO VISION2030 by realizing Four Value Creation — "Create customer value," "Create shareholder value," "Create environmental value," and "Create employee value" — laid out in the vision, the Board of Directors has defined important areas of the Skill Matrix in the Board of Directors including "Corporate Management / Management Strategy," "Sales / Marketing," "Safety / Quality Control," "Environmental Strategy," "Technology Development / DX Strategy," "Finance / Accounting," "Risk Management / Compliance," and "Human Capital."

The Nomination and Remuneration Committee deliberates on proposals to be presented to the Board of Directors, reports to the Board of Directors, and the Board of Directors deliberates and decides on the nomination of Board Director candidates. The Nomination and Remuneration Committee selects candidates who are capable of making accurate and prompt decisions by balancing knowledge, experience, and ability in the skills matrix, who have a keen sense of compliance, and those who have an attractive personality.

[Definition of each skill]

The important areas specified to achieve the long-term HAZAMA ANDO VISION2030 by realizing Four Value Creation — "Create customer value," "Create shareholder value," "Create environmental value," and "Create employee value" — laid out in the VISION.

employee value — laid ou		
Skills	Relevance to VISION2030	Definition
Corporate Management / Management Strategy	_	Skills to contribute to sustainable growth of the Company aiming to realize Four Value Creation by utilizing experience, etc. in corporate management and important corporate decision making, as well as experience, etc. in establishment of corporate strategies.
Sales / Marketing	Customer value Shareholder value	Skills to contribute to improvement of Customer value and Shareholder value by identifying trends and needs in the market and providing customers with best-suited solutions.
Safety / Quality Control	Customer value Employee value	Skills to contribute to Customer value and Employee value by securing safety in business activities and providing construction and services with high quality.
Environmental Strategy	Environmental value	Skills to contribute to improvement of Environmental value by sustainable management through decarbonization of business activities and participating in renewable energy projects.
Technology Development / DX Strategy	Customer value Environmental value	Skills to contribute to improvement of Customer value and Environmental value through revolution of construction production systems by proactive technology development and DX strategy deployment.
Finance / Accounting	Shareholder value	Skills to contribute to improvement of Shareholder value by enhancement of financial strength and effective utilization of shareholders' equity.
Risk Management / Compliance	Shareholder value	Skills to contribute to improvement of Shareholder value by stabilizing corporate management through appropriate risk management and building trust relationship with society through full enforcement of compliance.
Human Capital	Employee value	Skills to contribute to improvement of Employee value by employees' career development, workstyle reform, and securing and improving diversity aiming to create environment in which employees can have high integrity and feel job satisfaction.

<Policies and procedures for nomination of candidates for Board Director>

The Board of Directors of the Company consists of internal Board Directors who are familiar with the key business areas of the Company, specifically, civil engineering, building and administrative matters, and have adequate knowledge, experience and capabilities as required and external independent Board Directors who have been engaged in management in other organizations over many years with extensive experience and discernment. The number of Board Directors (excluding Board Directors serving as Audit and Supervisory Committee Members) shall not exceed 12 and the number of Directors serving as Audit and Supervisory Committee Members shall not exceed five. A balance of knowledge, experience, and capabilities as well as diversity and scale are taken into account so that the Board of Directors as a whole can contribute to the sustainable growth and the increase of corporate value.

The nomination of candidates for Board Director is conducted by convening the Nomination and Remuneration Committee, a body chaired by an external independent Board Director where a majority of the members are external independent Board Directors. A selection of potential candidates is deliberated based on such factors as ability to make proper and prompt decisions with well-balanced knowledge, experience and capabilities, a keen sense of compliance, and an attractive personality. The Committee deliberates on the potential candidates to be presented to the Board of Directors, for further deliberation and determination.

Candidates for Board Director serving as an Audit and Supervisory Committee Member are selected from among those who have a keen sense of compliance and a certain level of expertise in management, finance, accounting, taxation, legal affairs, etc., and who are capable of appropriately auditing the execution of duties by Board Directors and supervising business execution.

<Policy on independence of External Board Directors>

The Company's policy is to elect External Board Directors who can fulfill their duties independently and objectively and have no conflict of interest with shareholders. Independence of the External Board Directors is judged in accordance with the Companies Act and the independence criteria provided by the Tokyo Stock Exchange.

<Opinion of Audit and Supervisory Committee>

As regards the appointment etc. and remuneration etc. for Board Directors (excluding Board Directors serving as Audit and Supervisory Committee Members), in the Nomination and Remuneration Committee, which is an advisory body to the Board of Directors, full-time Audit and Supervisory Committee Members, who are the member of the Nomination and Remuneration Committee confirmed the appointment process for candidates for Board Directors and other such matters as well as the approach to the remuneration structure and the specific calculation method of remuneration, then made reports and discussed in the Audit and Supervisory Committee.

Accordingly, the Audit and Supervisory Committee has determined that the appointment, etc. and remuneration, etc. of Board Directors (excluding Board Directors serving as Audit and Supervisory Committee Members) are appropriate and that there are no special matters to be stated at the General Meeting of Shareholders, based on the provisions of the Companies Act.