(The following is an unofficial English translation of the Reference Documents for the 82nd Ordinary General Meeting of Shareholders and Business Report (Matters for Document Delivery) of Advantest Corporation (the "Company"). Please understand that the order may differ from the original. The Company provides this translation for your reference and convenience only and without any warranty as to its accuracy or otherwise. Pictures, graphs and reference matters in the Japanese have been omitted from this translated

Message to Shareholders

To Our Shareholders

document.)

We are pleased to send you this Convocation Notice for the 82nd Ordinary General Meeting of Shareholders.

In the Company's semiconductor test equipment business, investment by customers over the last three years had been robust. However, the weakening of the semiconductor market conditions led to excess capacity among many customers' supply chains, causing demand for our products to decline significantly compared to the previous fiscal year.

As a result, in the consolidated fiscal year ended March 31, 2024, net sales were JPY486.5 billion, operating income was JPY81.6 billion, income before income taxes was JPY78.2 billion and net income was JPY62.3 billion. FY2023 was the final year of the Second Mid-Term Management Plan. In May 2021, the Company unveiled the plan and in July 2022, targets were revised upward to reflect a larger than originally expected size of the semiconductor test-related market. Although Company was able to achieve all of the targets as originally set in our Second Mid-Term Management Plan, Company failed to achieve the revised targets except for sales.

With respect to the year-end dividend distribution to shareholders, we resolved at the meeting of the Board of Directors held on May 21, 2024 to distribute a year-end dividend of 18 yen per share, with a payment date of June 7, 2024.

We hope that we may rely on you for your continued support and guidance in the future.

June 2024

Douglas Lefever Representative Director, Senior Executive Officer, Group CEO Koichi Tsukui Representative Director, Senior Executive Officer and President, Group COO

Reference Documents for the General Meeting of Shareholders

Agenda Items and Reference Matters:

Agenda Item No. 1: Election of 6 directors (excluding directors who are Audit and Supervisory Committee members)

The term of office of all 6 current directors (excluding directors who are Audit and Supervisory Committee members) will expire upon the closing of this Ordinary General Meeting of Shareholders. The Company therefore requests that you elect 6 directors (excluding directors who are Audit and Supervisory Committee members). The Company has received a report from the Audit and Supervisory Committee stating that this agenda was decided by the Board of Directors following the deliberation by the Nomination and Compensation Committee, taking into consideration the career, capabilities, personalities, and other attributes of each candidate in a comprehensive manner, and that the candidate nomination procedure was appropriate and there were no specific findings.

The profiles of the Director candidates (excluding directors who are Audit and Supervisory Committee members) are set forth below.

Candidate No.		Name	Present position and assignment	Number of attendances at the meetings of the Board of Directors		
1	Reappointed	Douglas Lefever	Representative Director, Senior Executive Officer, Group CEO (Corporate Strategy, Business Promotion, Technology in charge)	13/13 (100%)		
2	Reappointed	Koichi Tsukui	Representative Director, Senior Executive Officer and President, Group COO (Administration, Production, Business Process Innovation in charge)	13/13 (100%)		
3	Reappointed	Yoshiaki Yoshida	Director, Chairperson of the Board	13/13 (100%)		
4	Reappointed Independent	Toshimitsu Urabe	Outside Director	13/13 (100%)		
5	Reappointed Independent	Nicholas Benes	Outside Director	13/13 (100%)		
6	Reappointed Independent	Naoto Nishida	Outside Director	10/10 (100%)		

	Name (Date of Birth)		nistory; position and assignment; and other nt concurrently held positions, if any	Number of the Company's shares owned					
1	Jouglas Lefever Reappointed (December 10, 1970) Number of Years as Director: 4 years	June 1998 August 2014 September 2014 June 2017 June 2020 June 2021 January 2023 June 2023	Joined Advantest America, Inc. Executive Officer, Advantest Corporation Director, President and CEO, Advantest America, Inc. Managing Executive Officer, Advantest Corporation Director, Managing Executive Officer Director, Senior Executive Officer CSO (Chief Strategy Officer) Representative Director, Corporate Vice President & Group COO (Chief Operating Officer) Representative Director, Corporate Vice President Group COO (Corporate Strategy, Business Promotion, Technology in charge) Chairman, Advantest America, Inc. (present position) Representative Director, Senior Executive Officer, Group CEO (Corporate Strategy, Business Promotion, Technology in charge) (present position)	0 Number of Company's shares to be provided under the Restricted Stock Compensation 75,104					
	The reasons for nomination as a candidate for a director Mr. Douglas Lefever is responsible for promoting business development mainly in the US (Silicon Valley). Mr. Douglas Lefever had served as Representative Director, Corporate Vice President & Group COO of the Company since January 2023 and has been serving as Representative Director, Senior Executive Officer, Group CEO since April 2024. He has a wealth of knowledge and experience concerning the Company group's business and corporate management and is expected to contribute to								

enhancing and galvanizing the diversity of the Board of Directors. Thus, the Company believes that he

is a suitable person to realize sustainable enhancement of corporate value and, therefore, has nominated him again as a candidate for a director.

	Name (Date of Birth)		history; position and assignment; and other ant concurrently held positions, if any	Number of the Company's shares owned				
2	Koichi Tsukui Reappointed (December 11, 1964) Number of Years as Director: 4 years	April 1987 June 2014 June 2015 June 2020 June 2021 January 2023 June 2023 April 2024	Joined Advantest Corporation Executive Officer Managing Executive Officer Director, Managing Executive Officer Director, Senior Executive Officer CTO (Chief Technology Officer) Representative Director, Corporate Vice President & Group Co-COO Representative Director, Corporate Vice President Group Co-COO (Production, Business Process Innovation in charge) Representative Director, Senior Executive Officer and President, Group COO (Administration, Production, Business Process Innovation in charge) (present position)	53,361				
	The reasons for nomination as a candidate for a director Mr. Koichi Tsukui has been engaged in business operations and sales and marketing operations for many years including assignment to Germany. Mr. Koichi Tsukui had served as Representative Director, Corporate Vice President & Group Co-COO of the Company since January 2023 and has been serving as Representative Director, Senior Executive Officer and President, Group COO since April 2024. He has a wealth of knowledge and experience concerning the Company group's business and corporate management. Thus, the Company believes that he is a suitable person to realize sustainable enhancement of corporate value and, therefore, has nominated him again as a candidate for a director.							

	Name (Date of Birth)	Brief personal history; position and assignment; and other significant concurrently held positions, if any	Number of the Company's shares owned					
3	Yoshiaki Yoshida Reappointed (February 8, 1958) Number of Years as Director: 11 years	April 1999Joined Advantest CorporationJune 2006Executive OfficerJune 2009Managing Executive OfficerJune 2013Director, Managing Executive OfficerJune 2016Director, Senior Executive OfficerJanuary 2017Representative Director, President and CEOJanuary 2023Representative Director, President and Group CEOJune 2023Representative Director, President Group CEO (Administration, New Area Business Development Initiative in charge)April 2024Director, Chairperson of the Board (present position)	268,249					
	The reasons for nomination as a candidate for a director After his duties as the representative director of a subsidiary of the Company, Executive Vice Preside of the Corporate Planning Group, Executive Vice President of the Corporate Relations Group, and Executive Vice President of the Nanotechnology Business Group, Mr. Yoshiaki Yoshida had served Representative Director, President and CEO of the Company since January 2017 and Representative Director, President and Group CEO of the Company since January 2023. From April 2024, as Chairperson of the Board, he has been responsible for supervision of management from a non- executive position. He has a wealth of knowledge and experience concerning the Company group's business and corporate management. Thus, the Company believes that he is a suitable person to reali sustainable enhancement of corporate value and, therefore, has nominated him again as a candidate f a director.							

	Name (Date of Birth)		al history; position and assignment; and other cant concurrently held positions, if any	Number of the Company's shares owned
4	Image: Constraint of the second systemToshimitsu UrabeReappointedReappointedIndependent(October 2, 1954)Number of Years as Outside Director: 5 years	April 1978 April 2009 April 2011 April 2013 April 2017 June 2017 June 2019 April 2021	Joined Mitsubishi Corporation Senior Vice President and Deputy Chief Representative for China of Mitsubishi Corporation, and President for Mitsubishi Corporation (Hong Kong) Ltd. Senior Vice President and Senior Assistant to Senior Executive Vice President, Human Resources of Mitsubishi Corporation Executive Vice President, Group CEO, Business Service Group of Mitsubishi Corporation Advisor, Mitsubishi Corporation Deputy President and Executive Officer of Mitsubishi UFJ Lease & Finance Company Limited (currently Mitsubishi HC Capital Inc.) (Resigned as Executive Officer in March 2021) (Resigned as Director in April 2021) Outside Director of Advantest Corporation (present position) Outside Director of Japan Business Systems, Inc. (present position)	4,131

The reasons for nomination as a candidate for an outside director and expected roles Mr. Toshimitsu Urabe has extensive management experience at a leading Japanese general trading company and a nonbank financial institution, particularly overseas experience in the United States and Asia, experience in business investment decisions, etc., and extensive experience in administrative management, for example human resources and IT. He is expected to reflect his knowledge in the Company group's global management, thereby contributing to the sustainable enhancement of corporate value and invigorating the activities of the Board of Directors. Thus, the Company believes that he is a suitable person as an outside director, and therefore, has nominated him again as a candidate for an outside director.

Independence

The Company has no special transactions with Mr. Toshimitsu Urabe. Although the Company has transactions with Japan Business Systems, Inc. where he has been serving as an outside director, including capital investments in IT operations, etc., the amount of transactions between the two companies in FY2023 was less than 1% of the total of the Company's consolidated cost of sales and selling, general and administrative expenses.

Therefore, the Company judges that he is sufficiently independent in light of the Independence Criteria of Independent Outside Directors specified by the Company. And since he also satisfies the requirements for independent directors specified by Tokyo Stock Exchange, Inc., the Company has registered him as an independent director.

	Name (Date of Birth)	Brief personal significa	Number of the Company's shares owned	
5	Nicholas BenesReappointedIndependent(April 16, 1956)Number of Years as Outside Director: 5 years	September 1983 November 1983 October 1984 May 1994 April 1997 March 2000 December 2006 March 2007 November 2009 June 2016 June 2019	Joined Morgan Guaranty Trust Company of New York (currently JPMorgan Chase & Co.) Joined California State Bar Association. Joined New York State Bar Association. Senior Managing Director, Kamakura Corporation President and Founder, JTP Corporation Outside Director, Alps Mapping Co., Ltd. Outside Director, Livedoor Holdings Co., Ltd. Outside Director, Cecile Co., Ltd. Representative Director, The Board Director Training Institute of Japan (present position) Outside Director, Imagica Robot Holdings Inc. (currently IMAGICA GROUP Inc.) Outside Director of Advantest Corporation (present position)	2,400

The reasons for nomination as a candidate for an outside director and expected roles Mr. Nicholas Benes has extensive knowledge and experience about corporate governance matters, and experience in investment banking including M&A transactions. He is expected to reflect his knowledge of corporate governance and the shareholder-oriented perspective in the Company group's global management, thereby contributing to the sustainable enhancement of corporate value and invigorating the activities of the Board of Directors. Thus, the Company believes that he is a suitable person as an outside director, and therefore, has nominated him again as a candidate for an outside director.

Independence

Mr. Nicholas Benes does not have any dealings with the Company that would affect his independent judgement. The Company has paid an annual fee to and received executive training from the Board Director Training Institute of Japan, where he has been a representative director. The amount of payment to the Board Director Training Institute of Japan in FY2023 was less than JPY 1,000,000. Therefore, the Company judges that the institute is not a major business partner as defined in the Independence Criteria of Independent Outside Directors specified by the Company, and accordingly he is sufficiently independent. And since he also satisfies the requirements for independent directors specified by Tokyo Stock Exchange, Inc., the Company has registered him as an independent director.

	Name (Date of Birth)		l history; position and assignment; and other ant concurrently held positions, if any	Number of the Company's shares owned
		April 1978 June 2007 April 2009 April 2011	Joined Toshiba Corporation Director, Production Engineering Center, Toshiba General Manager, Productivity Planning Division, Toshiba Corporation General Manager, Technology Planning	
		June 2012	Division, Toshiba Corporation Executive Officer, Corporate Vice President (General Manager, Technology Planning	
		June 2013	Division), Toshiba Corporation Executive Officer, Corporate Senior Vice President (In charge of Procurement & Logistics Group, In charge of Production	
	Naoto Nishida Reappointed Independent	June 2014	Control Group), Toshiba Corporation Board of Director, Executive Officer, Corporate Executive Vice President (In charge of Technology & Innovation Dept.,	52
			New Business Dept., Research & Development Center, Software Technology Center Software Technology Center), Toshiba Corporation	
	(February 11, 1954) Number of Years as Outside Director:	September 2015	Executive Officer, Corporate Executive Vice President (In charge of Research & Development Management Dept.), Toshiba Corporation	
	1 year	April 2016	Executive Officer, Corporate Executive Vice President (In charge of Technology Management Dept.), Toshiba Corporation	
		November 2017	Special Commission, Toshiba Corporation (present position)	
		June 2023	Outside Director of Advantest Corporation (present position)	

Mr. Naoto Nishida has a wealth of knowledge and experience as a laser technology expert, in addition to his experience in the fields of technology, supply chain management (SCM), production, and research & development at a global company deeply involved in semiconductors. He is expected to reflect his insights into our business, industry and technology and the perspectives on strategic innovation in the Company group's global management, thereby contributing to the sustainable enhancement of corporate value and invigoration of the activities of the Board of Directors. Thus, the Company believes that he is a suitable person as an outside director, and therefore, has nominated him again as a candidate for an outside director.

Independence

Mr. Naoto Nishida does not have any dealings with the Company that would affect his independent judgement. The Company has transactions with Toshiba Corporation and its affiliates, including the sales of our products and the purchase of raw materials, etc. The amount of such transactions with Toshiba Corporation and its affiliates in FY2023 is less than 1% of the total of the Company's consolidated cost of sales and selling, general and administrative expenses.

Therefore, the Company judges that Toshiba Corporation is not a major business partner as defined in the Independence Criteria of Independent Outside Directors specified by the Company, and accordingly he is sufficiently independent. And since he also satisfies the requirements for independent directors specified by Tokyo Stock Exchange, Inc., the Company has registered him as an independent director.

Notes:

- 1. These candidates do not have any special interest in the Company.
- 2. Messrs. Toshimitsu Urabe, Nicholas Benes and Naoto Nishida are candidates for an outside director.
- 3. The Company has entered into a limited liability agreement pursuant to the Article 427, Paragraph 1 of the Companies Act with each of Messrs. Toshimitsu Urabe, Nicholas Benes and Naoto Nishida. The upper limit of liability based on this agreement is the minimum liability as provided in the applicable laws and ordinances. As Mr. Yoshiaki Yoshida becomes a non-executive director, if he is elected as a director as originally proposed, the Company will conclude the said agreement with him.
- 4. The Company has concluded a directors and officers liability insurance contract as provided for in Article 430-3. Paragraph 1 of the Companies Act with insurance companies. The insurance policy insures all directors, executive officers and employees of the Company, including employees in managerial and supervisory positions, and all employees of Company subsidiaries, including executives and employees in managerial and supervisory positions, against legal damages and litigation expenses that may arise when the insured party assumes liability for the execution of his or her duties or is subject to a claim for the pursuit of the said liability. However, the insurance policy has certain exclusions, such as providing no coverage for damages suffered by insured parties arising from actions taken by said insured parties with the knowledge that they were in violation of the law, to ensure that the insured parties execute their duties in an appropriate manner. The insurance premiums, including riders, are borne in their entirety by the company to which the insured party belongs, and no insurance premiums are borne by the insured parties themselves. Messrs. Douglas Lefever, Koichi Tsukui, Yoshiaki Yoshida, Toshimitsu Urabe, Nicholas Benes and Naoto Nishida are currently directors of the Company (excluding directors who are Audit and Supervisory Committee members) and are covered by the insurance policy as insured. If they are reappointed as a director, they will continue to be covered by the insurance policy as insured. The Company plans to renew the insurance contract while each director is in office.
- 5. The Company has concluded indemnification agreements with Messrs. Douglas Lefever, Koichi Tsukui, Yoshiaki Yoshida, Toshimitsu Urabe, Nicholas Benes and Naoto Nishida pursuant to the Article 430-2, Paragraph 1 of the Companies Act. Under the said agreement, the Company shall indemnify the directors against expenses listed in Item 1 of the Paragraph and losses listed in Item 2 of the Paragraph to the extent permitted by laws and regulations.
- 6.The Company has introduced a restricted stock compensation plan and a performance share unit system as stock compensation plans for its directors (excluding outside directors and directors who are Audit and Supervisory Committee members). As Mr. Douglas Lefever is a non-resident of the Company, the post delivery restricted stock unit plan (a plan to deliver the Company's shares after a certain period) is applied to the restricted stock compensation plan. Since the shares are to be delivered after the restricted period, Mr. Douglas Lefever has not yet received the restricted shares, but the number of shares to be delivered is shown as "Number of Company's shares to be provided under the Restricted Stock Compensation". The number of shares to be delivered under the Performance Share Unit System is calculated based on the achievement of numerical targets for the Company's performance for the fiscal year corresponding to the mid-term management plan (performance evaluation period), and is not fixed during the current fiscal year. Therefore, they are not included in the "Number of the Company's shares owned" and "Number of Company's shares to be delivered to the subject directors under the Performance Share Unit System is company's common stock to be delivered to the subject directors under the Performance Share Unit System is limited to 600,000 shares for each period covered by each mid-term management plan (three fiscal years).

Agenda Item No. 2: Election of 1 director who is an Audit and Supervisory Committee member

The term of office of the current director who is an Audit and Supervisory Committee member, Ms. Sayaka Sumida will expire upon the closing of this Ordinary General Meeting of Shareholders. The Company therefore requests the election of 1 director who is an Audit and Supervisory Committee member. The Company has obtained the consent of the Audit and Supervisory Committee with respect to this agenda.

The profile of the candidate for director who is an Audit and Supervisory Committee member is set forth below.

Name	Present position and assignment	Number of attendances at the meetings of the Board of Directors and the meetings of the Audit and Supervisory Committee		
Reappointed Sayaka S Independent	umida Outside Director, Audit and Supervisory Committee member	Meetings of the Board of Directors: 13/13 (100%) Meetings of the Audit and Supervisory Committee: 13/13 (100%)		

Name	Brief personal	l history; position and assignment; and other	Number of the Company's
(Date of Birth)	signific	shares owned	
	October 1984	Joined Asahi Accounting Company (current KPMG AZSA LLC)	
	May 1988	Registered as a Certified Public Accountant	
	May 2006	Partner, KPMG Azsa & Co. (current KPMG AZSA LLC) (resigned in March 2020)	
	August 2007	Chairman, Auditing Standards Committee, The Japanese Institute of Certified Public Accountants (JICPA)	
	July 2010	Executive Board Member, JICPA (Quality Control Standards and Auditing Standards)	
1 C	January 2015	Board Member, International Auditing and Assurance Standards Board (IAASB),	
Sayaka Sumida		International Federation of Accountants (IFAC)	3,234
Reappointed	February 2017	Member, Business Accounting Council of Financial Services Agency	0,201
Independent	June 2020	Outside Audit and Supervisory Board Member of Furukawa Electric Co., Ltd.	
(January 28, 1961)		(present position)	
		Outside Audit and Supervisory Board	
Number of Years as		Member of The Nisshin OilliO Group, Ltd.	
Director:		(present position)	
4 years		(Scheduled to resign in June 2024)	
		Director, Audit and Supervisory Committee	
		Member (present position)	
	June 2024	Outside Director of Japan Exchange Group,	
Th		Inc. (Scheduled to appoint)	-

The reasons for nomination as a candidate for an outside director who is an Audit and Supervisory Committee member and expected roles

Although Ms. Sayaka Sumida has not been directly involved in the management of a company in the past, she has a wealth of knowledge and experience concerning finance and accounting gained through her engagement in accounting auditing services and internal control-related services as a certified public accountant at an accounting firm for many years. She is expected to reflect her knowledge of finance and accounting in the Company group's audit and supervision, thereby contributing to the enhancement of corporate accounting and internal control. Thus, the Company believes that she is a suitable person as an outside director who is an audit and supervisory committee member, and therefore, has nominated her again as a candidate for an outside director who is an Audit and Supervisory Committee member.

Independence

The Company has no special transactions with Ms. Sayaka Sumida. The Company has transactions with Furukawa Electric Co., Ltd., including the purchase of raw materials, etc. The amount of such transactions with Furukawa Electric Co., Ltd., in FY2023 is less than 1% of the total of the Company's consolidated cost of sales and selling, general and administrative expenses. Ms. Sayaka Sumida will become an outside director (an audit committee member) of Japan Exchange Group, Inc. in June 2024, but the amount of transactions between Japan Exchange Group, Inc. and the Company in FY 2023 is less than 1% of the Company's consolidated cost of sales and selling, general, and administrative expenses.

Therefore, the Company judges that Furukawa Electric Co., Ltd., and Japan Exchange Group, Inc. are not a major business partner as defined in the Independence Criteria of Independent Outside Directors specified by the Company, and accordingly she is sufficiently independent. And since she also satisfies the requirements for independent directors specified by Tokyo Stock Exchange, Inc., the Company has registered her as an independent director. Notes:

- 1. Ms. Sayaka Sumida does not have any special interest in the Company.
- 2. Ms. Sayaka Sumida is a candidate for an outside director.
- 3. The Company has entered into a limited liability agreement pursuant to the Article 427, Paragraph 1 of the Companies Act with Ms. Sayaka Sumida. The upper limit of liability based on this agreement is the minimum liability as provided in the applicable laws and ordinances.
- 4. The Company has concluded a directors and officers liability insurance contract as provided for in Article 430-3, Paragraph 1 of the Companies Act with insurance companies. The insurance policy insures all directors, executive officers and employees of the Company, including employees in managerial and supervisory positions, and all employees of Company subsidiaries, including executives and employees in managerial and supervisory positions, against legal damages and litigation expenses that may arise when the insured party assumes liability for the execution of her duties or is subject to a claim for the pursuit of said liability. However, the insurance policy has certain exclusions, such as providing no coverage for damages suffered by insured parties arising from actions taken by said insured parties with the knowledge that they were in violation of the law, to ensure that the insured parties execute their duties in an appropriate manner. The insurance premiums, including riders, are borne in their entirety by the company to which the insured party belongs, and no insurance premiums are borne by the insured parties themselves. Ms. Sayaka Sumida is currently a director who is an Audit and Supervisory Committee member of the Company and is covered by the insurance policy. If the candidate is reappointed as a director who is an Audit and Supervisory Committee member, she will continue to be covered by the insurance policy as insured. The Company plans to renew the insurance contract while the director is in office.
- 5. The Company has concluded an indemnification agreement with Ms. Sayaka Sumida pursuant to the Article 430-2, Paragraph 1 of the Companies Act. Under the said agreement, the Company shall indemnify her against expenses listed in Item 1 of the Paragraph and losses listed in Item 2 of the Paragraph to the extent permitted by laws and regulations.

Agenda Item No. 3: Election of 1 director who is a substitute Audit and Supervisory Committee member

Mr. Nicholas Benes, who was elected as a substitute audit & supervisory committee member at the 81st Annual General Meeting of Shareholders held on June 27, 2023, has expressed his intention to resign from the position of substitute audit & supervisory committee member as of the commencement of the 82nd General Meeting of Shareholders. Accordingly, based on the resolution of the 81st Annual General Meeting of Shareholders, the Board of Directors, with the Audit & Supervisory Committee member as of the commencement of the 82nd General Meeting of Shareholders. The Board of Directors, with the Audit & supervisory committee member as of the commencement of the 82nd General Meeting of Shareholders. Therefore, the Company requests that you elect one director who is a substitute Audit and Supervisory Committee member to fill the vacancy, if the number of directors who are Audit and Supervisory Committee members falls short of the quorum pursuant to laws and regulations. The Company has obtained the consent of the Audit and Supervisory Committee with respect to this agenda.

The election of the substitute audit & supervisory committee member may be cancelled by resolution of the Board of Directors' Meeting with the consent of the Audit & Supervisory Committee, provided that the party elected to assume the office has yet to do so.

The candidate for director who is a substitute Audit and Supervisory Committee member is as below.

ĺ	Name
	Naoto Nishida

For the date of birth, brief personal history and other items to be described in the reference documents for the General Meeting of Shareholders for the above candidate, please see Agenda Item No. 1 "Election of 6 directors (excluding directors who are Audit and Supervisory Committee members)" candidate number 6 and the notes.

Agenda Item No. 4: Revision of amount of compensation for directors (excluding directors who are Audit and Supervisory Committee members)

At the 79th Ordinary General Meeting of Shareholders held on June 23, 2021, the amount of compensation for directors (excluding outside directors and directors who are audit and supervisory committee members) of the Company shall not be "not more than JPY 900 million per year" and the amount of compensation for outside directors (excluding directors who are audit and supervisory committee members) shall be "not more than JPY 60 million per year". We have decided to make this resolution in order to realize even greater progress for the rapidly changing, fast-growing semiconductor industry under our management philosophy "Enabling Leading-Edge Technologies" and our vision "Adding Customer Value in an Evolving Semiconductor Value Chain", and to establish an optimal global management structure regardless of nationality or country of residence, the Company proposes that the amount of compensation for directors (excluding outside directors and directors who are audit and supervisory committee members) be set at "not more than JPY 1.2 billion per year" and that for outside directors (excluding those who are audit and supervisory committee members) be set at "not more than JPY 150 million per year". The specific amount and timing of payment to each of these directors will be determined by a resolution of the Board of Directors of the Company after deliberation by the Nomination and Compensation Committee, of which the majority of members are outside directors.

The Board of Directors determined this agenda appropriately, taking into consideration the abovementioned purpose, the size of the Company's business, and the Policies and Procedures for Determining Compensation for Directors and Executive Officers (if this agenda is approved, we plan to change details in the policy as stated in the ((Reference) Directors and Executive Officers Compensation Policy and Procedure (after revisions)) section below, so that it is consistent with the approved details), the compensation system, its payment level, the current number of directors and executive officers, and future trends, and other factors, after deliberation by the Nomination and Compensation Committee.

With regard to this agenda, the Company has received a report from the Audit and Supervisory Committee stating that this agenda was decided by the Board of Directors following the deliberation by the Nomination and Compensation Committee, that the procedure for determining the compensation, etc. was appropriate, and that there were no specific findings. The Company believes the details to be appropriate.

The current number of directors (excluding directors who are audit and supervisory committee members) is 6 (including 3 outside directors). If Agenda Item No. 1, "Election of six (6) directors (excluding those who are Audit and Supervisory Committee members)," is approved and passed as proposed, there will be no change in the number of such directors.

Agenda Item No. 5: Revision of the restricted stock compensation plan for directors (excluding outside directors and directors who are audit and supervisory committee members)

At the 79th Ordinary General Meeting of Shareholders held on June 23, 2021, based on a resolution of the Board of Directors of the Company, the Company shall issue restricted stock compensation (hereinafter referred to as "RS" in this agenda) to the directors of the Company (excluding outside directors and directors who are Audit and Supervisory Committee members. Hereinafter referred to as "Eligible Directors") as a mid- to long-term incentive. The total amount of compensation claims to be paid to the Eligible Directors for this item shall be "not more than JPY 200 million per year" and the total number of the Company's common stocks to be issued or disposed of to the Eligible Directors by payment of all such compensation claims as assets contributed in kind shall be "not more than 200,000 shares per year (number of shares after October 2023 stock split)".

The purpose of the RS is to provide the Eligible Directors with an incentive to further improve the

corporate value of the Company in a sustainable manner and to promote further value sharing with shareholders, and also to establish an optimal global management structure regardless of nationality or country of residence, the Company proposes to set the total amount of compensation claims to be provided with the Eligible Directors for RS at "not more than JPY 1 billion per year" and the total number of shares of common stock to be issued or disposed of to the Eligible Directors by payment in kind of all such compensation claims at "not more than 400,000 shares per year".

In addition to the existing RS (the outline of which is described in 1. and 2. (1) below), which set the transfer restriction period from the date of allotment to the time immediately after retirement from any of the positions of director or executive officer of the Company for the purpose of mid- to long-term incentives, the Company proposes that the Company may grant RSs (the outline of which is described in 1. and 2. (2) below) with a new restriction period of three years or longer to the directors within the framework of the total amount of compensation claims and the total number of shares of common stock as a recruiting and retention program in order to respond to differences in the human resource market conditions in regions and industries, and to secure management and special skills, etc.

The maximum number of shares of our common stock to be issued or disposed of as RS is 400,000 shares per year as described above, and the maximum dilution rate will be approximately 0.05% per year at the time of the resolution of this agenda. Even if Agenda Item No. 5, No. 6, No. 7 and No. 8 are approved as proposed, the maximum number of shares of common stock of the Company to be issued or disposed of pursuant to those propositions is 1.63 million shares per year, and the maximum dilution rate will be approximately 0.21% per year at the time of resolution of this agenda.

The outline of the RS system and other details based on this agenda are as described in 1. through 3. below. The specific timing and allocation to each Eligible Director will be determined by the Company's Board of Directors after deliberation by the Nomination and Compensation Committee.

With regard to this agenda, the Company has received a report from the Audit and Supervisory Committee stating that this agenda was decided by the Board of Directors following the deliberation by the Nomination and Compensation Committee, that the procedure for determining the compensation, etc. was appropriate, and that there were no specific findings. The Company believes the details to be appropriate.

The current number of directors (excluding outside directors and directors who are Audit and Supervisory Committee members) is three. If Agenda Item No. 1, "Election of six (6) directors (excluding directors who are Audit and Supervisory Committee members)," is approved and passed as proposed, there will be no change in the number of said directors. If Agenda Item No. 1, "Election of six (6) directors (excluding directors who are Audit and Supervisory Committee members)," is approved and passed as originally proposed, there will be no change in the number of such directors.

1. Overview of RS

Based on the resolution of the Board of Directors, the Eligible Directors shall make in-kind payment of all cash compensation claims paid to the Eligible Directors and shall in return receive shares of common stock of the Company that shall be issued or disposed of as RS, and the total number of shares of common stock of the Company to be issued or disposed of under this agenda shall not exceed 400,000 shares per year. However, if the Company splits (including an allotment of common shares without consideration) or consolidates its common stock after the date of the resolution for this agenda, or if the total number of shares of common stock of the total number of same shares shall be adjusted, the total number of such shares shall be adjusted to a reasonable extent.

The amount to be paid-in per share of common stock of the Company that has been issued or disposed as stated above shall be determined by the Board of Directors, within a scope in which the amount is not particularly favorable to the Eligible Directors who subscribe for such shares of common stock of the Company, based on the closing price of shares of common stock of the Company on the Prime Market of the Tokyo Stock Exchange on the business day immediately preceding each date of the resolution by the Board of Directors regarding such issuance or disposal (or, if there was no trade on such business day, the closing price on the trading day immediately prior thereto). The issuing or disposal of shares of common stock of the Company under this agenda and inkind payment of cash compensation claims shall be subject to the conclusion of an agreement on the allotment of restricted stock including the terms and conditions set forth in Section 2(1) below for RS as a mid- to long-term incentive, and Section 2(2) below for RS as a recruiting and retention program. respectively (hereinafter referred to as the "Allotment Agreement" in this agenda) with each Eligible Director that includes the following details.

2. Outline of details of the Allotment Agreement

(1) RS as a mid- to long-term incentive

1) Transfer restriction period

The Eligible Directors may not transfer, create a security interest on, or otherwise dispose of shares of common stock of the Company allotted to them under the Allotment Agreement (hereinafter referred to as "Allotted Shares" in this Item (1)) during the period from the date of allotment in accordance with the Allotment Agreement until the time immediately after their resignation as either director or executive officer of the Company (hereinafter referred to as the "Transfer Restriction Period" in this Item (1)) (this restriction hereinafter referred to as the "Transfer Restriction" in this Item (1)).

2) Handling when resigning for reasons other than those justifiable prior to the expiration of the Term of Service

In the event that an Eligible Director resigns as either director or executive officer of the Company before the expiration of the period determined in advance by the Board of Directors (hereinafter referred to as the "Term of Service" in this Item (1)), the Company shall automatically acquire the Allotted Shares without consideration, unless such resignation is due to expiration of term of office, death or for other justifiable reasons.

3) Lifting the Transfer Restriction

The Company shall lift the Transfer Restriction for all of the Allotted Shares upon expiration of the Transfer Restriction Period, on the condition that the Eligible Director continuously remained in the position as either director or executive officer of the Company throughout the Term of Service. If the Eligible Director resigned from the position as either director or executive officer of the Company prior to the expiration of the Term of Service due to expiration of term, death or for other justifiable reasons, the Company shall make reasonable adjustments, as necessary, to the number of Allotted Shares for which the Transfer Restriction will be lifted and the timing at which the Transfer Restriction Allotted Shares for which the Transfer Restriction has not been lifted at the time immediately after the Transfer Restriction is lifted in accordance with the above-stated provisions.

4) Treatment in the event of organizational restructuring, etc.

Notwithstanding the provisions in 1) above, if, during the Transfer Restriction Period, matters concerning a merger agreement in which the Company becomes the dissolving company, a stock-forstock exchange agreement or a stock-transfer plan in which the Company becomes a wholly-owned subsidiary or any other matters concerning organizational restructuring, etc. is approved at the General Meeting of Shareholders of the Company (or the Board of Directors of the Company in cases where approval at a general meeting of shareholders is not required for the such organizational restructuring, etc.), the Company shall, by resolution of the Board of Directors, lift the Transfer Restriction prior to the effective date of such organizational restructuring, etc., for the number of Allotted Shares that is reasonably determined based on the period from the date of commencement of the Transfer Restriction Period until the date of approval of such organizational restructuring, etc. In the cases set forth above, the Company shall automatically acquire without consideration Allotted Shares for which the Transfer Restriction has not been lifted at the time immediately after the Transfer Restriction is lifted.

5) Other Matters

Other matters concerning Allotment Agreement shall be determined by the Board of Directors of the Company.

(2) RS as a recruiting and retention program

1) Transfer restriction period

The Eligible Directors may not transfer, create a security interest on, or otherwise dispose of shares of common stock of the Company allotted to them under the Allotment Agreement (hereinafter referred to as "Allotted Shares" in this Item (2)) for a period of not less than three (3) years from the date of allotment under the Allotment Agreement, as determined by the Board of Directors of the Company (hereinafter referred to as the "Transfer Restriction Period" in this Item (2)) (this restriction hereinafter referred to as the "Transfer Restriction" in this Item (2)).

2) Handling when resigning or retiring for reasons other than those justifiable prior to the expiration of the term of service

In the event that an Eligible Director resigns or retires from any of the positions of director, corporate auditor, executive officer, employee (including contract employees) or any other similar position at the Company or any of its subsidiaries before the expiration of the Transfer Restriction Period, the Company shall automatically acquire the Allotted Shares without consideration, unless such resignation or retirement is due to expiration of term of office, death or for other justifiable reasons.

3) Lifting the Transfer Restriction

The Company shall lift the Transfer Restriction for all of the Allotted Shares upon expiration of the Transfer Restriction Period, on the condition that the Eligible Director continuously remained in the position of director, corporate auditor, executive officer, employee (including contract employees) or any other similar position at the Company or any of its subsidiaries. If the Eligible Director resigned or retired from the position of director, corporate auditor, executive officer, employee (including contract employees) or any other similar position at the Company or any of its subsidiaries, prior to the expiration of the Transfer Restriction Period due to expiration of term, death or for other justifiable reasons, the Company shall make reasonable adjustments, as necessary, to the number of Allotted Shares for which the Transfer Restriction will be lifted and the timing at which the Transfer Restriction has not been lifted at the time immediately after the Transfer Restriction is lifted in accordance with the above-stated provisions.

4) Treatment in the event of organizational restructuring, etc.

Notwithstanding the provisions in 1) above, if, during the Transfer Restriction Period, matters concerning a merger agreement in which the Company becomes the dissolving company, a stock-forstock exchange agreement or a stock-transfer plan in which the Company becomes a wholly-owned subsidiary or any other matters concerning organizational restructuring, etc. is approved at the General Meeting of Shareholders of the Company (or the Board of Directors of the Company in cases where approval at a general meeting of shareholders is not required for the such organizational restructuring, etc.), the Company shall, by resolution of the Board of Directors, lift the Transfer Restriction prior to the effective date of such organizational restructuring, etc., for the number of Allotted Shares that is reasonably determined based on the period from the date of commencement of the Transfer Restriction Period until the date of approval of such organizational restructuring, etc. In the cases set forth above, the Company shall automatically acquire without consideration Allotted Shares for which the Transfer Restriction has not been lifted at the time immediately after the Transfer Restriction is lifted.

5) Other Matters

Other matters concerning Allotment Agreement shall be determined by the Board of Directors of the Company.

3. Post-delivery restricted stock unit plan

If an Eligible Director is a non-resident of Japan at the time of receiving the allotment of the above RSs, the restricted stock unit ("RSU") plan (a plan in which shares of the Company are delivered after a certain period of time) may be applied instead of the above RSs for the purpose of avoiding the need to comply with laws and regulations and disadvantages in terms of taxation in the country of residence of such Eligible Director. Even in such case, the terms shall be the same as those of the above RSs, except for the timing of the issuance or disposal of shares of common stock of the Company and a payment of money to the heirs of the directors in lieu of shares in the event of the death of the subject director. The RSs and RSUs together will be operated within the total amount of monetary compensation claims and the total number of shares of the Company's common stock set forth above. The RSs and RSUs together will operate within the framework of the total cash compensation claims and the total number of shares of the Company's common stock set forth above.

Agenda Item No. 6: Revision of the performance share unit system for directors (excluding outside directors and directors who are Audit and Supervisory Committee members)

At the 79th Ordinary General Meeting of Shareholders held on June 23, 2021, the Board of Directors of the Company resolved to grant Performance Share Units ("PSUs") to the Eligible Directors. The total amount of compensation claims to be paid to the Eligible Directors as compensation for the execution of their duties over the three fiscal years covered by the mid term management plan is "not more than JPY 600 million for each of the three fiscal years" (not more than JPY 200 million per fiscal year), and all such compensation claims are to be paid as assets contributed in-kind. The total number of shares of the Company's common stock to be issued or disposed of to the Eligible Directors as a result of payment of all of these compensation claims as assets contributed in kind shall be "not more than 600,000 shares in each of the three fiscal years (number of shares after October 2023 stock split)" (not more than 200,000 shares per fiscal year (number of shares after October 2023 stock split)).

The purpose of the PSU is to give the Eligible Directors an incentive to further improve the corporate value of the Company in a sustainable manner and to promote further value sharing with our shareholders, and also to establish an optimal global management structure regardless of nationality or country of residence, the Company has decided that the total amount of compensation claims to be provided with the Eligible Directors as compensation for their performance of duties over three fiscal years, the period covered by the mid term management plan, shall be "not more than JPY 3 billion per three fiscal years" (not more than JPY 1 billion per fiscal year) and that all such compensation claims will be paid as assets contributed in kind, which will be issued or disposed of to the Eligible Directors as a result of payment of all such compensation claims as assets contributed in kind shall be "not more than 1.2 million shares in each of the three fiscal years" (not more than 400,000 shares per fiscal year).

The maximum number of our common shares to be issued or disposed of as PSUs is 1.2 million shares for each of the three fiscal years as described above, and the maximum dilution rate will be approximately 0.05% per year at the time of the resolution of this agenda. Even if Agenda Item No. 5, No. 6, No. 7 and No. 8 are approved as proposed, the maximum number of shares of our common stock to be issued or disposed of pursuant to those propositions is 1.63 million shares per year, and the maximum dilution rate will be approximately 0.21% per year at the time of resolution of this agenda.

The outline of the system of PSUs under this agenda and other details are as described in 1. through 5. below. The specific timing and allocation of the PSUs to each eligible director will be determined by the Company's Board of Directors after deliberation by the Nomination and Compensation Committee.

With regard to this agenda, the Company has received a report from the Audit and Supervisory Committee stating that this agenda was decided by the Board of Directors following the deliberation by the Nomination and Compensation Committee, that the procedure for determining the compensation, etc. was appropriate, and that there were no specific findings. The Company believes the details to be appropriate.

The current number of directors (excluding outside directors and directors who are Audit and Supervisory Committee members) is three. If Agenda Item No. 1, "Election of six (6) directors (excluding directors who are Audit and Supervisory Committee members)," is approved and passed as proposed, there will be no change in the number of said directors.

1. Overview of the PSU system

PSUs will be granted to Eligible Directors as the right to receive the issuance or disposal of shares of common stock of the Company after the Performance Evaluation Period in accordance with the achievement rate, etc. of numerical targets, etc. set in advance by the Board of Directors of the Company with respect to the Company's performance, etc. during the period covered by the Company's medium-term management plan (the "Performance Evaluation Period"). Whether or not the Eligible Directors can receive delivery of shares of common stock of the Company as a result of the PSUs, and if so, the number of shares of common stock of the Company to be delivered (the "Number of Shares to be Delivered"), will be determined based on the achievement rate, etc. of the numerical targets set above. Therefore, at the time the PSUs are granted to the Eligible Directors, neither the number of shares to be delivered nor the amount of monetary compensation claims to be paid to the Eligible Directors for the delivery of the Company's common shares is fixed. The initial performance evaluation period, if this agenda is approved at this General Meeting of Shareholders, will be the three fiscal years from the fiscal year ending March 31, 2025 to the fiscal year ending March 31, 2027, which is the period of the Company's Mid-term Management Plan, and thereafter, within the scope of this agenda approved at this General Meeting of Shareholders, the Company's Board of Directors may approve the granting of PSUs for the three fiscal years covered by the Mid-term Thereafter, the Company's Board of Directors may approve the granting of PSUs to eligible directors for the three fiscal years covered by the Management Plan as the performance evaluation period, within the scope of this agenda approved at this General Meeting of Shareholders.

2. PSU Structure

The specific mechanisms of PSUs are as follows:

1) The Board of Directors shall determine the numerical targets to be used in the PSUs, the performance-based factor and other indicators that are necessary for the calculation of the specific Number of Shares to be Delivered.

2) After the expiration of the Performance Evaluation Period, the Company shall determine the number of shares of common stock of the Company to be allotted to each Eligible Director in accordance with the achievement rate of each numerical target during the Performance Evaluation Period.

3) The Company shall pay cash compensation claims to each Eligible Director in proportion to the number of shares of common stock of the Company determined in 2) above based on a resolution of the Board of Directors, and each Eligible Director shall be allotted such number of shares of common stock of the Company by making in-kind payment of all such cash compensation claims. The amount to be paid-in for shares of common stock of the Company shall be determined by the Board of Directors, within a scope in which the amount is not particularly favorable to the Eligible Directors who subscribe for such shares of common stock of the Company, based on the closing price of shares of common stock of the Company on the Prime Market of the Tokyo Stock Exchange on the business day immediately preceding the date of the resolution by the Board of Directors pertaining to the above-stated allotment (or, if there was no trade on such business day, the closing price on the trading day immediately prior thereto).

4) Requirements and other details concerning the delivery of shares to each Eligible Director shall be in accordance with that determined the Board of Directors.

3. Method of calculating the Number of Shares to be Delivered and cash compensation claims The maximum of the total number of shares of common stock of the Company to be delivered by the Company to the Eligible Directors in (2) 3) above shall be a maximum of 1,200,000 shares (400,000 shares per fiscal year) during the target period of each mid-term management plan (three fiscal years). If the Company splits (including an allotment of common shares without consideration) or consolidates its common stock after the date of the resolution for this agenda, or if the total number of shares of common stock of the Company needs to be adjusted, the total number of such shares shall be adjusted to a reasonable extent.

The Company shall calculate the number of shares of common stock of the Company to be delivered to each Eligible Director based on the formula in 1) below (fractions of less than one share shall be rounded down), and the amount of cash compensation claims to be paid to each Eligible Director based on the formula in 2) below. In the event that an Eligible Director resigns from any of the positions of director or executive officer of the Company for justifiable reasons during the Performance Evaluation Period, the number of shares of common stock of the Company or the amount of money to be delivered to the Eligible Director or his/her heir may be reasonably adjusted in proportion to their terms of office and determined by the Board of Directors as set forth in 4. below.

In the event that the delivery of the number of shares of common stock of the Company to each of the Eligible Directors calculated by the formula in 1) below is likely to exceed the maximum total number of shares of common stock of the Company or the maximum total amount of monetary compensation claims set forth above, the Company shall reduce the Number of Shares to be Delivered to each Eligible Director in a reasonable manner determined by the Board of Directors, such as on a pro rata basis, within a scope that does not exceed the maximum cash compensation claim and the maximum number of shares of common stock of the Company to be delivered.

1) Number of shares of common stock of the Company to be issued or disposed of to each Eligible Director

Base number of shares (*1) x payment ratio (*2)

2) Cash compensation claims to be paid to each Eligible Director

Number of shares of common stock of the Company calculated in 1) above x share price at time of delivery (*3)

- (*1) Determined in advance by the Board of Directors
- (*2) Determined in advance by the Board of Directors within the range of 60 140% according to the achievement of each performance indicator during the Performance Evaluation Period.
- (*3) Determined by the Board of Directors, within a scope in which the amount is not particularly favorable to the Eligible Directors who subscribe for such shares of common stock of the Company, based on the closing price of shares of common stock of the Company on the Prime Market of the Tokyo Stock Exchange on the business day immediately preceding the date of the resolution to be made by the Board of Directors pertaining to the issuance or disposal of shares of common stock of the Company after the end of the Performance Evaluation Period (or, if there was no trade on such business day, the closing price on the trading day immediately prior thereto).

4. Payment conditions for payments to the Eligible Directors

In principle, the Company shall issue or dispose of the number of shares of common stock of the Company calculated based on (3) above to the Eligible Directors after the end of the Performance Evaluation Period if the Eligible Directors fulfill the following requirements.

1) Eligible Directors have continuously remained in the position of either director or executive officer of the Company throughout the Performance Evaluation Period

2) Eligible Directors have not engaged in any misconduct as defined by the Board of Directors

3) Other requirements deemed necessary by the Board of Directors to achieve the purpose of the PSUs.

If, during the Performance Evaluation Period, a director is newly appointed or an Eligible Director resigns from his/her position as either director or executive officer of the Company for a justifiable reason, the Board of Directors shall issue or dispose of shares of common stock of the Company in the number that have been reasonably adjusted in accordance with the term of office of such director and executive officer.

If an Eligible Director dies during the Performance Evaluation Period, cash shall be paid in lieu of shares of common stock of the Company to his/her heir. The amount of cash to be paid to the heir of such director shall be the amount obtained by multiplying the number of base number of shares reasonably adjusted according to the term of office of such director by a price determined by the Board of Directors, within a scope in which the amount is not particularly favorable to any person who subscribe for such shares of common stock of the Company based on the closing price of shares of common stock of the Company on the Prime Market of the Tokyo Stock Exchange on the business day immediately preceding the date of the resolution by the Board of Directors pertaining to the cash payment (or, if there was no trade on such business day, the closing price on the trading day immediately prior thereto).

5. If, during the Performance Evaluation Period, matters concerning a merger agreement in which the Company becomes the dissolving company, a stock-for-stock exchange agreement or a stocktransfer plan in which the Company becomes a wholly-owned subsidiary or any other matters concerning organizational restructuring, etc. is approved at the General Shareholders Meeting of the Company (or the Board of Directors of the Company in cases where approval at a general shareholders meeting is not required for the such organizational restructuring, etc.), the Company shall pay in cash based on a resolution of the Board of Director, instead of in shares of common stock of the Company, in the amount obtained by multiplying the base number of shares that has been reasonably adjusted based on the period from the date of commencement of the Performance Evaluation Period until the date of approval for organizational restructuring, etc. by a price determined by the Board of Directors, within a scope in which the amount is not particularly favorable to any person who subscribe for such shares of common stock of the Company based on the closing price of shares of common stock of the Company on the Prime Market of the Tokyo Stock Exchange on the business day immediately preceding the date of the resolution by the Board of Directors (or, if there was no trade on such business day, the closing price on the trading day immediately prior thereto).

Agenda Item No. 7: Introduction of a restricted stock compensation plan for outside directors (excluding directors who are Audit and Supervisory Committee members)

I. Reason for Proposal

The amount of compensation for outside directors of the Company (excluding directors who are Audit and Supervisory Committee members) will be revised to "not more than JPY 150 million per year" if Agenda Item No.4, "Revision of amount of compensation for directors (excluding directors who are Audit and Supervisory Committee members)" is approved and passed as proposed.

In order to further promote value sharing with shareholders, the Company proposes to issue new restricted stock compensation (hereinafter referred to as "RS" in this agenda) to Outside Directors, which will be paid separately from the above-mentioned compensation. With respect to the RS, the total amount of compensation claims to be paid to outside directors shall be "not more than JPY 45 million per year" and the total number of shares of common stock of the Company to be issued or disposed of to outside directors as a result of payment of all such compensation claims as assets

contributed in kind shall be "not more than 18,000 shares per year". The amount of compensation claims to be paid to each outside director with respect to RS shall be not more than 30% of the amount of monetary compensation to be paid to such outside director and not more than JPY 5 million.

The eligible outside directors have the dual responsibilities of deciding important matters such as management policies and strategies for the Company group, and monitoring and supervising the execution of business operations. From the former perspective, it is necessary for the outside directors to have a shareholder perspective, and therefore, we would like to introduce RS for the outside directors. On the other hand, from the latter perspective, it is necessary to avoid excessive risk-taking in achieving performance targets. Therefore, the RS will not be linked to business performance, and the amount of compensation receivable per outside director to be paid to the eligible outside director in relation to the RS will be not more than 30% of the amount of monetary remuneration to be paid to such subject outside director, and to not more than JPY 5 million.

The maximum number of shares of our common stock to be issued or disposed of as RS is 18,000 shares per year as described above, and the maximum dilution rate will be approximately 0.002% per year at the time of the resolution of this agenda. Even if Agenda Item No. 5, No. 6, No. 7 and No. 8 are approved as proposed, the maximum number of shares of common stock of the Company to be issued or disposed of pursuant to those propositions is 1,630,000 shares per year, and the maximum dilution rate will be approximately 0.21% per year at the time of resolution of this agenda.

The outline of the RS system and other details based on this agenda are described in Section II. 1. through 3. below. The specific timing and allocation of payments to each eligible outside director will be determined by the Company's Board of Directors after deliberation by the Nomination and Compensation Committee.

With regard to this agenda, the Company has received a report from the Audit and Supervisory Committee stating that this agenda item was decided by the Board of Directors following the deliberation by the Nomination and Compensation Committee, and that the procedure for determining the compensation, etc. was appropriate, and that there were no specific findings. The Company believes the details to be appropriate.

The current number of outside directors (excluding those who are members audit and supervisory committee members) is three. If Agenda Item No.1, "Election of six (6) directors (excluding those who are Audit and Supervisory Committee members)," is approved and passed as proposed, there will be no change in the number of outside directors.

II. Overview of a RS for eligible outside directors

(1) Outline of the RS system

Based on the resolution of the Board of Directors, the eligible outside directors shall make in-kind payment of all cash compensation claims paid to the eligible outside directors and shall in return receive shares of common stock of the Company that shall be issued or disposed of as RS, and the total number of shares of common stock of the Company to be issued or disposed of under this agenda shall not exceed 18,000 shares per year. However, if the Company splits (including an allotment of common shares without consideration) or consolidates its common stock of the Company to be issued or disposed of the resolution for this agenda, or if the total number of shares of common stock of the company to be adjusted, the total number of such shares shall be adjusted to a reasonable extent.

The amount to be paid-in per share of common stock of the Company that has been issued or disposed as stated above shall be determined by the Board of Directors, within a scope in which the amount is not particularly favorable to the eligible outside directors who subscribe for such shares of common stock of the Company, based on the closing price of shares of common stock of the Company on the Prime Market of the Tokyo Stock Exchange on the business day immediately preceding each date of the resolution by the Board of Directors regarding such issuance or disposal (or, if there was no trade on such business day, the closing price on the trading day immediately prior thereto). The issuing or disposal of shares of common stock of the Company under this agenda and in-kind payment of cash compensation claims shall be subject to the conclusion of an agreement on the allotment of restricted stock including the terms and conditions set forth below (hereinafter referred to as the "Allotment Agreement" in this agenda) with each eligible outside director that includes the following details.

(2) Outline of details of the Allotment Agreement

1) Transfer restriction period

The eligible outside directors may not transfer, create a security interest on, or otherwise dispose of shares of common stock of the Company allotted to them under the Allotment Agreement (hereinafter referred to as "Allotted Shares" in this agenda) during the period from the date of allotment in accordance with the Allotment Agreement until the time immediately after their resignation as a director of the Company (hereinafter referred to as the "Transfer Restriction Period" in this agenda) (this restriction hereinafter referred to as the "Transfer Restriction" in this agenda).

2) Handling when resigning for reasons other than those justifiable prior to the expiration of the Term of Service

In the event that an eligible outside director resigns as a director of the Company before the expiration of the period determined in advance by the Board of Directors (hereinafter referred to as the "Term of Service" in this agenda), the Company shall automatically acquire the Allotted Shares without consideration, unless such resignation is due to expiration of term of office, death or for other justifiable reasons.

3) Lifting the Transfer Restriction

The Company shall lift the Transfer Restriction for all of the Allotted Shares upon expiration of the Transfer Restriction Period, on the condition that the eligible outside director continuously remained in the position as a director of the Company throughout the Term of Service. If the eligible outside director resigned from the position as a director of the Company prior to the expiration of the Term of Service due to expiration of term, death or for other justifiable reasons, the Company shall make reasonable adjustments, as necessary, to the number of Allotted Shares for which the Transfer Restriction will be lifted and the timing at which the Transfer Restriction will be lifted. The Company shall automatically acquire without consideration Allotted Shares for which the Transfer Restriction has not been lifted at the time immediately after the Transfer Restriction is lifted in accordance with the above-stated provisions.

4) Treatment in the event of organizational restructuring, etc.

Notwithstanding the provisions in 1) above, if, during the Transfer Restriction Period, matters concerning a merger agreement in which the Company becomes the dissolving company, a stock-forstock exchange agreement or a stock-transfer plan in which the Company becomes a wholly-owned subsidiary or any other matters concerning organizational restructuring, etc. is approved at the General Meeting of Shareholders of the Company (or the Board of Directors of the Company in cases where approval at a general meeting of shareholders is not required for the such organizational restructuring, etc.), the Company shall, by resolution of the Board of Directors, lift the Transfer Restriction prior to the effective date of such organizational restructuring, etc., for the number of Allotted Shares that is reasonably determined based on the period from the date of commencement of the Transfer Restriction Period until the date of approval of such organizational restructuring, etc. In the cases set forth above, the Company shall automatically acquire without consideration Allotted Shares for which the Transfer Restriction has not been lifted at the time immediately after the Transfer Restriction is lifted. 5) Other matters

Other matters concerning Allotment Agreement shall be determined by the Board of Directors of the Company.

3. Post-delivery restricted stock unit plan

If an eligible outside director is a non-resident of Japan at the time of receiving the allotment of the above RSs, the restricted stock unit ("RSU") plan (a plan in which shares of the Company are delivered after a certain period of time) may be applied instead of the above RSs for the purpose of

avoiding the need to comply with laws and regulations and disadvantages in terms of taxation in the country of residence of such eligible outside director. Even in such case, the terms shall be the same as those of the above RSs, except for the timing of the issuance or disposal of shares of common stock of the Company and a payment of money to the heirs of the directors in lieu of shares in the event of the death of the subject director. The RSs and RSUs together will be operated within the total amount of monetary compensation claims and the total number of shares of the Company's common stock set forth above. The RSs and RSUs together will operate within the framework of the total cash compensation claims and the total number of shares of the Company's common stock set forth above.

Agenda Item No. 8: Introduction of a restricted stock compensation plan for directors who are Audit and Supervisory Committee members

I. Reason for Proposal

The amount of compensation for directors who are Audit and Supervisory Committee members of the Company was resolved at the 73rd Ordinary General Meeting of Shareholders held on June 24, 2015 to be "not more than JPY 100 million per year", and has remained unchanged to this day. In order to further promote value sharing with shareholders, the Company proposes to issue new restricted stock compensation (hereinafter referred to as "RS" in this agenda) to directors who are Audit and Supervisory Committee members, in addition to the above-mentioned compensation, for the purpose of further promoting value sharing with shareholders. The total amount of compensation claims to be paid to directors who are Audit and Supervisory Committee members with respect to RS shall be "not more than JPY 30 million per year" and the total number of shares of common stock of the Company to be issued or disposed to directors who are Audit and Supervisory Committee members by payment of all such compensation claims as assets contributed in kind shall be "not more than 12,000 shares per year". The amount of monetary compensation claims to be paid to each director who is Audit and Supervisory Committee members with respect to RS shall not be more than 30% of the amount of monetary compensation to be paid to such director who is an Audit and Supervisory Committee members and not more than JPY 5 million.

Directors who are Audit and Supervisory Committee members have the dual responsibilities of deciding important matters such as management policies and strategies for the Company group and monitoring and supervising the execution of business operations. From the former perspective, it is necessary for directors who are Audit and Supervisory Committee members to have a shareholder perspective, and therefore, we would like to introduce RS for directors who are Audit and Supervisory Committee members. On the other hand, from the latter perspective, it is necessary to avoid excessive risk-taking in achieving performance targets. Therefore, the RS will not be linked to business performance, and the amount of compensation receivable per director who are Audit and Supervisory Committee members in relation to the RS will not be more than 30% of the amount of monetary compensation to be paid to such director who are Audit and Supervisory Committee members, and to not more than JPY 5 million.

The maximum number of shares of our common stock to be issued or disposed of as RS is 12,000 shares per year as described above, and the maximum dilution rate will be approximately 0.002% per year at the time of the resolution of this agenda. Even if Agenda Item No. 5, No. 6, No. 7 and No. 8 are approved as proposed, the maximum number of shares of common stock of the Company to be issued or disposed of pursuant to those propositions is 1,630,000 shares per year, and the maximum dilution rate will be approximately 0.21% per year at the time of resolution of this agenda.

The outline of the RS system and other details based on this agenda are described in Section II. 1. through 3. below. The specific timing and allocation of payments to each director who are Audit and Supervisory Committee members will be determined by the Audit and Supervisory Committee.

With regard to this agenda, the purpose and details of the introduction of this plan were discussed by all Audit and Supervisory Committee members, and the Company has received a report from the

Audit and Supervisory Committee stating that this agenda was decided by the Board of Directors following the deliberation by the Nomination and Compensation Committee, that the procedure for determining the compensation, etc. was appropriate, and that there were no specific findings. The Company believes the details to be appropriate.

The current number of Directors who are Audit and Supervisory Committee members is three, and if Agenda Item No. 2, " Election of 1 director who is an Audit and Supervisory Committee member," is approved and passed as proposed, there will be no change in the number of Directors who are Audit and Supervisory Committee members.

II. Overview of a RS for directors who are Audit and Supervisory Committee members (1) Outline of the RS System

Based on the resolution of the Board of Directors, the eligible directors who are Audit and Supervisory Committee members shall make in-kind payment of all cash compensation claims paid to the eligible directors and shall in return receive shares of common stock of the Company that shall be issued or disposed of as RS, and the total number of shares of common stock of the Company to be issued or disposed of under this agenda shall not exceed 18,000 shares per year. However, if the Company splits (including an allotment of common shares without consideration) or consolidates its common stock after the date of the resolution for this agenda, or if the total number of shares of common stock of the Company to be issued or disposed of as RS needs to be adjusted, the total number of such shares shall be adjusted to a reasonable extent.

The amount to be paid-in per share of common stock of the Company that has been issued or disposed as stated above shall be determined by the Board of Directors, within a scope in which the amount is not particularly favorable to the eligible directors who are Audit and Supervisory Committee members who subscribe for such shares of common stock of the Company, based on the closing price of shares of common stock of the Company on the Prime Market of the Tokyo Stock Exchange on the business day immediately preceding each date of the resolution by the Board of Directors regarding such issuance or disposal (or, if there was no trade on such business day, the closing price on the trading day immediately prior thereto). The issuing or disposal of shares of common stock of the Company under this agenda and in-kind payment of cash compensation claims shall be subject to the conclusion of an agreement on the allotment of restricted stock including the terms and conditions set forth below (hereinafter referred to as the "Allotment Agreement" in this agenda) with each eligible director who are Audit and Supervisory Committee members that includes the following details.

(2) Outline of details of the Allotment Agreement

1) Transfer restriction period

The eligible directors who are Audit and Supervisory Committee members may not transfer, create a security interest on, or otherwise dispose of shares of common stock of the Company allotted to them under the Allotment Agreement (hereinafter referred to as "Allotted Shares" in this agenda) during the period from the date of allotment in accordance with the Allotment Agreement until the time immediately after their resignation as a director of the Company (hereinafter referred to as the "Transfer Restriction Period" in this agenda) (this restriction hereinafter referred to as the "Transfer Restriction" in this agenda).2) Handling when resigning for reasons other than those justifiable prior to the expiration of the Term of Service

In the event that an eligible director who is an Audit and Supervisory Committee member resigns as a director of the Company before the expiration of the period determined in advance by the Board of Directors (hereinafter referred to as the "Term of Service" in this agenda), the Company shall automatically acquire the Allotted Shares without consideration, unless such resignation is due to expiration of term of office, death or for other justifiable reasons.

3) Lifting the Transfer Restriction

The Company shall lift the Transfer Restriction for all of the Allotted Shares upon expiration of the

Transfer Restriction Period, on the condition that the eligible director who is an Audit and Supervisory Committee member continuously remained in the position as a director of the Company throughout the Term of Service. If the eligible director who is an Audit and Supervisory Committee member resigned from the position as a director of the Company prior to the expiration of the Term of Service due to expiration of term, death or for other justifiable reasons, the Company shall make reasonable adjustments, as necessary, to the number of Allotted Shares for which the Transfer Restriction will be lifted and the timing at which the Transfer Restriction will be lifted. The Company shall automatically acquire without consideration Allotted Shares for which the Transfer Restriction has not been lifted at the time immediately after the Transfer Restriction is lifted in accordance with the above-stated provisions.

4) Treatment in the event of organizational restructuring, etc.

Notwithstanding the provisions in 1) above, if, during the Transfer Restriction Period, matters concerning a merger agreement in which the Company becomes the dissolving company, a stock-forstock exchange agreement or a stock-transfer plan in which the Company becomes a wholly-owned subsidiary or any other matters concerning organizational restructuring, etc. is approved at the General Meeting of Shareholders of the Company (or the Board of Directors of the Company in cases where approval at a general meeting of shareholders is not required for the such organizational restructuring, etc.), the Company shall, by resolution of the Board of Directors, lift the Transfer Restriction prior to the effective date of such organizational restructuring, etc., for the number of Allotted Shares that is reasonably determined based on the period from the date of commencement of the Transfer Restriction Period until the date of approval of such organizational restructuring, etc. In the cases set forth above, the Company shall automatically acquire without consideration Allotted Shares for which the Transfer Restriction has not been lifted at the time immediately after the Transfer Restriction is lifted.

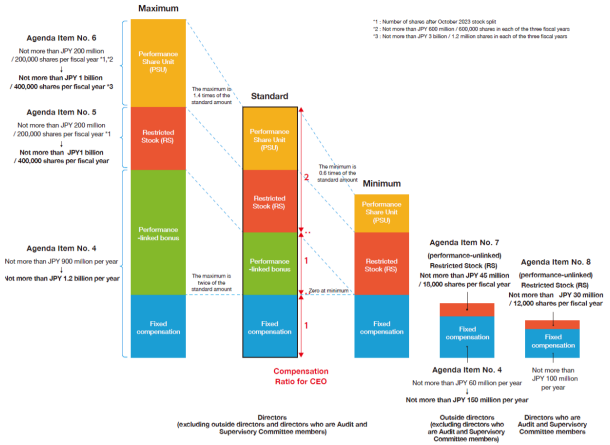
5) Other matters

Other matters concerning Allotment Agreement shall be determined by the Board of Directors of the Company with the consent of the Audit and Supervisory Committee.

3. Post-delivery restricted stock unit plan

If an eligible director who is an Audit and Supervisory Committee member is a non-resident of Japan at the time of receiving the allotment of the above RSs, the restricted stock unit ("RSU") plan (a plan in which shares of the Company are delivered after a certain period of time) may be applied instead of the above RSs for the purpose of avoiding the need to comply with laws and regulations and disadvantages in terms of taxation in the country of residence of such eligible outside director. Even in such case, the terms shall be the same as those of the above RSs, except for the timing of the issuance or disposal of shares of common stock of the Company and a payment of money to the heirs of the directors in lieu of shares in the event of the death of the subject director. The RSs and RSUs together will be operated within the total amount of monetary compensation claims and the total number of shares of the total cash compensation claims and the total number of shares of the total cash compensation claims and the total number of shares of the total cash compensation claims and the total number of shares of the total cash compensation claims and the total number of shares of the total cash compensation claims and the total number of shares of the total cash compensation claims and the total number of shares of the total cash compensation claims and the total number of shares of the total cash compensation claims and the total number of shares of the total cash compensation claims and the total number of shares of the total cash compensation claims and the total number of shares of the total cash compensation claims and the total number of shares of the Company's common stock set forth above.

(Reference)



New directors' compensation scheme

(Reference)

Policies and Procedures for Determining Compensation for Directors and Executive Officers (after revisions)

1.Basic policy

Based on the Company's corporate mission and vision, we aim to create a system for the compensation of directors and executive officers that contributes to the enhancement of corporate value. The ground rules of the system are as follows.

(1) Compensation mix and compensation level that shall attract international human resources who support the Company's global business development.

In order to continue to grow globally in the complex and rapidly evolving semiconductor industry, we will appoint talented people from all over the world and compensate them appropriately by global standards.

- (2) Bonus that is strongly linked to business performance Given the inevitability of fluctuations in business performance, strongly indexing bonuses to performance will fully reward the contributions of officers when business performance is strong and will reduce the burden on the Company during downturns in business performance.
- (3) Stock compensation that incentivizes directors and officers to share values with shareholders and promotes management from a medium- to long-term perspective We will combine transfer-restricted stock compensation, which incentivizes the pursuit of medium-to long-term corporate value improvement, which is also beneficial to shareholders, and performance-linked stock compensation, which promotes the achievement of medium-term management goals that lead to corporate value improvement.
- 2. Policy on the system, timing, conditions, and determination of compensation for director (excluding outside directors and directors who are Audit and Supervisory Committee members)
- (1) For directors who also serve as executive officers, base compensation (monetary remuneration) appropriate to their duties and responsibilities will be paid monthly, in addition to the executive officer compensation specified in 5 below.
- (2) The compensation of directors who do not serve as executive officers shall be set as follows, in accordance with the basic policy set forth in 1 above.
 - (a) Structure: Base compensation (monetary remuneration), Stock compensation
 - (b) Ratio: Base compensation : Stock compensation = 1 : 0.5 (guideline in the standard amount) (c) Base compensation

Base compensation Base compensation shall be set at an appropriate level according to duties and responsibilities as such director, and will be paid monthly, with reference to external objective data (i.e. the level of compensation paid to people with similar responsibilities by companies of similar size in each country).

- (d) Stock compensation
 - We will grant restricted stock (RS), which incentivizes the pursuit of medium- to long-term corporate value improvement, which is also beneficial to shareholders.
 - Shares of RS will be granted every business year as described above.
 - As a general rule, holding is obligatory during the term of office, and transfer restrictions will be lifted when an director retires.
- (3) In addition to the above, lump sum payments may be made based on special events such as the anniversary of the Company's founding.
- 3. Policy on the system, timing, conditions, and determination of compensation for outside directors (excluding directors who are Audit and Supervisory Committee members)

The compensation of outside directors (excluding directors who are Audit and Supervisory Committee members) shall be set as follows in consideration of their roles and independence with the basic policy set forth in 1 above.

(1) Structure: Base compensation (monetary remuneration), Stock compensation

(2) Ratio: Base compensation : Stock compensation = 1 : 0.3 (guideline in the standard amount)

(3) Base compensation

Base compensation shall be set at an appropriate level according to duties and responsibilities as such director, and will be paid monthly, with reference to external objective data (i.e. the level of compensation paid to people with similar responsibilities by companies of similar size in each country).

- (4) Stock compensation
 - We will grant restricted stock (RS), which incentivizes the pursuit of medium- to long-term corporate value improvement, which is also beneficial to shareholders.
 - Shares of RS will be granted every business year as described above.
 - As a general rule, holding is obligatory during the term of office, and transfer restrictions will be lifted when an director retires.
- (5) In addition to the above, lump sum payments may be made based on special events such as the anniversary of the Company's founding.
- 4. Policy on the system, timing, conditions, and determination of compensation for directors who are Audit and Supervisory Committee members

The compensation of directors who are Audit and Supervisory Committee members shall be set as follows in consideration of their roles and independence with the basic policy set forth in 1 above.

(1) Structure: Base compensation (monetary remuneration), Stock compensation

(2) Ratio: Base compensation : Stock compensation = 1 : 0.3 (guideline in the standard amount)(3) Base compensation

Base compensation will be paid monthly. The individual compensation level of directors who are Audit and Supervisory Committee members will be decided through discussions with them.

- (4) Stock compensation
 - We will grant restricted stock (RS), which incentivizes the pursuit of medium- to long-term corporate value improvement, which is also beneficial to shareholders.
 - Shares of RS will be granted every business year as described above.
 - The individual compensation level of directors who are Audit and Supervisory Committee members will be decided through discussions with them.
 - As a general rule, holding is obligatory during the term of office, and transfer restrictions will be lifted when an director retires.
- (5) In addition to the above, lump sum payments may be made based on special events such as the anniversary of the Company's founding.

5. Policy on the system, timing, conditions, and determination of compensation for executive officers The compensation of executive officers shall be set as follows with the basic policy set forth in 1 above.

- (1) Structure: Base compensation (monetary remuneration), Performance-linked bonuses (monetary remuneration), Stock compensation
- (2) Ratio: Base compensation : Performance-linked bonuses : Stock compensation =

1:1:2 (Senior Executive Officer (Group CEO))
1:1:1.5 (Senior Executive Officer (Group COO))
Between 1:1:1 and 1:1:1.2 (Senior Executive Officer)
Between 1:0.8:0.8 and 1:1:1 (Executive Officer)
*All of the above estimates are based on the standard amount.

(3) Base compensation

Base compensation shall be set at an appropriate level according to individual duties and responsibilities, and will be paid monthly, with reference to external objective data (i.e. the level of compensation paid to people with similar responsibilities by companies of similar size in each country).

(4) Performance-linked bonuses

- Performance-linked bonuses (monetary remuneration) are short-term incentives for the results of a single year, and are paid once a year after the performance of the Group for the relevant business year is confirmed.
 - a. The amount of bonuses is determined using net income as an index.

b. Target amounts will be set by referring to the net income targets of the single-year business plan and mid-term management plan. We will pay the standard amount when the target values are achieved, but the amount paid will fluctuate as described below when actual results undershoot or exceed the target values.

- Actual results <50% of target values: 0% of standard amount
- Actual results >150% of target values: 200% of standard amount
- Actual results 50% -150% of target values: Varies between 0-200% of standard amount
- (5) Stock compensation
 - We will grant restricted stock (RS) and performance-linked stock compensation (PSU) with the intention of incentivizing the pursuit of medium- to long-term enhancement of corporate value in alignment with shareholder priorities. As a general rule, about half of the stock-based compensation should be RS and about half should be PSU.
 - a. Shares of RS will be granted every business year as described above. As a general rule, holding is obligatory during the term of office, and transfer restrictions will be lifted when an officer retires.
 - b. PSU shall be granted in a lump sum for three years in the first year of the three-year mid-term management plan, with the base value being the points that will become shares of a value determined to be as described above. After the expiration of the term of the mid-term management plan, We will grant shares in proportion to the points, which are varied between 60% and 140% of the base value according to the degree of achievement of the mid-term management targets. The indicators for evaluating achievement of mid-term management targets are as follows, and the degree of fluctuation is determined by the total value of both indicators.
 - Main indicator: Earnings per share (EPS) during the mid-term management plan
 → Fluctuation between 70% and 130% of the standard amount
 - Sub-indicator: Relative Total Shareholders Return (r-TSR) and ESG evaluation \rightarrow Fluctuation between -5% to 5% of the standard amount
 - *However, the indicators and fluctuation ranges may be revised in response to the new mid-term management plan.

Note, officers who take office or retire in the second or third years of the mediumterm management plan will be as standard performance, prorated according to the length of time they have served.

- (6) Additional compensation may be paid for the purpose of securing managers, specially skilled personnel, and/or similar individuals, depending on the conditions of the human resource market in each region and/or industry. As a general rule, compensation levels across regions shall be adjusted through base compensation (monetary compensation) and stock compensation while stock compensation shall be used to secure a pool of specific human resources. The stock compensation shall be in the form of RS or PSU, but the term of the RS transfer restriction under this section shall be at least three years.
- (7) Compensation for non-residents in Japan may be different from the above due to laws and other circumstances.
- (8) If there are changes in the Company's financial situation or business environment that are clearly judged to make it difficult to achieve the goals of the mid-term management plan, this system and its operation may be reviewed based on a resolution of the Board of Directors.

- (9) In addition to the above, lump sum payments may be made based on special events such as the anniversary of the Company's founding.
- 6. Procedures and methods for determining compensation
- (1) Individual compensation for directors (excluding directors who are Audit and Supervisory Committee members) and executive officers is deliberated by the Nomination and Compensation Committee based on consultation with the Board of Directors, and proposed to the Board of Directors. The Board of Directors deliberates on proposals from the Nomination and Compensation Committee and decides on compensation.
- (2) However, performance-linked bonuses are determined as follows:
 - a. Up to 30% of the total amount calculated and determined according to the policies above of performance-linked bonuses for executive officers, excluding the Group CEO, shall be redistributed based on individual evaluations conducted by the Group CEO and approved by the Nomination and Compensation Committee. Results of these evaluations and redistributions shall be reported to the Board of Directors.
 - b. In principle, the Group CEO's performance-linked bonus is calculated based on the results of performance indicators, but if the Board of Directors deems it necessary and clearly states their reasoning, it may be increased or decreased.

7. Reduction of compensation, clawbacks, etc.

The Company may reduce future compensation or claw back past compensation by resolution of the Board of Directors in the event of certain circumstances, such as violation of relevant laws and regulations or internal rules.

(Supplementary provision)

This amendment is subject to suspension of approval on the condition that all proposals for remuneration of directors are approved at the Ordinary General Meeting of Shareholders scheduled for June 2024.

(Reference)

Skill Matrix for the Board of Directors following the General Meeting of Shareholders

In nomination and selection of Directors and Senior Executive Officers, the Company recognizes that noteworthy issues around the corporate management and communication with stakeholders have to be taken into consideration, in addition to our Purpose & Mission, management strategies, and business strategies. Our business is indispensable for the manufacturing of semiconductors, which support the development of our society, and also assumes the important function of supporting the stable operation of the facilities and systems in our society and industries, creating great opportunities for growth even in the surrounding areas. The Company has selected the following nine areas of management activities which are considered important for the Company to grow the business in the medium to long term and realize the improvement of our corporate value: "Management & Corporate Strategy," "Semiconductor," "Technology," "Sales & Marketing," "Finance & Accounting," "Legal & Compliance," "Human Capital Management," "Global Business," and "Digital Transformation". The Board of Directors and the Nomination and Compensation Committee have discussed the essential "insight and experiences" required for the execution of duties and the fulfilment of the responsibly of supervision in the nine areas, and established the required skill sets for Senior Executive Officers and Directors. If the election of all of the candidates presented in this convocation notice of is approved as originally proposed, the skills of the Directors will be as shown in the table below. Following the environmental changes, the skills required by the Company will be constantly updated.

Details of Skill

Areas for management activities	Items	Experience, knowledge, and abilities expected
	Top management	Management experience at a company or legal entity (as a chairperson, president, representative
D Management & Corporate	Top management	director or equivalents)
Strategy	Management strategy	Experience and knowledge as a head of a management strategies department ^{*1.2}
	Business investment and M&A	Experience and knowledge of business investment and M&A
2) Semiconductor	Semiconductor-related industries	Experience in semiconductor-related industries and knowledge of the semiconductor industry
5 - 1 - 1 -	Industries & technologies (incl. Environment and Energy)	Knowledge of the electrical/electronics related industry and ICT technologies
3) Technology	Research & development	Experience and knowledge as a head of an R&D department ^{*1,2}
	SCM ^{*3} , production, and quality	Experience and knowledge as a head of SCM ⁺³ , production, production engineering, and quality
	assurance	assurance departments ^{*1,2}
④ Sales & Marketing	Sales and marketing	Experience and knowledge as a head of a sales and marketing department ^{*1,2}
	Finance, accounting and audit	Experience and knowledge as a head of a finance, accounting and audit department ¹² or as a certifier public accountant and auditor
5 Finance & Accouting		Experience and knowledge as a head of the department responsible for communicating with investors
	Communication with the capital	and shareholders ^{*1,2} , such as a head of IR (Investor Relations)or SR (Shareholder Relations)
	market	department
Olympians.	Legal affairs,	Experience and knowledge as a head of a legal affairs, risk management, or compliance department ^{*1,2}
🖲 Legal & Compliance	risk management, and compliance	or as an attorney at law
D Human Capital Management	Human capital management	Experience and knowledge as a head of an HR department ^{*1,2} , or in recruiting & developing human capital, and talent management
Slobal Business	Global business	Experience at a global organization or experience working in a foreign country
Digital Transformation	IT & DX	Experience and knowledge as a head of an IT department ^{-1,2} , and as a head of a DX promotion department ^{-1,2}

*1 : The head of a large company or a company with complicated businesses or operations

2: The executive of a specialized service company in the relevant field

*3: Supply Chain Management

Skill Matrix

						Fundamental managerial activities deemed essential for carrying out management duties and guiding/supervising our management team								our immediate nent issues					
		① ② ③ Management & Corporate Strategy Semiconductor Technology							④ Sales & Marketing	Finance &	5 Accounting	⑥ Legal & Compliance	⑦ Human Capital Management	® Global Business	9 Digital Transformation				
			Attrib	ute		Manag	gement		R&D, Semicond	uctor, Industries	& Technologies				, Communication with Market				
		Gender	Nationality	Member of the Audit and Supervisory Committee	Indepen dent member	Top management	Management strategy	Business investment and M&A	Semiconductor- related industries	Industries & technologies (incl. Environment and Energy)	Research & development	SCM, production, and quality assurance	Sales and marketing	Finance, accounting and audit	Communicatio n with the capital market	Legal affairs, risk management, and compliance	Human capital management	Global business	IT & DX
In	Douglas Lefever	Male	American			0	0	0	0	0	0		0		0			0	
Inside D	Koichi Tsukui	Male	Japanese			0	0		0		0		0		0			0	
Directors	Yoshiaki Yoshida	Male	Japanese			0	0	0	0				0		0			0	
rs	Yuichi Kurita	Male	Japanese	0			0	0	0					0	0			0	
	Toshimitsu Urabe	Male	Japanese		0	0	0	0									0	0	0
Outside	Nicholas Benes	Male	American		0		0	0							0	0		0	
le Dire	Naoto Nishida	Male	Japanese		0				0	0	0	0						0	
Directors	Sayaka Sumida	Female	Japanese	0	0									0		0		0	
	Tomoko Nakada	Female	Japanese	0	0											0		0	
*Ski	ills of the Senior Execu	tive Offic	ers (exclud	ding thos	e conc	urrently serving as	s directors) as of J	une 28, 2024 will	be as follows.										<u> </u>
	Keith Hardwick	Male	American					0	0					0			0	0	
ş	Yasuo Mihashi	Male	Japanese				0	0	0				0		0			0	
Senior	Juergen Serrer	Male	German						0		0							0	
Execut	Makoto Nakahara	Male	Japanese						0			0	0					0	
Executive Officers	Sanjeev Mohan	Male	American						0				0					0	
fficers	Richard Junger	Male	German						0			0						0	0
ľ	Yong Xu	Male	Chinese						0				0					0	
	Toshiaki Adachi	Male	Japanese						0		0							0	0

(Reference)

Independence Criteria of Independent Outside Directors

Outside Director of Advantest Corporation (the "Company") shall be judged to be independent provided none of the following conditions apply presently and recently.

- 1. Major Business Partner
- (1) Entity transacts with the Company as Major Business Partner or Executive thereof
- (2) Major Business Partner of the Company or Executive thereof
- 2. Expert
 - (1) Consultant, Accountant or Lawyer who receives a large amount of money or other compensation from the Company. (In case that the receiver of such compensation is a legal entity or group such as union, the person who belongs to such entity.)

3. Relative

- (1) Relative of person who falls in the condition set forth in 1 or 2 above.
- (2) Relative of Executive or Board Director of the subsidiary of Company
- (3) Relative of person who was an Executive or Board Director of Company or subsidiary of Company recently.

Notes

- *1 "Recently" shall mean time range substantially identical to presently.
- *2 "Major Business Partner" means partner whose revenue from the transaction with the Company shares the considerable part of revenue of the Company or partner supplying the Company with commodities or services indispensable to the Company's business.
- *3 "Executive" means the "executive" defined in the Ordinance for Enforcement of the Companies Act.
- *4 "Relative" means the person's relative within the second degree of kinship.

(Reference)

Information on Shares the Company Group Holds (as of March 31, 2024)

Number and amount of shares the Company group holds for the purposes other than realizing direct investment gains

Holder	Classificat	Company	Amount	Reason for holding shares
	ion		(Millions of	
			yen)	
	Listed	—	0	
	Unlisted	6 companies	373	Mainly for transaction support
The Company			373	
	NASDAQ	PDF Solutions, Inc.	16,859	For joint business development
	(US)			
	KOSDAQ	Nepes Ark Corporation	221	For sales transaction strategy
	(Korea)			
	Unlisted	2 companies	262	Mainly For transaction support
The Cor	npany's subs	idiaries	17,342	

(Note) Shares held by the Company as strategic-shareholdings are unlisted, and the amount is stated in the book value in accordance with Japanese standards. The amount of shares held by the Company's subsidiaries as strategic-shareholdings is stated in market value in accordance with IFRS. Investment return of above shares is evaluated regularly and reported to the Board of Directors.

(Attachments)

Business Report

(April 1, 2023 through March 31, 2024)

- 1. Current Conditions of the Company group
 - (1) Business conditions during the fiscal year
 - (i) Operations and Results of Business

[Overall]

During Company's fiscal year ended March 31, 2024, despite the post-COVID normalization, the global economy experienced further deceleration due to factors such as monetary tightening mainly in the U.S. and Europe and slowing growth in the Chinese economy.

Under such global economic situation, due to deceleration in investments in data centers in addition to slowdown in demand for semiconductors used in cornerstone consumer electronics products such as smartphones, personal computers, and televisions, the semiconductor market experienced a decline in demand for related semiconductors. While demand for some semiconductors, such as those related to generative AI, has been increasing and semiconductor sales turned around to an increase in the second half of the year, on a full-year basis, they were in line with the previous fiscal year.

In Company's semiconductor test equipment business, investment by customers over the last three years had been robust. However, the weakening of the semiconductor market conditions led to excess capacity among many customers' supply chains, causing demand for our products to decline significantly compared to the previous fiscal year.

As a result of the above, in the consolidated fiscal year ended March 31, 2024, net sales were JPY486.5 billion (13.2% decrease in comparison to the previous fiscal year). In terms of profit, operating income was JPY81.6 billion (51.3% decrease in comparison to the previous fiscal year) due to factors including a decrease in sales, a change in product mix, an increase in raw material cost, and an impairment loss for a portion of goodwill of approximately JPY9.0 billion in the fourth quarter. Income before income taxes was JPY78.2 billion (54.4% decrease in comparison to the previous fiscal year) due to an increase in financial expenses caused by foreign exchange losses. Net income was JPY62.3 billion (52.2% decrease in comparison to the previous fiscal year) as deferred tax assets of approximately JPY3.8 billion, which are likely to be realized in Japan within a certain period in the future, were recognized in the fourth quarter. Average currency exchange rates in the consolidated fiscal year were 1 USD to 143 JPY (134 JPY in the previous fiscal year) and 1 EUR to 155 JPY (140 JPY in the previous fiscal year).

[Business conditions by Business Segment]

Semiconductor and Component Test System Segment

In this segment, sales of SoC semiconductor test equipment for legacy semiconductors such as those for automotive and industrial equipment-related applications were solid. However, slow market conditions for smartphones and a deceleration in server investment led to a decline in sales of high-performance semiconductors related to these devices. Sales of memory semiconductor test equipment exceeded the previous fiscal year's level, driven by robust tester demand for high-performance DRAM and an increase in sales to Chinese memory customers. In terms of profit, profitability in this segment declined as a result of lower sales as well as a change in product mix and an increase in raw material cost.

As a result of the above, net sales were JPY331.5 billion (18.0% decrease in comparison to the previous fiscal year), and segment income was JPY91.9 billion (43.7% decrease in comparison to the previous fiscal year).

Mechatronics System Segment

In this segment, sales of device interface products and test handlers decreased due to a decline in demand for semiconductor test equipment.

As a result of the above, net sales were JPY52.7 billion (12.0% decrease in comparison to the previous fiscal year), and segment income was JPY9.2 billion (38.7% decrease in comparison to the previous fiscal year).

Services, Support and Others Segment

In this segment, maintenance services sales increased as Company's installed base grew. However, in our system-level test (SLT) business, Company's ongoing investments in reinforcing SLT production capabilities in anticipation of mid/long-term business growth resulted in an increase in costs. Moreover, an impairment loss of approximately JPY 9.0 billion was recorded for a portion of goodwill, as sales forecast related to test sockets for a large-volume customer of Essai, Inc. is weaker than originally expected, causing future cash flow projections to deteriorate. As a result, profit in this segment fell significantly year-on-year. The segment loss in the consolidated fiscal year includes approximately JPY 3.2 billion in settlement income mainly related to a dispute with the counterparty.

As a result of the above, net sales were JPY102.3 billion (6.4% increase in comparison to the previous fiscal year), and segment loss was JPY2.8 billion (JPY10.5 billion deterioration in comparison to the previous fiscal year).

IFRS								
Fiscal Year	FY2022 (the 81st)		FY2023 (the 82nd)		Change from the previous period			
Segment	Amount (Millions of yen)	Percentage (%)	Amount (Millions of yen)	Percentage (%)	Amount (Millions of yen)	Percentage increase (decrease) (%)		
Semiconductor and Component Test System	404,252	72.2	331,542	68.2	(72,710)	(18.0)		
Mechatronics System	59,874	10.7	52,695	10.8	(7,179)	(12.0)		
Services, Support and Others	96,104	17.1	102,270	21.0	6,166	6.4		
Intercompany transaction elimination	(39)	0.0	-	-	39	-		
Total	560,191	100.0	486,507	100.0	(73,684)	(13.2)		
Overseas	539,669	96.3	466,784	95.9	(72,885)	(13.5)		

Sales Breakdown by Business Segment (consolidated)

(ii) Capital Expenditures

The Company group invested a total of JPY 20.8 billion in capital expenditures in FY2023 centering around new product development and production facilities, in addition to the expansion investment of manufacturing sites in the United States.

(iii) Financing

During the current fiscal year, the Company refinanced US\$100 million of existing loans and raised JPY 40 billion in long-term debt. In addition, in order to secure sufficient liquidity of funds, the Company entered into an amendment with a financial institution to increase the committed credit line agreement from JPY 30 billion to JPY 60 billion.

(iv) Acquisition or disposal of shares or other equities or stock acquisition rights of other companies

The Company's subsidiary R&D Altanova, Inc. acquired all the issued shares of Shin Puu Technology Co., Ltd. a supplier of printed circuit boards (PCBs), and made the company a wholly owned subsidiary, effective April 28, 2023 (TST).

(2) Conditions of Assets, Profit and Loss

Conditions of Assets, Profit and Loss of the Company group (consolidated)

	IFRS				
	FY2020	FY2021	FY2022	FY2023	
	(the 79th)	(the 80th)	(the 81st)	(the 82nd)	
Net sales (Millions of yen)	312,789	416,901	560,191	486,507	
Operating Margin (%)	22.6	27.5	29.9	16.8	
Net income (loss) attributable to owners of the parent (Millions of yen)	69,787	87,301	130,400	62,290	
Return on Equity (ROE) (%)	27.3	30.4	39.3	15.6	
Basic earnings per share (EPS) (Yen)	88.47	112.39	174.35	84.45	
Total equity attributable to owners of the parent (Millions of yen)	280,369	294,621	368,694	431,178	
Total assets (Millions of yen)	422,641	494,696	600,224	671,229	

(Notes)

 The name of each item in the category above is presented according to the IFRS terminology.
 The Company enacted a 4-for-1 share split of its common share with an effective date of October 1, 2023. "Basic earnings per share" is calculated based on the assumption that the share split was implemented at the beginning of the fiscal year 2020.

(3) Significant Subsidiaries

Name of Subsidiary	Common Stock	Percentage of Voting Rights (Note)	Principal Activities
Advantest Laboratories Ltd.	JPY 50 million	100%	Research and development of measuring and testing technologies
Advantest Pre-Owned Solutions Co., Ltd.	JPY 310 million	100%	Sales of the Company's used products
Advantest America, Inc.	USD 4,059 thousand	100%	Development and sales of the Company's products
Advantest Test Solutions, Inc.	USD 2,500 thousand	100%	Design and sales of the Company's products
Essai, Inc.	USD 500 thousand	100%	Design, production and sales of the Company's products
Advantest Europe GmbH	EUR 10,793 thousand	100%	Development and sales of the Company's products
Advantest Taiwan Inc.	NTD 500,000 thousand	100%	Sales of the Company's products
Advantest (Singapore) Pte. Ltd.	SGD 15,300 thousand	100%	Sales of the Company's products
Advantest Korea Co., Ltd.	KRW 9,516 million	100%	Support for sales of the Company's products
Advantest (China) Co., Ltd.	USD 8,000 thousand	100%	Support for sales of the Company's products

(Note)

Percentage of voting rights includes indirectly held shares.

(4) Issues to be Addressed

In FY2018, the Company group formulated a 10-year mid- to long-term management policy (FY2018-FY2027), its "Grand Design," which defines the commitments and strategies needed for the Company group to continue to be a company that embodies its corporate purpose & mission of "Enabling Leading-edge Technologies." Since then, the Company group has strived to enhance its corporate value under the policy.

In FY2021, the Grand Design was updated in response to the improvement of our business performance and changes in the Company group's environment, because the first mid-term management plan (FY2018–FY2020) (MTP1) had been successfully completed, and three years had passed since the formulation of the Grand Design. At the same time, the Company group formulated its second mid-term management plan (FY2021-FY2023) (MTP2), which was announced in May 2021, to ensure achievement of the Grand Design's goals. The entire company has worked as one to achieve these targets.

1. Grand Design (10 years) (FY2018-FY2027)

<Vision Statement>

Adding Customer Value in an Evolving Semiconductor Value Chain

<Strategy>

The Company is expanding its business domains beyond the development and sales of semiconductor volume production test systems to adjacent markets such as semiconductor design / evaluation processes and product / system level test processes, which are performed before and after semiconductor volume production processes,

with the aim of expanding and growing corporate value. To achieve the above, The Company group engaged with five strategic issues: reinforce core businesses, invest strategically; seek operational excellence; explore value to reach a higher level; pioneer new business fields; and further promote ESG initiatives.

2. Result of Second Mid-Term Management Plan (MTP2, FY2021-FY2023)

<Targeted management metrics>

Under MTP2, the Company will promote efforts to strengthen its business for further growth, expand growth investment as well as shareholder returns, and strive to increase corporate value. Given this framework, the management metrics that are emphasized in MTP2 are sales, operating margin, net income, return on equity attributable to owners of the parent (ROE), and earnings per share (EPS). In order to evaluate the progress of the plan from a mid/long-term perspective, the Company uses three-year averages so as to level the impact of single-year performance fluctuations.

Regarding the management metrics of MTP2, in May 2021, the Company initially announced the outlook of financial metrics calculated based on the mid-term forecast of market trends. In July 2022, targets were revised upward to reflect a larger than originally expected size of the semiconductor test-related market. However, due to the weakness of the semiconductor market from the latter half of the said plan period, demand for semiconductor testers for cornerstone consumer electronics products declined significantly in the fiscal year ended March 31, 2024, compared with the previous fiscal year. As a result, although the Company was able to achieve all of the targets as originally set in our Second Mid-Term Management Plan, the Company failed to achieve the revised targets except for sales.

	FY2021-FY	2023 average	
	Published in Ma y 2021 (Note 1)	Published in July 2022 (Note 2)	FY2021-FY2023 average performance (Note3)
Sales	JPY 350-380B	JPY 480-520B	JPY 4,879B
Operating Margin	23-25%	27-30%	24.7%
Net Income	JPY 62-70B	JPY 98-120B	JPY 99.3B
Return on Equity (ROE)	20% or more	30-35%	28.4%
Earnings per share (EPS) (Note 1)	JPY 80-93	JPY 128-158	JPY 124

Note:

*1 Exchange rate assumption at the announcement in May 2021 was 1 USD = 105 JPY and 1 Euro = 130 JPY.

*2 Exchange rate assumption at the revision in July 2022 for results forecast from the second quarter to the fourth quarter of FY2022 and for FY2023 was 1 USD = 130 JPY and 1 Euro = 140 JPY. (Actual exchange rate for FY2021 was 1 USD = 112 JPY and 1 Euro = 130 JPY. Actual exchange rate for the first quarter of FY2022 was 1 USD = 124 JPY and 1 Euro = 134 JPY.)

*3 Exchange rate assumption for the FY2021-FY2023 (average actual results): Actual exchange rate for FY2021was 1 USD = 112 JPY and 1 Euro = 130 JPY; Actual exchange rate for FY2022 was 1 USD = 134 JPY and 1 Euro = 140 JPY; Actual exchange rate for FY2023 was 1 USD = 143 JPY and 1 Euro = 155 JPY.

*4 The Company enacted a 4-for-1 share split of its common share with an effective date of October 1, 2023. "Earnings per share" is calculated based on the average number of shares issued during the relevant fiscal year less the average number of treasury shares held during the fiscal year on the assumption that the share split was implemented at the beginning of FY 2021.

3. Outlook

Looking at the Company's market environment going forward, in CY2024, the semiconductor market is expected to pick up in the second half of the calendar year, as the supply-demand balance for semiconductors is expected to improve and investments related to generative AI are expected to become more active. In tandem with an increase in demand of semiconductors for generative AI, the tester market that is related to such devices is likely to experience an increase in demand. Specifically, strength in tester demand for high-performance DRAM is expected to continue throughout the year, and tester demand for SoC semiconductors is expected to gradually pick up in the second half of the calendar year and beyond. On the other hand, in the automotive and industrial equipment related market, investment in semiconductor testers appear to be taking a pause. In addition, the

recovery of the smartphone market continues to be uncertain. Therefore, recovery of semiconductor tester demand of related devices is likely to take some time. As a result, the Company expects a turnaround in the semiconductor tester market in CY2024 compared to the previous year. Meanwhile, a bird's-eye view of the global economy shows that concerns about recession in the U.S. and elsewhere have not been dispelled. In addition, the situation remains highly uncertain due to factors such as the expansion of geopolitical risks and the risk of sharp exchange rate fluctuations.

Given our outlook for each of our business segment against the backdrop of an uncertain business environment, our full-year consolidated earnings forecast for FY2024 calls for net sales of JPY525.0 billion, operating income of JPY90.0 billion, income before income taxes of JPY89.0 billion, and net income of JPY67.0 billion. This forecast is based on exchange rate assumptions of 1 USD to 140 JPY and 1 EUR to 155 JPY. Regarding the tightening of restrictions on the export of semiconductor production equipment to China by the U.S. and its allies, the direct impact on our current fiscal year's earnings is expected to be limited, but the Company will continue to closely monitor the situation.

In the mid/long-term, as semiconductors serve as social infrastructure which touches every corner of society, the requirement for higher production volume, higher performance, higher quality and reliability is expected to rise even further. In addition, energy efficiency improvement in semiconductor technology is becoming increasingly important against the backdrop of climate change countermeasures as a societal requirement. While semiconductor manufacturers are working daily to solve these societal issues through their technology development, the technical challenges in design and manufacturing are increasing every year, especially for leading-edge semiconductors, as we are entering an era of complexity.

Under such circumstances, the Company will steadfastly carry out its purpose and mission of "Enabling leadingedge technologies." By supporting our customers solve their challenges with our leading edge test solutions, the Company will contribute to the realization of a better society while supporting semiconductor innovation. The Company will continue to make sincere efforts to fulfill our responsibilities to all our stakeholders.

4. New mid- to long-term management plan

The Company is currently reviewing our mid- to long-term management policy in light of the significant changes in our own management structure and the external environment since the formulation of the "Grand Design" in 2018. In June 2024, we plan to announce a new mid- to long-term management policy, including the third mid-term management plan. After the announcement, details will be posted at the following URL.

URL: https://www.advantest.com/investors/management-policy/management-policy.html

(5) Primary Areas of Business

The Company group manufactures and sells semiconductor and component test systems products and mechatronics-related products such as test handlers and device interfaces. the Company group also engage in research and development activities and provides maintenance and support services associated with these products.

Company Information 2.

- (1)Equity Stock (as of March 31, 2024)
 - Total number of issuable shares 1,760,000,000 shares (i)
 - (ii) Total number of issued shares 766,141,256 shares
 - (Note) 1.Total number of issued shares includes treasury shares (27,729,675 shares). 2. The Company enacted a 4-for-1 share split of its common share with an effective date of October 1, 2023. The number of shares after the stock split is stated.
 - (iii) Number of shareholders 95,779
 - (iv) Major Shareholders (Top 10 shareholders)

Name of Shareholder	Number of Shares (in: thousand shares)	Percentage of Ownership (%)
The Master Trust Bank of Japan, Ltd. (trust account)	223,054	30.20
Custody Bank of Japan, Ltd. (trust account)	101,314	13.72
HSBC HONGKONG-TREASURY SERVICES A/C ASIAN EQUITIES DERIVATIVES	20,401	2.76
MOXLEY & CO LLC	17,368	2.35
STATE STREET BANK WEST CLIENT - TREATY 505234	15,752	2.13
BBH FOR UMB BANK, NA – WCM FOCUSED INTERNATIONAL GROWTH FUND	10,412	1.41
JP MORGAN CHASE BANK 385781	10,229	1.38
BNY GCM CLIENT ACCOUNT JPRD AC ISG (FE-AC)	8,812	1.19
JPMorgan Securities Japan Co., Ltd.	8,802	1.19
SSBTC CLIENT OMNIBUS ACCOUNT	7,932	1.07

Number of Shares is rounded down to the nearest thousand. (Notes) 1.

Percentage of Ownership is calculated excluding treasury shares (27,729,675 shares). 2.

- 3.
- Percentage of Ownership is rounded down to the second decimal place. The Company enacted a 4-for-1 share split of its common share with an effective date of October 1, 2023. 4. The number of shares after the stock split is stated
- (v) Status of shares issued to officers as compensation for the execution of their duties during the fiscal year 2023

	Number of shares	Number of eligible officers
Directors (excluding directors who are Audit and Supervisory Committee members, and outside directors)	13,444	3
Outside directors (excluding directors who are Audit and Supervisory Committee members)	0	0
Directors who are Audit and Supervisory Committee members	0	0

(Note) 1. Contents of the stock compensation of the Company is stated in 3. (3) of <Directors and Executive Officers Compensation Policy and Procedure> in (ii) of 2. (2) Directors and Audit and Supervisory Committee members.

- The Company enacted a 4-for-1 share split of its common share with an effective date of October 1, 2023. 2. The number of shares after the stock split is stated.
- (vi) Important items regarding our shares
 - (i) The Company implemented a stock split as follows, according to the resolution of the meeting of the Board of Directors held on May 19, 2023.

Purpose of the stock split: The purpose is to expand the investor base by reducing the Company's stock price per investment unit.

Method of the stock split: Each share of common stock owned by shareholders listed or recorded in the closing register of shareholders on the record date of September 30, 2023 will be split into 4 shares per share.

Number of shares to be increased by the stock split

1	Total number of issued shares	:	191,535,314 shares
	before the stock split		
2	Number of shares to be increased	:	574,605,942 shares
	by the stock split		
3	Total number of issued shares	:	766,141,256 shares
	following the stock split		
4	Total number of authorized shares	:	1,760,000,000 shares
	following the stock split		
Sched	ule of the stock split		
	Record date	:	September 30, 2023
	Effective date	:	October 1, 2023

(ii) Effective September 8, 2023, the Company canceled 6,951 shares of treasury stock, according to the resolution of the meeting of the Board of Directors held on August 30, 2023.

(2) Directors and Audit and Supervisory Committee Members

(i) Directors and Audit and Supervisory Committee Members (as of March 31, 2024)

Title	Name	Assignment in the Company and significant concurrent positions
Representative Director	Yoshiaki Yoshida *	Administration, New Area Business Development Initiative in charge
Representative Director	Douglas Lefever*	Corporate Strategy, Business Promotion, Technology in charge
Representative Director	Koichi Tsukui*	Production, Business Process Innovation in charge
Director	Toshimitsu Urabe	Outside Director, Japan Business Systems, Inc.
Director	Nicholas Benes	Representative Director, The Board Director Training Institute of Japan
Director	Naoto Nishida	Special Commission, Toshiba Corporation
Director Standing Audit and Supervisory Committee Member	Yuichi Kurita	
Director Audit and Supervisory Committee Member	Sayaka Sumida	Outside Audit & Supervisory Board Member, Furukawa Electric Co., Ltd. Outside Audit & Supervisory Board Member, The Nisshin OilliO Group, Ltd.
Director Audit and Supervisory Committee Member	Tomoko Nakada	Outside Director, Audit and Supervisory Committee Member, TS Tech Co., Ltd.

(Notes) 1. Mr. Yuichi Kurita has been appointed as a standing Audit and Supervisory Committee member in order to enhance effectiveness of audits and supervisory function by the Audit and Supervisory Committee through information gathering by attending important meetings and conducting hearings about reports on operations received from execution departments as well as through strengthened collaboration between the independent auditor and the internal audit division.

- 2. Mr. Yuichi Kurita, a director who is an Audit and Supervisory Committee member, has many years of experience in corporate planning and finance, as well as experience serving as an officer of the Company responsible for administration. Ms. Sayaka Sumida, a director who is an Audit and Supervisory Committee member, has experience as a certified public accountant working for an auditing firm. Both Mr. Kurita and Ms. Sumida have considerable knowledge regarding finance and accounting.
- 3. Mr. Toshimitsu Urabe, Mr. Nicholas Benes, Mr. Naoto Nishida, Ms. Sayaka Sumida and Ms. Tomoko Nakada are outside directors.

4. The Company has registered Directors Toshimitsu Urabe, Nicholas Benes, Naoto Nishida, Sayaka Sumida and Tomoko Nakada as independent directors with the Tokyo Stock Exchange.

5.	Directors' positions were changed as described below on April 1, 2024.			
		New	Old	
	Yoshiaki Yoshida	Director Chairperson of the Board	Representative Director	

6. At the conclusion of the 81st Ordinary General Meeting of Shareholders held on June 27, 2023, Directors Osamu Karatsu, Soichi Tsukakoshi, Atsushi Fujita, and Kouichi Nanba retired from their posts due to expiration of their terms of office.

- 7. Director Sayaka Sumida will retire from the position of Outside Audit and Supervisory Board Member of Nisshin OilliO Group, Ltd. on June 27, 2024.
- 8. Director Sayaka Sumida will be appointed as an Outside Director (Audit Committee Member) of Japan Exchange Group, Inc. effective June 19, 2024.
- 9. The Company has in place an Executive Officers System and * indicates a director who also serves as an Executive Officer.

10. The positions of Executive Officers are currently held as follows:

Title	Name	Assignment in the Company and significant concurrent positions
President & Group CEO	Yoshiaki Yoshida	Group CEO (Chief Executive Officer)
Corporate Vice President, Group COO	Douglas Lefever	Group COO (Chief Operating Officer)
Corporate Vice President, Group Co-COO	Koichi Tsukui	Group Co-COO (Co-Chief Operating Officer)
Senior Executive Officer	Soichi Tsukakoshi	CPO (Chief Production Officer)
Senior Executive Officer	Keith Hardwick	CHO& CCO (Chief Human Capital Officer & Chief Compliance Officer)
Senior Executive Officer	Yasuo Mihashi	CFO & CSO (Chief Financial Officer & Chief Strategy Officer)
Senior Executive Officer	Juergen Serrer	CTO (Chief Technology Officer) & Leader, ATE Business Group
Senior Executive Officer	Makoto Nakahara	CCRO (Chief Customer Relations Officer)
Senior Executive Officer	Sanjeev Mohan	Co-CCRO (Co-Chief Customer Relations Officer)
Senior Executive Officer	Richard Junger	CDO & CIO (Chief Digital Officer & Chief Information Technology Officer)
Senior Executive Officer	Yong Xu	China Business Strategy
Executive Officer	Michael Stichlmair	Senior Vice President (Officer)(Europe), Sales Group
Executive Officer	Suan Seng Sim (Ricky Sim)	Managing Director (CEO), Advantest (Singapore) Pte. Ltd.
Executive Officer	Masayuki Suzuki	Executive Vice President, Memory Test Business Unit, ATE Business Group
Executive Officer	Naruo Tanaka	Executive Vice President, New Area Business Development Initiative
Executive Officer	Toshiaki Adachi	Sub Leader, ATE Business Group
Executive Officer	Wan-Kun Wu (Alex Wu)	Chairperson of the Board, President and CEO, Advantest Taiwan Inc.
Executive Officer	Chien-Hua Chang (Titan Chang)	Executive Vice President, Field Service Group
Executive Officer	Akio Osawa	Senior Vice President (Officer)(System Solution), Sales Group
Executive Officer	Yasushi Yoshimoto	Co-CHO & Co-CCO (Co-Chief Human Capital Officer & Co-Chief Compliance Officer)
Executive Officer	Jaehyuk Cha	Director, Advantest Korea Co., Ltd.
Executive Officer	Daisuke Watanabe	Executive Vice President, Technology Development Group, ATE Business Group
Executive Officer	Ralf Stoffels	Division Manager, 93000 Product Unit, SoC Test Business Unit, ATE Business Group
Executive Officer	Katsuhiko Tsunetsugu	Senior Vice President (Officer), Corporate Strategy Group
Executive Officer	Andre Vachenauer	Executive Vice President, Corporate IT Group

(Note) Effective April 1, 2024, Mr. Douglas Lefever has been appointed as Senior Executive Officer, Group CEO, and Mr. Koichi Tsukui as Senior Executive Officer and President, Group COO and Mr. Yoshiaki Yoshida resigned as President and Group CEO.

(ii) Matters concerning policy for determining the details of individual compensation, etc. for directors (excluding directors who are Audit and Supervisory Committee members)

The Company's policy for determining the details of individual compensation for directors (excluding directors who are Audit and Supervisory Committee members) is as follows. This policy was approved by the Board of Directors held on May 21, 2021. The Nomination and Compensation Committee deliberated on individual compensation for directors (excluding directors who are Audit and Supervisory Committee members) for FY2023 based on the policy and reported their findings to the Board of Directors. The Board of Directors deliberated on and determined compensation based on the Nomination and Compensation Committee's findings, and the Company believes that compensation is in line with the policy.

< Directors and Executive Officers Compensation Policy and Procedure >

1.Basic policy

Based on the Company's corporate mission and vision, we aim to create a system for the compensation of directors and executive officers that contributes to the enhancement of corporate value. The ground rules of the system are as follows.

(1) Compensation mix and compensation level that shall attract international human resources who support the Company's global business development.

In order to continue to grow globally in the complex and rapidly evolving semiconductor industry, we will appoint talented people from all over the world and compensate them appropriately by global standards.

(2) Bonus that is strongly linked to business performance

Given the inevitability of fluctuations in business performance, strongly indexing bonuses to performance will fully reward the contributions of officers when business performance is strong and will reduce the burden on the Company during downturns in business performance.

(3) Stock compensation that incentivizes directors and officers to share values with shareholders and promotes management from a medium- to long-term perspective

We will combine transfer-restricted stock compensation, which incentivizes the pursuit of medium- to long-term corporate value improvement, which is also beneficial to shareholders, and performance-linked stock compensation, which promotes the achievement of medium-term management goals that lead to corporate value improvement.

- 2. Policy on the system, timing, conditions, and determination of director compensation
- (1) For directors who also serve as executive officers, fixed compensation (monetary remuneration) appropriate to their duties and responsibilities will be paid monthly, in addition to the executive officer compensation specified in 3 below.
- (2) For outside directors (excluding directors who are Audit and Supervisory Committee members), fixed compensation (monetary remuneration) will be paid in consideration of their roles and independence. Fixed compensation shall be set at an appropriate level according to individual duties and responsibilities, and will be paid monthly, with reference to external objective data (i.e. the level of compensation paid to people with similar responsibilities by companies of similar size in each country).
 - (3) Fixed compensation (monetary remuneration) will be paid to directors who are Audit and Supervisory Committee members in consideration of their roles and independence. The individual compensation level of directors who are Audit and Supervisory Committee members will be decided through discussions with them.
 - (4) In addition to the above, lump sum payments may be made based on special events such as the anniversary of the Company's founding.

3. Policy on the system, timing, conditions, and determination of executive officer compensation

The compensation of executive officers is as described by the basic policy set forth in 1 above. (1) Fixed compensation (monetary remuneration), (2) performance-linked bonuses (monetary remuneration), and (3) stock compensation shall all be set at appropriate levels. The ratio of fixed compensation, performance-linked bonuses, and stock compensation is approximately 1: 1: 1 for Senior Executive Officers (including the president) and 1: 0.8: 0.8 for other Executive Officers.

- (1) Fixed compensation shall be set at an appropriate level according to individual duties and responsibilities, and will be paid monthly, with reference to external objective data (i.e. the level of compensation paid to people with similar responsibilities by companies of similar size in each country).
- (2) Performance-linked bonuses (monetary remuneration) are short-term incentives for the results of a single year, and are paid once a year after the performance of the Group for the relevant business year is confirmed.
 - a. The amount of bonuses is determined using net income as an index.
 - b. Target amounts will be set by referring to the net income targets of the single-year business plan and mid-term management plan. We will pay the standard amount when the target values are achieved, but the amount paid will fluctuate as described below when actual results undershoot or exceed the target values.
 - Actual results <50% of target values: 0% of standard amount
 - Actual results >150% of target values: 200% of standard amount
 - Actual results 50% -150% of target values: Varies between 0-200% of standard amount
- (3) Regarding stock-based compensation, we will grant restricted stock (RS) and performance-linked stock compensation (PSU) with the intention of incentivizing the pursuit of medium- to long-term enhancement of corporate value in alignment with shareholder priorities. As a general rule, about half of the stock-based compensation should be RS and about half should be PSU.
 - a. Shares of RS will be granted every business year as described above. As a general rule, holding is obligatory during the term of office, and transfer restrictions will be lifted when an officer retires.
 - b. PSU will be based on indicators that determine the value of the Company's stock as described below, granted in the first year of the Company's 3-year mid-term management plan, and delivered after the conclusion of the period of the mid-term management plan according to the values of these indicators. PSU may fluctuate between 60 to 140% of the standard amount according to how close actual results come to mid-term management targets. The indicators for evaluating achievement of mid-term management targets are as follows, and the degree of fluctuation is determined by the total value of both indicators.
 - Main indicator: Earnings per share (EPS) during the mid-term management plan
 - \rightarrow Fluctuation between 70% and 130% of the standard amount
 - Sub-indicator: Relative Total Shareholders Return (r-TSR) and ESG evaluation
 - \rightarrow Fluctuation between -5% to 5% of the standard amount

Note, officers who take office or retire in the second or third years of the medium-term management plan will be as standard performance, prorated according to the length of time they have served.

- (4) Compensation for non-residents in Japan may be different from the above due to laws and other circumstances.
- (5) If there are changes in the Company's financial situation or business environment that are clearly judged to make it difficult to achieve the goals of the mid-term management plan, this system and its operation may be reviewed based on a resolution of the Board of Directors.
- (6) In addition to the above, lump sum payments may be made based on special events such as the anniversary of the Company's founding.
- 4. Procedures and methods for determining compensation
- (1) Individual compensation for directors (excluding directors who are Audit and Supervisory Committee members) and executive officers is deliberated by the Nomination and Compensation Committee based on consultation with the Board of Directors, and proposed to the Board of Directors. The Board of Directors deliberates on proposals from the Nomination and Compensation Committee and decides on compensation.
- (2) However, performance-linked bonuses are determined as follows:

- a. Up to 30% of the total amount calculated and determined according to the policies above of performance-linked bonuses for executive officers, excluding the president, shall be redistributed based on individual evaluations conducted by the president and approved by the Nomination and Compensation Committee. Results of these evaluations and redistributions shall be reported to the Board of Directors.
- b. In principle, the president's performance-linked bonus is calculated based on the results of performance indicators, but if the Board of Directors deems it necessary and clearly states their reasoning, it may be increased or decreased.
- 5. Reduction of compensation, clawbacks, etc.

The Company may reduce future compensation or claw back past compensation by resolution of the Board of Directors in the event of certain circumstances, such as violation of relevant laws and regulations or internal rules.

(iii) Matters concerning policies for determining the details of individual compensation, etc. for directors who are Audit and Supervisory Committee members

The Company has established a policy for determining the details of individual compensation for directors who are Audit and Supervisory Committee members. Under the policy, the amount of compensation for each Audit and Supervisory Committee member is determined through discussions by Audit and Supervisory Committee members, taking into consideration the distinction between standing and non-standing positions, the assignment of auditing duties, the details and level of compensation paid to directors, and other factors. This policy was approved by a resolution of the Audit and Supervisory Committee held on January 27, 2016.

(iv) Total amount of compensation for directors

		T . (. 1	Total Compensation by Category (Millions of yen)				
Officer Category	Company	Total Compensatio		Cash Compensation Non-Cash		ompensation	Number of Eligible
Onicel Category	Category	n (Millions of yen)	Fixed Compensation	Performance- based Compensation	Restricted stock compensation	Performance- based Stock Compensation	Officers
Directors (excluding Audit and Supervisory	the Company	618	205	99	143	171	
Committee members) (excluding outside directors)	Consolidated subsidiary	19	19	0	0	0	5
Directors (Audit and Supervisory Committee members) (excluding outside directors)	the Company	45	45	0	0	0	1
Outside Directors (not Audit and	the Company	80	80	0	0	0	7
Supervisory Committee members)		(46)	(46)	(0)	(0)	(0)	(4)
(Audit and Supervisory Committee members)		(34)	(34)	(0)	(0)	(0)	(3)

(Notes) 1. The above list includes three directors (excluding Audit and Supervisory Committee member) and one director (an Audit and Supervisory Committee member) who resigned from its position on June 27, 2023.

2. Performance-linked bonuses are paid to directors (excluding outside directors and directors who are Audit and Supervisory Committee members) as performance-based compensation. Performance-linked bonuses are cash compensation for achievements for a single year and paid out once a year after the corporate performance of the Company group for the said fiscal year is confirmed. Net income is used as the performance indicator of the said bonuses which are positioned as a short-term incentive. The details of the performance-linked bonuses and the reasons for the selection of this indicator are as described in < Directors and Executive Officers Compensation Policy and Procedure > 3 (2) and 4 (2) described in 2 (2) " Directors and Audit and Supervisory Committee members " (ii). The indicators, actual results and payment rates for performance-linked bonuses are as follows.

Indicators	Actual results	Payment rates
Net Income	62,290 million yen	59.7%

Restricted stock compensation and performance-based stock compensation are delivered to directors (excluding outside 3. directors and directors who are Audit and Supervisory Committee members) as non-cash compensation. For restricted stock compensation and performance-based stock compensation, the amount recorded as an expense for FY2023 in accordance with IFRS standards is listed. Regarding restricted stock compensation and performance-based stock compensation, the 79th Ordinary General Meeting of Shareholders held on June 23, 2021 resolved that (1) restricted stock compensation for the Company's directors (excluding outside directors and directors who are Audit and Supervisory Committee members) shall not be more than JPY 200 million per year, and the total number of common shares of the Company to be delivered to eligible directors shall be within 200,000 shares per year; and (2) a performance share unit for the said directors shall not be more than JPY 600 million per year, and the total number of common shares of the Company to be delivered to eligible directors shall be within 600,000 shares for each mid-term management plan (three fiscal years). The number of directors (excluding outside directors and directors who are Audit and Supervisory Committee members) at the end of the 79th Ordinary General Meeting of Shareholders was five. The state of delivery of the said stock compensations in FY2023 is described in (v) of 2. (1) Equity Stock. The Company enacted a 4-for-1 share split of its common share with an effective date of October 1, 2023. The number of shares after the stock split is stated. The details of the restricted stock compensation and performance-based stock compensation, as well as the indicators and the reasons for their selection in the performance-based stock compensation, are as described in < Directors and Executive Officers Compensation Policy and Procedure > 3 (3) described in 2.(2) "Directors and Audit and Supervisory Committee members" (ii). The indicators, actual results and payment rates for performance-based stock compensation are as follows.

Indicators	Actual results	Payment rates
[EPS growth rate] The target is 14% average annual EPS growth over the three years of the mid-term management plan Fluctuation between 70% and 130% of the standard units	average annual EPS growth 39.8%	130% of standard value (maximum value)
[Relative Total Shareholders Return (r-TSR)] Comparison between the TSR of TOPIX with our TSR (ourTSR ÷ TOPIX – TSR) Fluctuation between -5% to 5% of the standard units	212%	+5% of standard value (maximum value)
[ESG evaluation] Evaluation scores of the S&P Global Corporate Sustainability Assessment are used as an index Fluctuation between -5% to 5% of the standard units	95%ile	+5% of standard value (maximum value)

4. At the 79th Ordinary General Meeting of Shareholders held on June 23, 2021, shareholders approved that the total amount of cash compensation for the Company's directors (excluding outside directors and directors who are Audit and Supervisory Committee members) shall not be more than JPY 900 million per year. The number of directors (excluding outside directors and directors who are Audit and Supervisory Committee members) at the end of the 79th Ordinary General Meeting of Shareholders was five.

- 5. At the 79th Ordinary General Meeting of Shareholders held on June 23, 2021, shareholders approved that the total amount of cash compensation for the Company's outside directors (excluding directors who are Audit and Supervisory Committee members) shall not be more than JPY 60 million per year. The number of outside directors (excluding directors who are Audit and Supervisory Committee members) at the end of the 79th Ordinary General Meeting of Shareholders was three.
- 6. At the 73rd Ordinary General Meeting of Shareholders held on June 24, 2015, shareholders approved that the total amount of compensation for the Company's directors who are Audit and Supervisory Committee members shall not be more than 100 million yen per year. The number of directors who are Audit and Supervisory Committee members at the end of the 73rd Ordinary General Meeting of Shareholders was 3 (including 2 outside directors).
- 7. Individual compensation of directors (excluding directors who are Audit and Supervisory Committee members) is deliberated by the Nomination and Compensation Committee with consultation to the Board of Directors and proposed to the Board of Directors. The Board of Directors deliberates on proposals from the Nomination and Compensation Committee and decides compensation. However, with respect to the performance-based compensation for Executive Officers (including those concurrently serving as Directors) other than the President and Group CEO, it is considered most appropriate to reflect the evaluation of such Executive Officers by the President, who is the top Executive Officer in charge of business execution. Therefore, the performance-based compensation for the current fiscal year was approved by the Nomination and Compensation Committee (members: Mr. Toshimitsu Urabe, Ms. Sayaka Sumida, and Mr. Yoshiaki Yoshida, whose positions and responsibilities are described in (i) Directors and Audit and Supervisory Committee members of 2 (2) Directors and Audit and Supervisory Committee members). Individual amounts of performance-based compensation which the Nomination and Compensation Committee approves are within the range decided by the Board of Directors, and the amounts are reported to the Board of Directors after the approval by the Nomination and Compensation Committee. The range of individual amounts of performance-based compensation which the Nomination and Compensation Committee approves is stated in 4. (2) a. of <Directors and Executive Officers Compensation Policy and Procedure> in (ii) of 2. (2) Directors and Audit and Supervisory Committee members

(v) Matters pertaining to outside directors and outside Audit and Supervisory Committee members

Name	Concurrent position(s)	Relationship to the Company
Toshimitsu Urabe (Outside Director)	Outside Director, Japan Business Systems, Inc.	The Company has transactions with Japan Business Systems, Inc., including capital investments in IT operations, etc. The amount of such transactions with Japan Business Systems, Inc., in the current fiscal year was less than 1% of the total of the Company's consolidated cost of sales and selling, general and administrative expenses.
Nicholas Benes (Outside Director)	Representative Director, The Board Director Training Institute of Japan	The Company has paid an annual fee to and received executive training from The Board Director Training Institute of Japan ("BDTI"). The amount of payment to BDTI in the current fiscal year was less than JPY1M.
Naoto Nishida (Outside Director)	Special Commission, Toshiba Corporation	The Company has transactions with Toshiba Corporation and its affiliates, including the sales of our products and the purchase of raw materials, etc. The amount of such transactions with Toshiba Corporation and its affiliates, in the current fiscal year was less than 1% of the total of the Company's consolidated cost of sales and selling, general and administrative expenses.
Sayaka Sumida (Outside Director, Audit and Supervisory	Outside Audit & Supervisory Board Member, Furukawa Electric Co., Ltd.	The Company has transactions with Furukawa Electric Co., Ltd., including the purchase of raw materials, etc. The amount of such transactions with Furukawa Electric Co., Ltd., in the current fiscal year was less than 1% of the total of the Company's consolidated cost of sales and selling, general and administrative expenses.
Committee Member)	Outside Audit & Supervisory Board Member, The Nisshin OilliO Group, Ltd.	There is no special relationship between The Nisshin OilliO Group, Ltd. and the Company.
Tomoko Nakada (Outside Director, Audit and Supervisory Committee Member)	Outside Director, Audit and Supervisory Committee Member, TS Tech Co., Ltd.	There is no special relationship between TS Tech Co., Ltd. and the Company.

(a) Significant concurrent positions held and relationship to the Company

(b) Principal activities

Name	Attendance	Participation at meetings
Toshimitsu Urabe (Outside Director)	Meetings of Board of Directors: 13 out of 13 times	Mr. Urabe is expected to reflect his knowledge of corporate management, investment decisions and administrative management such as human resources and IT in the Company group's global management, thereby contributing to the sustainable enhancement of the Company's corporate value and invigorating the activities of the Board of Directors. During FY2023, based on his experience in business investment in global companies, he performed duties based on his role, such as providing advice on M&A and, as the chairperson of the Nomination and Compensation Committee, making statements based on his own experience in the fields of management and human resources with respect to the execution of succession plans. Mr. Urabe expresses his opinions mainly on business investment decisions, global management, and the promotion of DX, based on his management experience.
Nicholas Benes (Outside Director)	Meetings of Board of Directors: 13 out of 13 times	Mr. Benes is expected to reflect his knowledge of corporate governance and the shareholder- oriented perspective in the Company group's global management, thereby contributing to the sustainable enhancement of the Company's corporate value and invigorating the activities of the Board of Directors. During FY2023, Mr. Benes performed his duties based on his role, including M&A advisory service based on his experience in investment banks, providing advice from the perspective of shareholders including institutional shareholders, and pointing out matters related to the global capital structure and capital allocation. Mr. Benes expresses his opinions based mainly on his knowledge of corporate governance.
Naoto Nishida (Outside Director)	Meetings of Board of Directors: 10 out of 10 times	Mr. Nishida is expected to reflect his knowledge of corporate management, supply chain management (SCM), production, and research & development in the Company group's global management, thereby contributing to the sustainable enhancement of the Company's corporate value and invigorating the activities of the Board of Directors. During FY2023, Mr. Nishida performed his duties based on his role, including M&A advisory service based on his experience including making statements on SCM based on his experience in the production and procurement of a global company. Mr. Nishida expresses his opinions mainly on global management and SCM, based on his management experience.

Name	Attendance	Participation at meetings	
Sayaka Sumida (Outside Director, Audit and Supervisory Committee Member)	Meetings of Board of Directors: 13 out of 13 times	Ms. Sumida is expected to reflect her knowledge of finance and accounting in the Company group's audit and supervision, thereby contributing to the enhancement of corporate accounting and internal controls. During FY2023, Ms. Sumida performed her duties based on her role, including providing advice on internal audit and disclosure	
	Meetings of Audit and Supervisory Committee: 13 out of 13 times	documents such as the Annual Securities Report, based on many years of experience as a certified public accountant. Ms. Sumida expresses her opinions mainly in relation to corporate accounting and independent auditing from a professional perspective.	
Tomoko Nakada (Outside Director, Audit and Supervisory Committee Member)	Meetings of Board of Directors: 10 out of 10 times	Ms. Nakada is expected to reflect her knowledge of laws and compliance in the Company group's audit and supervision, thereby contributing to the enhancement of compliance. During FY 2023, Ms. Nakada performed her duties based on her role, including pointing out	
	Meetings of Audit and Supervisory Committee: 10 out of 10 times	matters relating to a risk management and providing advice from a compliance perspective as a member of the Audit and Supervisory Committee based on her many years of experience as an attorney-at-law. Ms. Nakada expresses her opinions mainly in relation to law and compliance from a professional perspective.	

(3) Policies on the distribution of surplus

The policy on the distribution of surplus for the current fiscal year is as follows. The Company plans to change this policy in June 2024. The details of the revised policy will be posted on the Company's website.

(Policy for the current fiscal year)

Based on the premise that a sustainable level of business development and mid-to-long term enhancement of corporate value is fundamental to the creation of shareholder value, the Company practices management that is conscious of capital efficiency, financial soundness, and shareholder returns.

The Company has set the capital policy to prioritize business investment for growth such as R&D, facility enhancements, and M&A, while being flexible in utilization of liabilities (debt) from the viewpoint of balance sheet management that considers both capital efficiency and capital cost. In addition, the Company ensures an appropriate capital structure with maintaining financial soundness in order to strengthen the Company's business position and enhance its corporate value.

The shareholder return that is in congruence with second mid-term management plan for the three years starting from April 1, 2021, under the premise of stable business environment, is set to make stable and continuous dividend with a minimum amount of \$12.5 per share for a semi-annual and \$25 (*1) per share for annual. In addition to dividends, the Company set the target to achieve total annual return ratio (*2) of 50% or more, including share buybacks. However, there is a possibility that the Company may not be able to disburse shareholder returns due to the occurrence of investment growth opportunities that require more funds than expected and the deterioration of business performance for the changes in the market environment.

- (*1) Due to a 4-for-1 stock split of shares of common stock, effective October 1, 2023, the Company has changed its dividend from ¥50 per share for a semi-annual and ¥100 per share for annual.
- (*2) Total return ratio: (Dividend + share repurchase)/consolidated net income

Consolidated Financial Statements

Consolidated Statement of Financial Position (As of March 31, 2024)

(Millions of Yen)

	FY2022 (reference)	FY2023		FY2022 (reference)	FY2023
Assets		Liabilities			
Current assets	374,695	420,261	Current liabilities	174,689	126,277
			Trade and other payables	89,262	76,863
Cash and cash equivalents	85,537	106,702	Short-term borrowings	13,357	—
			Income taxes payable	30,635	10,262
Trade and other receivables	102,152	88,855	Provisions	9,093	8,668
			Lease liabilities	4,587	5,147
Inventories	169,082	204,389	Other financial liabilities	4,903	1,868
			Other current liabilities	22,852	23,469
Other current assets	17,924	20,315	Non-current liabilities	56,841	113,774
			Long-term borrowings	20,000	75,143
Non-current assets	225,529	250,968	Lease liabilities	12,900	14,153
			Retirement benefit liabilities	16,812	19,134
Property, plant and equipment, net	64,046	78,884	Deferred tax liabilities	5,773	3,934
equipment, net	· ·	Í Í	Other non-current liabilities	1,356	1,410
Right-of-use assets	17,312	19,106	Total liabilities	231,530	240,051
			Equi	Equity	
Goodwill and intangible assets, net	95,767	98,514	Share capital	32,363	32,363
			Share premium	44,622	45,441
			Treasury shares	(59,099)	(56,353)
Other financial assets	21,488	20,139	Retained earnings	319,171	355,299
Deferred tax assets	26,522	33,423	Other components of equity	31,637	54,428
			Total equity attributable to owners of the parent	368,694	431,178
Other non-current assets	394	902	Total equity	368,694	431,178
Total assets	600,224	671,229	Total liabilities and equity	600,224	671,229

(1101111)1111,2023		(Millions of Ye
	FY2022 (reference)	FY2023
Net sales	560,191	486,507
Cost of sales	(241,130)	(240,477)
Gross profit	319,061	246,030
Selling, general and administrative expenses	(152,042)	(158,963)
Other income	1,003	3,926
Other expenses	(335)	(9,365)
Operating income	167,687	81,628
Financial income	4,458	1,244
Financial expenses	(875)	(4,702)
Income before income taxes	171,270	78,170
Income taxes	(40,870)	(15,880)
Net income	130,400	62,290
Net income attributable to: Owners of the parent	130,400	62,290

Consolidated Statement of Profit or Loss (From April 1, 2023 to March 31, 2024)

Audit Reports

Copy of Report of Independent Auditors (Consolidated)

Independe	ent Auditor's Report
The Board of Directors Advantest Corporation	May 17, 2024
	Ernst & Young ShinNihon LLC Tokyo, Japan
	<u>/s/ Toshiyuki Matsumoto</u> Toshiyuki Matsumoto Designated Engagement Partner Certified Public Accountant
	<u>/s/ Minoru Ota</u> Minoru Ota Designated Engagement Partner Certified Public Accountant
	<u>/s/ Hiroyuki Nakada</u> Hiroyuki Nakada Designated Engagement Partner Certified Public Accountant

Opinion

Pursuant to Article 444, paragraph 4 of the Companies Act, we have audited the accompanying consolidated financial statements, which comprise the consolidated statement of financial position, the consolidated statements of income, comprehensive income, changes in equity, and notes to the consolidated financial statements of Advantest Corporation and its subsidiaries (the Group) applicable to the fiscal year from April 1, 2023 to March 31, 2024.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position and results of operations of the Group applicable to the fiscal year ended March 31, 2024, in accordance with accounting principles generally accepted in Japan.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in Japan. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the ethical requirements that are relevant to our audit of the consolidated financial statements in Japan, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other Information

The other information comprises the information included in the Group's business report and its supplementary schedules. Management is responsible for preparation and disclosure of the other

information. The Audit and Supervisory Committee is responsible for overseeing the Group's reporting process of the other information.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

Responsibilities of Management, the Audit and Supervisory Committee for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with accounting principles generally accepted in Japan, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern and disclosing, as required by accounting principles generally accepted in Japan, matters related to going concern.

The Audit and Supervisory Committee is responsible for overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with auditing standards generally accepted in Japan, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

• Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.

• Consider internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances for our risk assessments, while the purpose of the audit of the consolidated financial statements is not expressing an opinion on the effectiveness of the Group's internal control.

• Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

• Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or

conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

• Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation in accordance with accounting principles generally accepted in Japan.

• Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the Audit and Supervisory Committee regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Audit and Supervisory Committee with a statement that we have complied with the ethical requirements regarding independence that are relevant to our audit of the consolidated financial statements in Japan, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied to reduce threats to an acceptable level.

Interest Required to Be Disclosed by the Certified Public Accountants Act of Japan

Our firm and its designated engagement partners do not have any interest in the Group which is required to be disclosed pursuant to the provisions of the Certified Public Accountants Act of Japan.

Notes to the Readers of Independent Auditor's Report:

This is an English translation of the Independent Auditor's Report as required by the Companies Act for the conveniences of the reader.

Independent Auditor's Report

May 17, 2024

The Board of Directors Advantest Corporation:

> Ernst & Young ShinNihon LLC Tokyo, Japan

> <u>/s/ Toshiyuki Matsumoto</u> Toshiyuki Matsumoto Designated Engagement Partner Certified Public Accountant

> <u>/s/ Minoru Ota</u> Minoru Ota Designated Engagement Partner Certified Public Accountant

> <u>/s/ Hiroyuki Nakada</u> Hiroyuki Nakada Designated Engagement Partner Certified Public Accountant

Opinion

Pursuant to Article 436, paragraph 2 (i) of the Companies Act, we have audited the accompanying financial statements, which comprise the balance sheet, the statement of operations, the statement of changes in net assets, and notes to the financial statements of Advantest Corporation (the Company) applicable to the 82nd fiscal year from April 1, 2023 to March 31, 2024.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position and results of operations of the Company applicable to the fiscal year ended March 31, 2024, in accordance with accounting principles generally accepted in Japan.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in Japan. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the ethical requirements that are relevant to our audit of the financial statements in Japan, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other Information

The other information comprises the information included in the Company's business report and its supplementary schedules. Management is responsible for preparation and disclosure of the other information. The Audit and Supervisory Committee is responsible for overseeing the Company's reporting process of the other information.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

Responsibilities of Management, the Audit and Supervisory Committee for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in Japan, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern and disclosing, as required by accounting principles generally accepted in Japan, matters related to going concern.

The Audit and Supervisory Committee is responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with auditing standards generally accepted in Japan, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

• Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.

• Consider internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances for our risk assessments, while the purpose of the audit of the financial statements is not expressing an opinion on the effectiveness of the Company's internal control.

• Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

• Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify

our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

• Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation in accordance with accounting principles generally accepted in Japan.

• Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the financial statements. We are responsible for the direction, supervision and performance of the audit of the financial information of the components. We remain solely responsible for our audit opinion.

We communicate with the Audit and Supervisory Committee regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Audit and Supervisory Committee with a statement that we have complied with the ethical requirements regarding independence that are relevant to our audit of the financial statements in Japan, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied to reduce threats to an acceptable level.

Interest Required to Be Disclosed by the Certified Public Accountants Act of Japan

Our firm and its designated engagement partners do not have any interest in the Company which is required to be disclosed pursuant to the provisions of the Certified Public Accountants Act of Japan.

Notes to the Readers of Independent Auditor's Report: This is an English translation of the Independent Auditor's Report as required by the Companies Act for the conveniences of the reader.

Audit Report

The Audit and Supervisory Committee of Advantest Corporation (the "Company") has audited the performance of duties by Directors during the 82nd fiscal year (from April 1, 2023 to March 31, 2024). We hereby report the method and result thereof as follows.

1. Methods and Content of Audit

Regarding the content of the resolution of the Board of Directors relating to matters stipulated in Article 399-13, Paragraph 1, Item 1(b) and (c) of the Companies Act of Japan and the status of the system being developed pursuant to such resolutions (internal controls system), the Audit and Supervisory Committee periodically received reports from the Directors, Executive Officers, and employees and other personnel concerning the establishment and management of such system, sought explanations as necessary, and expressed opinions. In addition, the Audit and Supervisory Committee carried out audits according to the following method:

(i) In compliance with the Rules for Audit by the Audit and Supervisory Committee established by the Audit and Supervisory Committee, pursuant to the audit policies, audit plans, priority audit items, allocation of duties, etc., and in coordination with the internal audit division and other relevant departments with jurisdiction over internal control, the audit and supervisory committee members attended important meetings such as Executive Management Committee, Business Plan Meeting, Internal Control Committee, received reports from Directors, Executive Officers and employees on the performance of their duties, requested further explanations as deemed necessary, reviewed important approval-granting documents, and inspected the state of business operations and assets at the head office and other important branch offices.

With respect to subsidiaries, we communicated with and exchanged information by interview with the directors and opinion exchange meeting with corporate auditors of the subsidiaries and received business reports from subsidiaries as deemed necessary, and conducted audit to the Company's main consolidated subsidiaries overseas (mainly by interviewing via face to face or web conferences), and confirmed their state of business operations and assets.

As a result of these investigations and audit activities, we shared our views with directors and department heads on what we recognized as a need for feedback.

(ii) In addition, we monitored and reviewed whether the Independent Auditors maintained their independent positions and conducted the audit properly, received reports from the Independent Auditors on the performance of their duties, such as audit plans, group audit status, quarterly review results, and year-end audit results, and requested further explanations as deemed necessary. Furthermore, we were informed by the Independent Auditors that they are establishing a "System to ensure the appropriate performance of duties" (*Syokumu no Suikou ga Tekisei ni Okonawareru Koto o Kakuho Suru Tameno Taisei*) (Matters as defined in each Item of Article 131 of the Company Accounting Regulations) pursuant to "Quality control standards of audit" (*Kansa ni Kansuru Hinshitsu Kanri Kijyun*) (the Business Accounting Counsel, dated on November 16, 2021), and requested their explanations as deemed necessary. We also discussed focus items for audit including key audit matters (KAM) with the Independent Auditors, received reports on the status of implementation of the audit related to such matters, and requested their explanations as deemed necessary, and actively communicated our views as the Audit and Supervisory Committee.

Based on the above methods, we reviewed the business report and the related supplementary schedules, the consolidated financial statements (the consolidated statement of financial position, consolidated statement of profit or loss, consolidated statement of comprehensive income, consolidated statement of changes in equity, and notes to consolidated financial statements), and the non-consolidated financial statements (the balance sheet, statement of

operations, statement of changes in net assets, notes to non-consolidated financial statements) as well as the related supplementary schedules for the 82nd fiscal year.

- 2. Results of Audit
- (1) Results of audit of the business report and other documents

(i)	The business report and the related supplementary schedules of the Company accurately
	present the financial conditions of the Company in conformity with applicable laws and
	regulations and the Articles of Incorporation of the Company.

- (ii) No irregularity or material violation of applicable laws or regulations or the Articles of Incorporation of the Company was found with respect to the activities of the Directors.
- (iii) The contents of the resolutions of the meeting of the Board of Directors with respect to the internal control system are appropriate. In addition, there are no matters to be pointed out regarding the entries in the business report and the performance of duties of Directors with respect to the internal control system.
- (2) Results of audit of the consolidated financial statements and the related supplementary schedules

The methods and results of audit performed by Ernst & Young ShinNihon LLC, the independent auditor of the Company, are appropriate.

(3) Results of audit of the financial statements and the related supplementary schedules

The methods and results of audit performed by Ernst & Young ShinNihon LLC, the independent auditor of the Company, are appropriate.

May 20, 2024

Audit and Supervisory Committee of Advantest Corporation

Yuichi Kurita Standing Audit and Supervisory Committee Member

Sayaka Sumida Audit and Supervisory Committee Member

Tomoko Nakada Audit and Supervisory Committee Member

Note: Audit and Supervisory Committee Members Sayaka Sumida and Tomoko Nakada are outside directors provided in Article 2, Item 15, and Article 331, Paragraph 6 of the Companies Act of Japan.