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(Securities Code 6473) June 4, 2024 (Start of electronic provision of documents: May 31, 2024)

To Shareholders with Voting Rights:

Kazuhiro Sato President, Member of the Board JTEKT Corporation 1-1 Asahi-machi, Kariya, Aichi, Japan

NOTICE OF

THE 124TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

We would like to express our appreciation for your continuous support.

The 124th Annual General Meeting of Shareholders of JTEKT Corporation (the "Company") will be held as follows.

If you are unable to attend the meeting, you can exercise your voting rights by postal mail or via the Internet, etc., so please follow the subsequent "Guidance on Exercising Your Voting Rights" and exercise your voting rights by reference to the Reference Documents for the General Meeting of Shareholders in the posted matters subject to the electronic provision measures by no later than 5:30 p.m. on Monday, June 24, 2024, Japan time.

	Date and Time: Place:	Tuesday, June 25, 2024 at 10:00 a.m., Japan time Hall, 1F of Main Office Building, JTEKT Head Office
		1-1 Asahi-machi, Kariya, Aichi, Japan
3.	Meeting Agenda:	
	Matters to be reported:	Business Report, Consolidated Financial Statements and Non-consolidated
		Financial Statements for the Company's 124th Fiscal Year (April 1, 2023-
		March 31, 2024), and results of audits by the Accounting Auditor and the
		Audit & Supervisory Board for the Consolidated Financial Statements
	Proposals to be resolved:	
	Proposal 1:	Election of 6 Directors
	Proposal 2:	Election of 1 Audit & Supervisory Board Member
	Proposal 3:	Election of 1 Substitute Audit & Supervisory Board Member

In convening this general meeting of shareholders, the Company has taken measures for providing information in electronic format (the "electronic provision measures") and has posted matters subject to the electronic provision measures on the following Company website.

The Company website

https://www.jtekt.co.jp/e/ir/f_report.html

In addition to the website shown above, the Company also has posted this information on the website of Tokyo Stock Exchange (TSE).

TSE website (Listed Company Search)

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

Please access the website mentioned above, enter the Company name or code (6473) into the search field, and select "Basic Information" and "Documents for Public Inspection/PR Information" to view the details.

Guidance on Other Matters regarding the Notice

- Among the matters subject to electronic provision measures, the following matters will not be provided in the paper copy to shareholders who made a request for delivery of documents in accordance with the provisions of laws and regulations and the Articles of Incorporation of the Company. These matters are included in Consolidated Financial Statements and Non-consolidated Financial Statements audited by the Accounting Auditor and the Audit & Supervisory Board.
 - Notes to Consolidated Financial Statements
 - Notes to Non-consolidated Financial Statements
- If any amendments are made to matters subject to the electronic provision measures, such amendments will be posted on the respective websites where the matters are posted.

Guidance on Exercising Your Voting Rights

By Attending the Meeting	Via the Internet	By Postal Mail
Please bring the enclosed Voting Rights Exercise Form and submit it at the reception desk. Only our shareholders are allowed to enter the meeting place. Persons attending as proxies for shareholders must be shareholders themselves. Shareholders who concurrently exercise the voting rights of other shareholders as proxies are kindly requested to submit the following: their Voting Rights Exercise Forms as shareholders, their Voting Rights Exercise Forms for voting as proxies, and documents certifying their status as proxies. Note: If you are attending the Meeting, you do not have to exercise your voting rights by postal mail or via the Internet, etc.	Please visit the website designated by the Company for the exercise of voting rights (https://www.web54.net) and enter your vote for or against each of the proposals.	Please enter your vote for or against each of the proposals on the enclosed Voting Rights Exercise Form and return the Form. If there is no indication of your approval or disapproval of the proposals on the Voting Rights Exercise Form, we will treat it as an indication of your approval.
Date of the meeting:	Deadline for voting:	Deadline for voting:
Tuesday, June 25, 2024 at 10:00 a.m., Japan time	The vote must be submitted by 5:30 p.m., Monday, June 24, 2024, Japan time.	The Form must be received by 5:30 p.m., Monday, June 24, 2024, Japan time.

Concerning the Platform for the Electronic Exercise of Voting Rights (for Institutional Investors)

Institutional investors have the option of voting by electromagnetic means via the Platform for the Electronic Exercise of Voting Rights operated by ICJ Inc.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Election of 6 Directors **Proposal 1:**

The terms of office of all 6 Directors will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, the election of 6 Directors is proposed. The candidates are as follows:

No.		Name	Current positions and responsibilities at the Company
1	<reappointed></reappointed>	Takumi Matsumoto	Senior Executive Officer, Member of the Board CTO* Chief of Research & Development Division Chief of Automotive Business Unit
2	<reappointed></reappointed>	Koichi Yamanaka	Senior Executive Officer, Member of the Board Chief of Overseas Business Manager Chief of Sales & Marketing Division
3	<reappointed> <outside director=""></outside></reappointed>	Kazunari Kumakura	Director, Member of the Board
4	<newly appointed=""></newly>	Yoshihito Kondo	Advisor
5	<newly appointed=""> <outside director=""> <independent director=""></independent></outside></newly>	Ikuji Ikeda	
6	<newly appointed=""> <outside director=""> <independent director=""></independent></outside></newly>	Yumiko Sakurai	Audit & Supervisory Board Member

CTO stands for Chief Technology Officer.

No.	Name (Date of birth)	Past experience, positions and responsibilities at the Company	Number of shares of the Company held
1	Takumi Matsumoto (April 9, 1961) <reappointed> Term of office as a Director: 8 years</reappointed>	April 1986Joined Toyota Motor CorporationAugust 2010General Manager, BR-Electric Vehicle/Charge System Development Dept., Toyota Motor CorporationApril 2015Managing Officer of the Company October 2015Development DirectorJune 2016January 2021Senior Executive Officer, Member of the Board (to present)[Current responsibilities]Chief Technology Officer (CTO), Chief of Research & Development Division and Chief of Automotive Business Unit; Supervising Business Development Field – Business Development Dept., Active Life Business Dept., Electrical Power Storage Device Dept., and Gear Innovation Dept.[Reasons for nomination as a candidate for Director] Mr. Takumi Matsumoto has been engaged in corporate management as Director, Member of the Board and has fulfilled his roles and responsibilities appropriately. He has practical knowledge in products from working in the engineering and development divisions. He has also garnered extensive experience and considerable insight through fulfilling his duties as Chief of Research & Development Division and Chief of Automotive Business Unit of the Company. We therefore propose his re-election as Director, Member of the Board in order to realize the sustainable enhancement of corporate value of the Company by leveraging his extensive experience and considerable insight.	29,434
2	Koichi Yamanaka (March 13, 1964) <reappointed> Term of office as a Director: 2 years</reappointed>	April 1986Joined the CompanyJanuary 2010Chief of Purchasing Department, Steering Business UnitApril 2014Managing OfficerApril 2016Chief of North America BusinessApril 2017Executive Managing OfficerApril 2018Chief of North America Business and Latin America BusinessApril 2018Chief of North America Business and Latin America BusinessApril 2018Chief of North America Business and Latin America BusinessApril 2020Executive Managing OfficerApril 2021Senior Executive OfficerJune 2022Senior Executive Officer, Member of the Board (to present)[Current responsibilities]Chief of Overseas Business Manager and Chief of Sales & Marketing Division;Supervising Global Business Strategy Dept.[Reasons for nomination as a candidate for Director]Mr. Koichi Yamanaka has solid product knowledge cultivated in the procurementfield and experience garnered through his management experience at theCompany's business management entities in North and Latin Americas, as well asextensive experience through fulfilling his duties as Chief of Overseas BusinessManager and Chief of Sales & Marketing Division. We therefore propose his re-election as Director, Member of the Board in order to realize the sustainableenhancement of corporate value of the Company by maximizing his extensiveexperience and considerable insight.	17,778

No.	Name (Date of birth)	Past	experience, positions and responsibilities at the Company	Number of shares of the Company held
3	Kazunari Kumakura (January 21, 1962) <reappointed> <outside director=""> Term of office as a Director: 1 year</outside></reappointed>	Chief Officer, F Director, TOYO [Reasons for no Mr. Kazunari K procurement fie and broad exper overseas subsid election as Outs provide us with exercising his e	Joined Toyota Motor Corporation General Manager, Materials & Facilities Purchasing Div., Toyota Motor Corporation General Manager, Purchasing Dept., Engine Division, TOYOTA INDUSTRIES CORPORATION Managing Officer, TOYOTA INDUSTRIES CORPORATION Executive Officer, TOYOTA INDUSTRIES CORPORATION Deputy Chief Officer, Purchasing Group, Toyota Motor Corporation Chief Officer, Purchasing Group, Toyota Motor Corporation (to present) Director, TOYOTA INDUSTRIES CORPORATION (to present) Outside Director of the Company (to present) Purchasing Group, Toyota Motor Corporation DTA INDUSTRIES CORPORATION Motor Corporation DTA INDUSTRIES CORPORATION Detutivated through his long career in Toyota Motor Corporation rience garnered through transfer, including temporary transfer, to itaries and affiliate companies in Japan. We therefore propose his re- side Director, Member of the Board with expectation that he will advice and supervision on the corporate management by fully xtensive experience and considerable insight in order to sustainably ue of the Company.	0
4	Yoshihito Kondo (January 23, 1963) <newly appointed=""></newly>	Mr. Yoshihito I standards and in insight as a bus reform at Toyot Member of the	Joined Toyota Motor Corporation General Manager, Drive Train, Hybrid Vehicle Power Train & Chassis Production Engineering Division, Toyota Motor Corporation Executive General Manager, Toyota Motor Corporation Field General Manager, Unit Production Engineering Field General Manager, Power Train & Chassis Production Engineering Division Chief Officer, Power Train Company, Toyota Motor Corporation Field General Manager, Production Engineering Innovation Field, Toyota Motor Corporation Executive Vice President, Production Engineering Development Center, Toyota Motor Corporation President, Production Engineering Development Center, Toyota Motor Corporation Advisor of the Company (to present) sibility]	10,209

No.	Name (Date of birth)	Past experience, positions and responsibilities at the Company	Number of shares of the Company held
5	Ikuji Ikeda (November 7, 1956) <newly appointed=""> <outside director=""> <independent Director></independent </outside></newly>	April 1979Joined Sumitomo Rubber Industries, Ltd.January 2000General Manager, Tire Production Technology Division, Sumitom Rubber Industries, Ltd.March 2003Executive Officer, Sumitomo Rubber Industries, Ltd.March 2007Director (Senior Executive Officer), Sumitomo Rubber Industries, Ltd.March 2010Director (Managing Executive Officer), Sumitomo Rubber Industries, Ltd.March 2011President, CEO, and Representative Director, Sumitomo Rubber Industries, Ltd.March 2019Chairman and Representative Director, Sumitomo Rubber Industries, Ltd.March 2020Chairman and Director, Sumitomo Rubber Industries, Ltd.March 2020Chairman and Director, Sumitomo Rubber Industries, Ltd.March 2023Director (Executive Advisor), Sumitomo Rubber Industries, Ltd.March 2024Executive Advisor, Sumitomo Rubber Industries, Ltd.March 2025Director (Executive Advisor), Sumitomo Rubber Industries, Ltd.March 2024Executive Advisor, Sumitomo Rubber Industries, Ltd.Isignificant concurrent positions]Executive Advisor, Sumitomo Rubber Industries, Ltd.[Reasons for nomination as a candidate for Outside Director and expected roles]Mr. Ikuji Ikeda has been primarily involved in production divisions at SumitomoRubber Industries, Ltd. since joining the company. He possesses extensive experience and considerable insight as a business manager, serving in roles such as an officer in charge of overseas businesses and President, CEO, and Representative Director. We anticipate his contributions in advising and overseeing the management of the Company, aimed at enhancing sustainable corporate value, based on his m	
6	Yumiko Sakurai (March 1, 1969) <newly appointed=""> <outside director=""> <independent Director></independent </outside></newly>	October 1992Joined Ito Accounting Office (currently KPMG AZSA LLC)April 1996Registered as Certified Public AccountantJanuary 2000President, Yumiko Sakurai Certified Public Accountant Office (to present)June 2014Outside Director, PROTO CORPORATION (to present)June 2019Audit & Supervisory Board Member of the Company (to present)June 2022Outside Director, DAIKOKU DENKI Co., Ltd. (to present)June 2022Outside Director, DAIKOKU DENKI Co., Ltd. (to present)Significant concurrent positions]President, Yumiko Sakurai Certified Public Accountant OfficeOutside Director, PROTO CORPORATIONOutside Director, DAIKOKU DENKI Co., Ltd.(Reasons for nomination as a candidate for Outside Director and expected roles]Since June 2019, Ms. Yumiko Sakurai has served as Outside Audit & SupervisoryBoard Member for five years, overseeing the management of the Company and providing appropriate suggestions and advice. She understands the strengths and weaknesses of the Company from the perspective of an Outside Audit & Supervisory Board Member. Through her extensive experience in auditing, including work with other companies, we believe she can offer appropriate suggestions and supervision with an objective viewpoint. Though she has not engaged in corporate management in the past other than as an outside director, her wealth of experience and insights are expected to contribute to enhancing the supervisory function of our Board of Directors and strengthening our corporate governance system. We therefore propose her election as Outside Director, Member of the Board.	5,000

(Notes)

- 1. No conflicts of interest exist between the Company and candidates.
- 2. Mr. Kazunari Kumakura, Mr. Ikuji Ikeda, and Ms. Yumiko Sakurai are candidates for Outside Directors.
- The term of office of Mr. Kazunari Kumakura as Outside Director will reach one year at the conclusion of this meeting.
- 3. Mr. Ikuji Ikeda and Ms. Yumiko Sakurai are candidates for Independent Directors under the provisions of the TSE, etc.
- 4. The Company has concluded a liability limitation agreement with Mr. Kazunari Kumakura to limit his liability as stipulated in Article 423-1 of the Companies Act up to the minimum liability amount stipulated in Article 425-1 of the Companies Act, in accordance with the Articles of Incorporation. If the election of Mr. Kazunari Kumakura is approved under this proposal, the Company intends to conclude the same liability limitation agreement with him.
- 5. Regarding TOYOTA INDUSTRIES CORPORATION where Mr. Kazunari Kumakura has served as Director since June 2023, the company's engines for industrial vehicles for the domestic market were found to have exceeded the domestic limits of exhaust emissions due to age-related deterioration and to be in violation of laws and regulations related to the domestic certification of exhaust emissions. In addition to the administrative action taken by the Ministry of Land, Infrastructure, Transportation and Tourism on April 26, 2023 to revoke the type designation and certification of two types of engines for industrial vehicles and forklift models equipped with them, the Ministry revoked the type designation of three types of engines for industrial vehicles on March 5, 2024. Please note that the above exceedance of limits and the violation of laws and regulations occurred before his appointment as Director.
- 6. The Company has concluded a liability limitation agreement with Ms. Yumiko Sakurai as Outside Audit & Supervisory Board Member to limit her liability as stipulated in Article 423-1 of the Companies Act up to the minimum liability amount stipulated in Article 425-1 of the Companies Act, in accordance with the Articles of Incorporation. If the election of Ms. Yumiko Sakurai is approved under this proposal, the Company intends to newly conclude a similar liability limitation agreement with her as Outside Director.
- 7. The Company plans to conclude a liability limitation agreement with Mr. Ikuji Ikeda to limit his liability as stipulated in Article 423-1 of the Companies Act up to the minimum liability amount stipulated in Article 425-1 of the Companies Act, in accordance with the Articles of Incorporation, if the election of Mr. Ikuji Ikeda is approved under this proposal.
- 8. The Company has concluded a directors and officers liability insurance contract stipulated in Article 430-3-1 of the Companies Act with an insurance company and fully bears the insurance premiums. This insurance contract covers damages and litigation expenses in the event that a claim for damages is made against the insured due to an act (including omission) committed by the insured in his/her capacity as a director or an officer of the company. The Company, however, takes measures to ensure that the appropriateness of the execution of duties by directors and officers is not impaired by excluding from the scope of compensation any damage caused by directors or officers who have committed criminal acts such as bribery or intentionally committed illegal acts. If the election of the candidates is approved under this proposal, the Company will insure them under this insurance contract. In addition, the Company plans to renew the insurance policy with the same details at the time of next renewal.
- 9. The terms of office of the Directors are stated as of the conclusion of this meeting.

Proposal 2: Election of 1 Audit & Supervisory Board Member

As Ms. Yumiko Sakurai will resign as Audit & Supervisory Board Member at the conclusion of this General Meeting of Shareholders, we propose the election of 1 Audit & Supervisory Board Member. The Audit & Supervisory Board has consented to the submission of this proposal.

The candidate is as follows:

Name (Date of birth)		Past experience and positions at the Company	Number of shares of the Company held
Akiko Miyakawa (October 18, 1955) <newly appointed=""> <outside &<br="" audit="">Supervisory Board Member> <independent &<br="" audit="">Supervisory Board Member></independent></outside></newly>	External Director Holdings, Inc. [Reasons for nom Member] Ms. Akiko Miyak through her caree Company and pro propose her electi engaged in corpor However, due to	Joined Tokyo Branch of Chase Manhattan Bank (currently, JPMorgan Chase Bank, N.A.) Joined Marunouchi & Co. (currently, Deloitte Touche Tohmatsu LLC) Registered as Certified Public Accountant Went on secondment to Los Angeles Office of Deloitte US Returned to Deloitte Touche Tohmatsu LLC Nagoya Office Partner of Deloitte Touche Tohmatsu LLC Went on secondment to Taipei Office of Deloitte Taiwan Returned to Deloitte Touche Tohmatsu LLC Tokyo Office Representative, Akiko Miyakawa CPA Office (to present) External Director (Audit & Supervisory Committee Member), Nomura Real Estate Holdings, Inc. (to present) urrent positions] kiko Miyakawa CPA Office (Audit & Supervisory Committee Member), Nomura Real Estate ination as a candidate for Outside Audit & Supervisory Board awa has extensive insight in finance and accounting garnered r as a CPA. We expect her to oversee the management of the ovide us with appropriate suggestions and advice. We therefore on as Outside Audit & Supervisory Board Member. She has not rate management in the past other than as an outside director. the above reasons, we judge that she will be able to fulfill duties Dutside Audit & Supervisory Board Member.	0

(Notes)

1. No conflicts of interest exist between the Company and the candidate.

2. Ms. Akiko Miyakawa is a candidate for Outside Audit & Supervisory Board Member.

3. Ms. Akiko Miyakawa is a candidate for Independent Audit & Supervisory Board Member under the provisions of the TSE, etc.

4. If the election of Ms. Akiko Miyakawa is approved under this proposal, the Company intends to conclude a liability limitation agreement with her to limit her liability as stipulated in Article 423-1 of the Companies Act up to the minimum liability amount stipulated in Article 425-1 of the Companies Act, in accordance with the Articles of Incorporation.

5. The Company has concluded a directors and officers liability insurance contract with an insurance company as stipulated in Article 430-3-1 of the Companies Act and fully bears the insurance premiums. This insurance contract covers damages and litigation expenses in the event that a claim for damages is made against the insured due to an act (including omission) committed by the insured in his/her capacity as a director or an officer of the company. The Company, however, takes measures to ensure that the appropriateness of the execution of duties by directors and officers is not impaired by excluding from the scope of compensation any damage caused by directors or officers who have committed criminal acts such as bribery or intentionally committed illegal acts. If the election of the candidates is approved under this proposal, the Company will insure them under this insurance contract. In addition, the Company plans to renew the insurance policy with the same details at the time of next renewal.

Proposal 3: Election of 1 Substitute Audit & Supervisory Board Member

In preparation for a shortage in the statutory number of Audit & Supervisory Board Members, we propose the election of 1 substitute Outside Audit & Supervisory Board Member as a substitute for Mr. Yasushi Matsui, Outside Audit & Supervisory Board Member, and Ms. Akiko Miyakawa who will be appointed as Outside Audit & Supervisory Board Member upon approval of Proposal 2 "Election of 1 Audit & Supervisory Board Member." In the event of her appointment as Audit & Supervisory Board Member, her term of office shall be the same as the remaining term of her predecessor. This resolution shall remain effective until the commencement of the next Annual General Meeting of Shareholders; however, it may be revoked by a resolution of the Board of Directors Meeting, with the consent of the Audit & Supervisory Board only before she is officially appointed as Audit & Supervisory Board Member. The Audit & Supervisory Board has consented to the submission of this proposal.

The candidate is as follows:

Name (Date of birth)		Past experience and positions at the Company	Number of shares of the Company held
	Senior partner to [Reasons for nom Board Member] Ms. Setsuko Yufu	Admitted to the bar (currently Daini Tokyo Bar Association) Joined Adachi, Henderson, Miyatake and Fujita Horitsu Jimusho Joined Loeff Claeys Verbeke (currently Allen & Overy Brussels) Partnered to Atsumi & Usui LPC (currently Atsumi & Sakai) (to present) Outside Audit & Supervisory Board Member, Panasonic Corporation (currently Panasonic Holdings Corporation) (to present) urrent positions] Supervisory Board Member, Panasonic Holdings Corporation, Atsumi & Sakai ination as a candidate for substitute Outside Audit & Supervisory has been active in the field of law for many years as an attorney	shares of the
	at law and has experience as an outside director of other companies. Based on her high level of expertise and broad experience which she has garnered through her career, we have judged her as qualified enough to audit the management of the Company, and to provide appropriate advice and recommendations if she is appointed as Outside Audit & Supervisory Board Member. We therefore propose her election as a substitute Outside Audit & Supervisory Board Member.		

(Notes)

- 1. No conflicts of interest exist between the Company and the candidate.
- 2. Ms. Setsuko Yufu is a candidate for substitute Outside Audit & Supervisory Board Member.
- 3. If this proposal is approved as proposed and she assumes office as Outside Audit & Supervisory Board Member, the Company will register her as an Independent Audit & Supervisory Board Member with the Tokyo Stock Exchange, etc.
- 4. If the proposal is approved as proposed, and Ms. Setsuko Yufu is appointed as Outside Audit & Supervisory Board Member, the Company will enter into a liability limitation agreement with her to limit her liability as stipulated in Article 423-1 of the Companies Act up to the minimum liability amount as stipulated in Article 425-1 of the Companies Act, in accordance with the Articles of Incorporation.
- 5. The Company has concluded a directors and officers liability insurance contract with an insurance company as stipulated in Article 430-3-1 of the Companies Act and fully bears the insurance premiums. This insurance contract covers damages and litigation expenses in the event that a claim for damages is made against the insured due to an act (including omission) committed by the insured in his/her capacity as a director or an officer of the company. The Company, however, takes measures to ensure that the appropriateness of the execution of duties by directors and officers is not impaired by excluding from the scope of compensation any damage caused by directors or officers who have committed criminal acts such as bribery or intentionally committed illegal acts. If the proposal is approved and Ms. Setsuko Yufu is appointed as Outside Audit & Supervisory Board Member, the Company will insure her under this insurance contract. In addition, the Company plans to renew the insurance policy with the same details at the time of next renewal.

(Reference) Skill matrix of Directors, Members of the Board of the Company upon approval of Proposal 1

To ensure a balance and diversity of knowledge, experience, skills among Directors, Members of the Board is vital to the sustainable growth of, and medium- to long-term improvement of the corporate value of JTEKT as a *monozukuri* company. With careful consideration of their experience and expertise in organizational management that are regarded as pivotal in the corporate management, we have elected directors with diverse background.

This matrix is intended to indicate specific items (maximum of five) where the Company expects each individual to excel, and does not represent all the experience and expertise each person possesses.

Name	Title	Corporate management	Business strategy and marketing	Monozukuri (industrial engineering, procurement, quality and safety)	Technology and R&D	Finance and accounting	Legal and risk management	HR development and labor management	Sustainability and ESG	Global management
Yoshihito Kondo	President, Member of the Board	•		•	•			•		•
Takumi Matsumoto	Senior Executive Officer, Member of the Board	•	•	•	•		•			
Koichi Yamanaka	Senior Executive Officer, Member of the Board	•	•	•		•				•
Kazunari Kumakura	Outside Director		•	•			•		•	•
Ikuji Ikeda	Outside Director	•	•	•				•		•
Yumiko Sakurai	Outside Director		•			•	•	•	•	

Highlights of corporate governance

The composition of Directors and Audit & Supervisory Board Members upon approval of Proposal 1 and

Proposal 2

