[Translation]: This represents an excerpted translation, for reference and convenience only, of the original notice issued in Japanese. In the event of any discrepancies between the Japanese and English versions, the former shall prevail.

> (Securities Code: 5970) May 31, 2024

To our shareholders

Naohiro Takao

President, Chief Executive Officer

G-TEKT CORPORATION

1-11-20, Sakuragi-cho, Omiya-ku, Saitama-shi, Saitama

Notice of Convocation of the 13th Ordinary General Meeting of Shareholders

We express our deep appreciation to each of the shareholders for their extraordinary support.

Now, the 13th Ordinary General Meeting of Shareholders of G-TEKT CORPORATION (the "Company" or "G-TEKT") is to be held as stated below.

We have taken measures to provide reference document, etc., (except for voting rights exercise form) for this General Meeting for Shareholders in electronic format, and the matters subject to electronic provision measures are posted on our web site shown below.

https://www.g-tekt.jp/index.html

The matters are also posted on the web site shown below.

https://d.sokai.jp/5970/teiji/

Instead of attending the meeting in person, you may also review the enclosed "Reference Documents for the Ordinary General Meeting of Shareholders" and exercise your voting rights by the methods such as the writing or Internet mentioned on pages 3 and 4.

1. Date and Time: 10:00 a.m., Wednesday, June 21, 2024 (Reception begins at 9:30 a.m.)

2. Place of the Meeting: JP Tower Hall & Conference (KITTE 4th Floor) Hall, 2-7-2, Marunouchi, Chiyoda-ku, Tokyo, Japan

3. Meeting Agenda:

Items for reporting: 1. The Business Report, Consolidated Financial Statements for the Company's 13th Fiscal Year (April 1, 2023 – March 31, 2024) and results of audits by the Auditor and the Audit & Supervisory Board

2. Non-Consolidated Financial Statements for the Company's 13th Fiscal Year (April 1, 2023 – March 31, 2024)

Proposals to be resolved:

Proposal No. 1 Appropriation of SurplusProposal No. 2 Election of Six (6) Board Members

- Upon attending the meeting, please present the enclosed Voting Rights Exercise Form to the receptionist at the place of the meeting.
- For this general meeting of shareholders, we have delivered paper-based documents stating the items subject to measures for electronic provision to all shareholders, regardless of whether or not they have requested them. Among the items subject to measures for electronic provision, in accordance with the provisions of laws and regulations and Article 14 of the Articles of Incorporation of the Company, the following items are not provided in the paper-based documents delivered to shareholders.

(1) "Company System and Policies" of the Business Report

(2) "Consolidated Statement of Changes in Equity" and "Notes to the Consolidated Financial Statements" of the Consolidated Financial Statements

(3) "Non-consolidated Statement of Changes in Equity" and "Notes to the Non-consolidated Financial Statements" of the Nonconsolidated Financial Statements

Furthermore, Business report, Consolidated Financial Statement and Non-consolidated Financial Statement are only part of the documents audited by the Audit & Supervisory Board Members and the Financial Auditor in preparing their audit reports.

 Any changes in the matters described in Reference Documents for the Ordinary General Meeting of Shareholders, Business Report, Consolidated Financial Statements and Non-Consolidated Financial Statements will be posted on our website on the Internet. (<u>https://www.g-tekt.jp/ir/shareholder/meeting.html</u>).

Guidelines of the Exercise of Voting Rights

For those attending the General Meeting of Shareholders

Date and time of the meeting: 10:00 a.m., Friday, June 21, 2024

Please bring and present the enclosed the Voting Rights Exercise Form at the reception desk of the meeting place.

For those not attending the General Meeting of Shareholders

Via mail

Exercise deadline: Arrival by 6:00 p.m., Thursday, June 20, 2024

Please indicate your vote for or against the proposals on the Voting Rights Exercise Form enclosed herewith, and return it to us by the deadline.

Via the Internet

Exercise deadline: 6:00 p.m., Thursday, June 20, 2024

Please indicate whether you approve or disapprove of each proposal on the Exercise of Voting Rights Website that is designated by the Company:

https://evote.tr.mufg.jp/

Please see the following page for details.

If you exercise your voting rights both by Voting Rights Exercise Form and via the Internet, rights exercised via the Internet will be treated as effective.

If you exercise your voting rights multiple times via the Internet, the latest exercised voting rights will be treated as effective.

Guidelines Regarding the Exercise of Voting Rights via the Internet

- (1) Access the website for exercising votes using QR code:
 - (i) If you scan the QR code shown on the voting form, you can log in to the website for exercising votes without the log-in ID and temporary password shown on the form.
 - *The "QR code" is registered trademarks of DENSO WAVE INCORPORATED.
 - (ii) Please indicate whether you approve or disapprove the items on the agenda by following the instructions on the display screen.
- (2) Access the website for exercising votes using the log-in ID and temporary password:
 - (i) Please access the website using the following URL.

https://evote.tr.mufg.jp/

- (ii) Log in using the log-in ID and temporary password which are shown on the voting form and press the login button.
- (iii) Please follow the on-screen guidance.
- (3) Inquiries regarding the exercise of a voting right via the Internet:

Mitsubishi UFJ Trust and Banking Corporation Corporate Agency Service Support: 0120 (173) 027

- * Business Hours: from 9:00 a.m. to 9:00 p.m. (toll free; within Japan only)
- * The service is available in Japanese only.

For Institutional investors

Provided that an application to use the platform has been submitted beforehand, institutional investors may use the electronic platform for exercising voting rights operated by ICJ, Inc.

Reference Documents for the Ordinary General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of surplus

One of our management challenges is to improve the interests of shareholders. With the goal of achieving sustainable growth and improvements in corporate value over the medium to long term, the Company seeks to maintain stable shareholder returns and is aiming for a DOE of 3.0% for the fiscal year ending March 31, 2031.

In accordance with the above-stated policy, the 13th year-end dividend is as follows.

Details of the year-end dividend

(i) Type of dividend property	Cash
(ii) Matters concerning the allotment of dividend	¥35 per share of common stock of the Company
property to shareholders and the total amount	Total cash dividends of ¥1,518,512,205
thereof:	
(iii) Effective date of dividend of surplus	June 24, 2024

The annual dividend including interim dividend of ¥32 per share will be ¥67 per share.

Proposal 2: Election of Six (6) Board Members

The terms of office of six (6) Board Members, Naohiro Takao, Hiroshi Seko, Fumihiko Hirotaki, Akira Kakizaki, Keiji Kasamatsu, and Rieko Inaba will expire upon the conclusion of this General Meeting of Shareholders.

Therefore, we propose the election of six (6) Board Members.

It should be noted that the candidates for Board Member were selected in accordance with our "Selection Criteria and Procedures for Candidates for Board Member" described below. In addition, two (2) of the six (6) candidates for Board Member are candidates for Outside Board Member, both of whom meet our "Independence Standards for Outside Board Members and Outside Audit & Supervisory Board Members" described below.

[Selection criteria and procedures for candidates for Board Member]

- The basic policy is to have a Board of Directors that consists of a small number of people in order to speed up the making of management decisions.
- The candidates for Board Member were proposed by the Company President in consideration of diversity, and based on the experience, knowledge, and abilities required for the medium- to long-term creation of corporate value, and were determined by the Board of Directors following deliberations at the voluntary Nomination Advisory Committee.
- The ratio of independent Outside Board Members at the Board of Directors has been set at one-third or more, and internationality is also sufficiently considered for Board Members, such as their experiences working or engaging in academic research overseas.
- We recognize that the background of each individual, including their gender and nationality, is a source of diverse perspectives in itself, and we promote the hiring as officers of a diverse range of human resources.

[Independence standards for Outside Board Members / Outside Audit & Supervisory Board Members]

In the event of determining that an Outside Board Member or Outside Audit & Supervisory Board Member meets the requirements set forth below, we will judge that such a person has sufficient independence from the Company.

- 1. The individual has never worked at the Group.
- 2. The individual has never worked at an organization that is a major shareholder of the Company.
- 3. The individual has never worked at a major trading partner (Note) 1 of the Company.
- 4. The individual has never worked at a major lender (Note) 2 of the Company.
- 5. The individual has never worked at the lead managing underwriter of the Company.
- 6. The individual has never worked at the audit firm of the Company.
- 7. There is currently no major trading relationship (Note) 3 between the Company and the individual, such as in the form of a consulting or advisory agreement, and there has been no such relationship in the past five years.
- 8. The individual has never worked at an organization in which the Company had decided to invest under policy holding purposes.
- 9. No relatives (Note) 4 of the individual work for the Company.
- 10. The tenure of the individual as Outside Board Member or Outside Audit & Supervisory Board Member officer at the Company is less than ten years in total.
- (Note) 1. "Major trading partner" refers to a party for which the sales, etc., through the transactions with said trading partner occupy a considerable portion of the sales, etc., of the Company, or to a party that provides a considerable amount of business property, such as important equipment and materials that are indispensable to the Company for their business activities.

- 2. "Major lender" refers to our so-called main banks and quasi-main banks.
- 3. "Major trading relationship" refers to cases where the payments received from the Company exceed ¥10 million per year.
- 4. "Relative" refers to the spouse of the individual or to a relative within the fourth degree of kinship.

No.	. Name		Current positions and responsit	Attendance at the	
INO.			Position	Responsibilities	Board meetings
1	Naohiro Takao	Reappointment	President, Chief Executive Officer		15/15
2	Hiroshi Seko	Reappointment	Member of the Board, Senior Managing Officer of the Company	Engineering Operations Director	15/15
3	Fumihiko Hirotaki	Reappointment	Member of the Board, Managing Officer of the Company	Sales Operations Director	15/15
4	Akira Kakizaki	Reappointment	Member of the Board, Managing Officer of the Company	Chief Operating Officer for Regional Operations (North America) and Managing Director of JIC	15/15
5	Keiji Kasamatsu	Reappointment Outside Independent	Member of the Board		15/15
6	Rieko Inaba	Reappointment Outside Independent	Member of the Board		15/15

Outside

: A candidate for Outside Board Member

Independent : An independent Board Member registered with the Tokyo Stock Exchange

- (Note) 1. In addition to the number meetings of the Board of Directors held in the above table, one resolution was adopted in writing that was deemed to be a resolution of the Board of Directors in accordance with Article 370 of the Companies Act and the Articles of Incorporation.
 - Please refer to "Expertise and Experience of Candidates for Board Member and Audit & Supervisory Board Member (Skills Matrix)" on page 16 for the expertise and experience of the candidates for Board Member and the committee members to be appointed.

No.	Name (Date of birth)	Brief personal hi	story, positions and responsibilities in the Company and significant positions concurrently held				
1	Naohiro Takao	April 1983	Joined Honda Motor Co., Ltd.				
	(August 27, 1960)	April 1986	Joined Takao Kinzoku Kogyo Co., Ltd.				
		June 1990	Business Division General Manager of Takao Kinzoku Kogyo Co., Ltd.				
	Number of shares	March 1993	Member of the Board of Takao Kinzoku Kogyo Co., Ltd.				
	held:	August 1993	Research & Development and Planning Division General Manager of Takao Kinzoku Kogyo				
	1,397,855		Co., Ltd.				
	(including 111,279	June 1994	Sales Operations Director of Takao Kinzoku Kogyo Co., Ltd.				
	shares to be issued	June 1995	President of Takao (Thailand) Co., Ltd. (currently G-TEKT (Thailand) Co., Ltd.)				
	based on	May 1996	President of Takao Eastern Co., Ltd. (currently G-TEKT Eastern Co., Ltd.)				
	performance-based	March 1997	Member of the Board, Managing Director of Takao Kinzoku Kogyo Co., Ltd.				
	remuneration)	March 1999	President of Takao America Corporation (currently G-TEKT America Corporation)				
		September 1999	Sales Operations Director and Overseas Operations Director of Takao Kinzoku Kogyo Co.,				
			Ltd.				
	Reappointment	May 2004	Member of the Board of Thai G&B Manufacturing Ltd.				
		April 2006	Manufacturing Operations Director of Takao Kinzoku Kogyo Co., Ltd.				
		April 2011	Member of the Board, Senior Managing Director of the Company				
			Overseas Operations Director of the Company				
			Member of the Board of G-TEKT Europe Manufacturing Ltd.				
			Member of the Board of Auto Parts Alliance (China) Ltd.				
			Member of the Board of Wuhan Auto Parts Alliance Co., Ltd.				
			Member of the Board of Conghua K&S Auto Parts Co., Ltd. (currently Conghua Auto Parts				
			Alliance (China) Ltd.)				
		November 2011	Member of the Board of G-TEKT India Private Ltd.				
		February 2012	Member of the Board of PT.G-TEKT Indonesia Manufacturing				
		April 2014	Vice President and Member of the Board of the Company				
		April 2015	Vice President and Managing Officer of the Company				
			Komisaris of PT. G-TEKT Indonesia Manufacturing				
		June 2015	Member of the Board of G-TEKT North America Corporation				
		April 2016	President, Chief Executive Officer of the Company (incumbent)				
	Reasons for	Mr. Naohiro Taka	o, since joining the Company, has gained extensive business experience and deep insight into				
	nomination as	group managemer	at through his involvement in manufacturing, sales, and overseas business, etc.				
	candidate for	Since being app	pointed President in April 2016, he has led business strategies for the entire group, including the				
	Board Member	establishment of the	he G-TEKT TOKYO LAB, which is a key base for technological developments in anticipation				
		of the spread of EVs, as well as overseas expansion. In addition, he has strongly driven the business of the Company as the top manager, including promptly responding to changes in circumstances that were caused by the spread of the novel coronavirus in 2020.					
		Based on the ab	ove, we have determined that he has the knowledge required for the management of the				
		Company, is suita	ble for supervising the Company in general, and therefore we have therefore nominated him				
		again as a candida	te for Board Member.				

No.	Name (Date of birth)	Brief personal history	7, positions and responsibilities in the Company and significant positions concurrently held				
2	Hiroshi Seko	March 1984	Joined Takao Kinzoku Kogyo Co., Ltd.				
	(June 6, 1961)	April 2008	Engineering Division General Manager of Takao Kinzoku Kogyo Co., Ltd.				
		April 2011	Stamping Engineering Division II General Manager, Engineering Operations of the				
	Number of Shares		Company				
	Held:	August 2011	Stationed to G-TEKT Europe Manufacturing Ltd.				
	30,797	April 2013	Chief Operating Officer for Regional Operations (Europe) and Managing Director of				
	(including 23,197		G-TEKT Europe Manufacturing Ltd.				
	shares to be issued	April 2014	14 Officer of the Company				
	based on	April 2019	Engineering Operations Director of the Company (incumbent)				
	performance-based	April 2020	Managing Officer of the Company				
	remuneration)	June 2020	Member of the Board, Managing Officer of the Company				
		April 2023	Member of the Board, Senior Managing Officer of the Company (incumbent)				
	Reappointment						
	Reasons for	Mr. Hiroshi Seko, sin	ce joining the Company, has gained extensive business experience and deep insight into				
	nomination as	group management th	rough his involvement in technology and overseas business, etc.				
	candidate for	Since being appoin	ted as Board Member in 2020, he has played a leading role in improving technological				
	Board Member	development and prot	fitability based on trends in state-of-the-art technology in the European automobile market.				
		Based on the above, we have determined that he is suitable for leading the Company's sustainable growth as well as carrying out supervision as he has the experience and knowledge required for the management of					
		business at the Compa	any, in the technology field in particular, and we have therefore nominated him again as a				
		candidate for Board N	Aember.				

No.	Name (Date of birth)	Brief personal history, positions and responsibilities in the Company and significant positions concurrently held				
3	Fumihiko Hirotaki	March 1987	Joined Takao Kinzoku Kogyo Co., Ltd.			
	(November 23, 1964)	February 2008	President of Takao Eastern Co., Ltd. (currently G-TEKT Eastern Co., Ltd.)			
		April 2011	Sales Division I General Manager, Sales Operations of the Company			
	Number of shares held:	April 2015	Officer of the Company			
	25,661		Sales Operations Deputy Director of the Company			
	(including 19,761	April 2019	Sales Operations Director of the Company (incumbent)			
	shares to be issued	April 2021	Managing Officer of the Company			
	based on performance-	June 2021	Member of the Board, Managing Officer of the Company (incumbent)			
	based remuneration)					
	Reappointment Reasons for nomination as candidate for Board Member	into group managen Through his servi 2019, he has endeav achieve new orders significant expansio Based on the abo well as carrying out	ve, we have determined that he is suitable for leading the Company's sustainable growth as supervision as he has the experience and knowledge required for the management of apany, in the sales field in particular, and we have therefore nominated him again as a			

No.	Name (Date of birth)	Brief personal history, positions and responsibilities in the Company and significant positions concurrently held					
4	Akira Kakizaki	March 1990	Joined Kikuchi Koki Co., Ltd.				
	(April 9, 1965)	September 1991	Engineering Division Block I of Kikuchi Co., Ltd.				
		January 2005	Stationed at Austin Tri-Hawk Automotive, Inc.				
		April 2013	Stamping Engineering Division I General Manager, Engineering Operations of the Company				
	Number of shares held:	April 2017	Officer of the Company				
	17,313		Engineering Operations Deputy Director of the Company				
	(including 13,713		Engineering Planning Division General Manager, Engineering Operations of the Company				
	shares to be issued	April 2021	Senior Officer of the Company				
	based on performance-	April 2023	Managing Officer of the Company				
	based remuneration)		Quality Assurance Operations Director				
			DX Charge Officer				
		June 2023	Member of the Board, Managing Officer of the Company (incumbent)				
	Reappointment	April 2024	Chief Operating Officer for Regional Operations (North America) (incumbent)				
			Managing Director of Jefferson Industries Corporation (incumbent)				
	Reasons for	Mr. Akira Kakiza	ki, since joining the company, has extensive business experience and deep knowledge in the				
	nomination as	areas of technolog	y and development.				
	candidate for Board	As Engineering	g Operations Deputy Director from the time of his appointment as Executive Officer, he has				
	Member	worked on reform	ing the structure of Engineering Operations with the aim of recovering profitability in the				
		stamping die engi	neering area in particular, and has led the transformation of engineering operations, including				
		the development of	of digital tools and the shift to cloud computing. He was in charge of overseeing digital				
		transformation in the company-wide DX project launched in 2021, with a focus on the quality and cost areas,					
		and was instrumental in the penetration of DX.					
		Based on the ab	bove, we have determined that he is suitable for leading and supervising the company's				
		transformation, an	d we have therefore nominated him again as a candidate for Board Member.				

No.	Name (Date of birth)	Brief personal history, positions and responsibilities in the Company and significant positions concurrently held					
5	Keiji Kasamatsu	April 1977	April 1977 Joined Mitsui & Co., Ltd.				
	(January 20, 1955)	April 2004	General Manager, Automotive Steel Division, of Mitsui & Co., Ltd.				
		April 2008	Executive Managing Officer, General Manager of Second Unit of Mitsui & Co. Steel Ltd.				
	Number of shares held:	April 2009	Director and Chairman of Steel Technologies LLC (United States)				
	-	April 2011	Director of Mitsui & Co., Ltd.				
	Reappointment	April 2014	Representative Director and President of Mitsui & Co. Steel Ltd.				
	Outside	June 2016	President of Mitsui & Co. Group Pension Fund				
	Independent	June 2019	Outside Director of Chubu Steel Plate Co., Ltd.				
		June 2022	Independent Outside Member of the Board of the Company (incumbent)				
	Reasons for	Mr. Keiji Kasamats	u has extensive and wide-ranging knowledge of business relationships and commercial				
	nomination as	practices within the automotive industry, based on his many years of experience at a general trading company					
	candidate for Outside	engaged mainly in t	ransactions involving steel plates for automobiles. He is also expected to provide a high level				
	Board Member and	of insight into vario	us management decisions based on his experience in overseas business and corporate				
	overview of expected	management.					
	roles	We have nominat	ted him as candidate for Outside Board Member in the expectation that he will provide				
	advice on management decisions from a high-level perspective backed by his expertise and contribute						
	supervision of management in order for the Company to achieve sustainable growth in the ever-changing						
		automobile industry	<i>.</i>				

No.	Name	Brief personal histo	ory, positions and responsibilities in the Company and significant positions concurrently held			
	(Date of birth)					
6	Rieko Inaba	April 2003 Inter-University Research Institute Corporation (currently National Institute of Multimed				
	(October 23, 1975)	Education) Assistant of Research and Development Department				
		September 2004	Visiting Research Fellow of Massachusetts Institute of Technology			
	Number of Shares Held:	March 2005	Visiting Research Fellow of Katholieke Universiteit Leuven			
	-	April 2006	Special researcher of National Institute of Information and Communications Technology			
			Knowledge Creating Communication Research Center			
	Reappointment	November 2009	Specific Instructor of Graduate School of Informatics, Kyoto University			
	Outside	April 2013	Specially Appointed Associate Professor, Department of Computer Science, Tsuda			
	Independent	University				
		April 2018	Associate Professor of Department of Computer Science, Tsuda University			
		June 2019	Independent Outside Member of the Board of the Company (incumbent)			
		April 2022	Professor of Department of Computer Science, Tsuda University (incumbent)			
	Reasons for	Although Ms. Rieko	o Inaba has not been directly involved in the company management in the past, she has been			
	nomination as	engaged in research	centered on information technology, language, and communication as a researcher at a			
	candidate for Outside	higher education ins	stitution, and has engaged in a broad range of research activities, including the writing of			
	Board Member and	academic papers and	d books. She has further been involved in educational activities including taking charge of			
	overview of expected	training in her field and college lectures, and has gained advanced knowledge as a researcher and educator.				
	roles	Based on such a background, we expect that she will give useful opinions and advice, etc., on management-				
		related matters of th	e Company from an objective perspective, and will contribute to the monitoring of the			
		Company in general	l, and therefore we have nominated her as a candidate for Outside Board Member.			

(Note)

- 1. The Company has no special interest with each candidate.
- 2. The Company has entered into a liability agreement with Mr. Keiji Kasamatsu and Ms. Rieko Inaba, which their liability shall be limited to the minimum liability amount stipulated by laws and regulations under Article 423, Paragraph 1 of the Companies Act. If their reelection is approved, the Company intends to extend the agreement with them.
- 3. Mr. Keiji Kasamatsu and Ms. Rieko Inaba are candidates for Outside Board Member of the Company, who satisfy the "Independence Standards for Outside Board Members and Outside Audit & Supervisory Board Members" of the Company and the requirements of Independent Board Members as stipulated by the Tokyo Stock Exchange. The Company has registered them as Independent Board Members as stipulated by the said Exchange.
- 4. Mr. Keiji Kasamatsu's term of office as Outside Board Member of the Company will be 2 years at the conclusion of this meeting.
- 5. Ms. Rieko Inaba's term of office as Outside Board Member of the Company will be 5 years at the conclusion of this meeting.
- 6. Ms. Rieko Inaba's legal surname is "Watanabe" by marriage but she keeps her maiden name "Inaba" in the office.
- 7. The Company has entered into an indemnification agreement stipulated in Article 430-2 Paragraph 1 of the Companies Act with Board Members. This agreement stipulates that the Company indemnifies costs under Item 1 of the same paragraph and losses under Item 2 of the same paragraph within the scope stipulated by laws and regulations. Subject to the approval of the election of the Board Members, the Company plans to continue or enter into an indemnification agreement with them.

8. The Company has entered into a directors and officers liability insurance policy, the content of which has been summarized below, and plans to renew this policy in April 2025. Upon the reappointment of the six (6) candidates for Board Member, each of the candidates will be covered under this insurance policy.

[Overview of the insurance policy]

(i) Actual portion of insurance premiums borne by the insureds

Approximate 10% of the insurance premiums will be borne by the insured, including Board Members, Audit & Supervisory Board Members, and Executive Officers.

(ii) Overview of insurance incidents subject to compensation

The policy will compensate the insured for damage incurred through claims for damages, etc., that are filed during the insurance term in relation to the execution of the duties of the insured.

(Reference)

Expertise and Experience of Candidates for Board Member and Audit & Supervisory Board Member (Skills Matrix)

The holding of lively discussion from different perspectives between diverse persons of varying specialties will result in management that enables the realization of our corporate philosophy through improvement in corporate value in the medium to long term.

		Board of Directors					
	Naohiro Takao	Hiroshi Seko	Fumihiko Hirotaki	Akira Kakizaki	Keiji Kasamatsu	Rieko Inaba	
Name and affiliation	August 27,1960	June 6, 1961	November 23, 1964	April 9, 1965	January 20, 1955	October 23, 1975	
					Independent	Independent	
					Outside	Outside	
Gender	Male	Male	Male	Male	Male	Female	
	President, Chief Executive Officer	Member of the Board, Senior Managing Officer	Member of the Board, Managing Officer	Member of the Board, Managing Officer	Member of the Board	Member of the Board	
Committee member planned to be appointed, etc.	Nomination Advisory Committee Member				Chairperson, Nomination Advisory Committee Member	Nomination Advisory Committee Member	
	Remuneration Advisory Committee Member				Chairperson, Remuneration Advisory Committee Member	Remuneration Advisory Committee Member	
	Chairperson of the Board of Directors						
Length of service	31 years	4 years	3 years	1 year	2 years	5 years	
Business administration	•	•	•	•	•		
Technology/R&D	•	•	•	•			
Sales and marketing	•	•	•		•		
Manufacturing/Quality Management	•	•	•	•			
Finance	•				•		
Legal affairs and risk management	•				•	•	
Sustainability · ESG (Environment, Social, Governance)	•	•	•	•	•	•	
[Tenure as Board member]							
0 to 5 years					4 people		

5 to 15 years 1 person 15 years or more

1 person

		Audit and Sup	ervisory Board	
	Kesao Tamura	Yoshiaki Kawakubo	Yasunori Niizawa	Yasuo Kitamura
Name and affiliation	June 2, 1961	September 13, 1963	December 6, 1954	March 8, 1965
Name and armaton				
			Independent	Independent
			Outside	Outside
Gender	Male	Male	Male	Male
	Audit and	Audit and	Audit and	Audit and
	Supervisory Board	Supervisory Board	Supervisory Board	Supervisory Board
Committee member planned to be appointed, etc.	Member (full-time)	Member (full-time)	Member	Member
commute member planted to be appointed, etc.				
Length of service	9 years	2 years	5 years	5 years
Business administration	•			
Technology/R&D				
Sales and marketing				
Manufacturing/Quality Management	•			
Finance	•	•	•	
Legal affairs and risk management		•		•
Sustainability ESG (Environment, Social, Governance)	•	•	•	•

The Skills Matrix shows the correspondence between the expertise and experience that we expect from our Board Members and Audit & Supervisory Board Members in promoting the New G-TEKT Management Strategy and the expertise and experience possessed by each. In addition to "Business administration," which handles the proposal and advancement of supervision and strategy for the corporate organization, "Legal affairs and risk management" and "Finance," which are key to sound organizational operations, and "Technology/R&D," "Sales and marketing," and "Manufacturing/Quality Management," which are central to our business activities, we consider "Sustainability and ESG", which is essential

for sustainable growth, as necessary expertise and experience.

Business Report

(From April 1, 2023 to March 31, 2024)

1. Status of the Corporate Group

(1) Overview of business this consolidated fiscal year

(i) Progress and results of operations

During this consolidated fiscal year, although the global economy continued to see rising commodity prices due to the situation in Ukraine and the Middle East, etc., there are signs that inflation is slowing due to the monetary tightening performed by central banks around the world. In addition, although the trend of gradual economic recovery has continued, primarily in developed nations, economic growth in China has been forecast to slow down, and personal consumption is not currently expected to grow significantly. Japan's economy has continued to show signs of gradual recovery; however, the yen has continued to depreciate due to differences in interest rates compared to those in countries of different currencies.

In the automobile industry, despite differences between automotive OEMs, the number of vehicles produced is on a recovery trend, reflecting the gradual economic recovery that is currently being seen. In addition, although options other than EVs, such as hybrid vehicles, are being reconsidered, the shift to EVs is progressing rapidly, particularly in China and Europe, and there is certainly a need to think outside the box. In such an external environment, the Company, through the promotion of DX (digital transformation), is proceeding with the acquisition and accumulation of data not only in order to realize automation and rationalization, but also to promote improvements in quality and efficiency through the use of AI. In addition, in EV-related business, it is forecast that the adoption of gigacasting, which is a method of integrally molding vehicle body parts through the use of large aluminum die-casting, will be expanded at automotive OEMs in the future. The Company will make use of the body in white analysis technology that it has accumulated over the years to convert some existing parts to large modules, and in addition, will continue to propose and work on initiatives that will lead to incoming orders in relation to an optimal vehicle body structure that features parts coexisting with gigacasting.

Consequently, net sales for the consolidated fiscal year under review were ¥344,601 million (year-on-year increase of 9.6%) due to an increase in production volumes, material unit price revisions and the impact of foreign exchange rates, and operating profit amounted to ¥16,242 million (year-on-year increase of 26.5%). Ordinary profit was ¥18,896 million (year-on-year increase of 32.3%) due to the recording of foreign exchange gains caused by the depreciation of the yen, etc., and net income attributable to owners of parent was ¥13,240 million (year-on-year increase of 28.9%).

The following describes segment performance by region.

[Japan]

Sales increased, mainly due to increases in production volume and higher material unit prices. Profits increased significantly due to the effects of an increase in mass production sales and cost reductions at production sites, as well as an increase in royalty income from overseas subsidiaries, despite a decrease in new vehicle model development sales, including die and die equipment sales.

[United States]

Sales increased due to an increase in production volume and the impact of foreign exchange rates. Profits increased, mainly reflecting an increase in added value resulting from a change in the mix of car models, cost saving effects from improvements in the production structure, and the impact of foreign exchange rates, despite an increase in labor costs due to the impact of increased production.

[Europe]

Sales increased due to an increase in production volume by every customer and the effect of favorable production of newly ordered EV body parts throughout the year, despite a decrease in new vehicle model development sales, including die and die equipment sales. Profits decreased, mainly due to higher labor costs and the impact of one-time factors such as compensation in the previous fiscal year, but the decrease was only slight due to the increase in mass production sales.

[Asia]

Sales increased due to an increase in production volume and the impact of foreign exchange rates. Profits increased due to an increase in mass production sales and an increase in added value due to a change in the mix of car models, despite an increase in labor costs due to the increase in production volume.

[China]

Sales decreased, heavily impacted by a decrease in production volume. Profits decreased due to the impact of a decrease in sales, an increase in the royalty burden, and one-time factors such as compensation in the previous fiscal year.

[South America]

Sales increased due to fluctuations in the models being mass-produced and the impact of foreign exchange rates. Profits decreased, mainly due to the impact of one-time factors such as compensation in the previous fiscal year and an increase in labor costs due to higher wages.

\bullet Sales and operating profit or loss by region

		Sales		Operating profit or loss			
	The 12th year	The 13th year		The 12th year	The 13th year		
	(Year ended March	(Year ended March 31,		(Year ended March 31,	(Year ended March 31,		
Region	31, 2023)	2024)	Year-on-year change	2023)	2024)	Year-on-year change (%)	
	Amount	Amount	(%)	Amount	Amount	four on your onlinge (/o)	
	(Billions of yen)	(Billions of yen)		(Billions of yen)	(Billions of yen)		
Japan	58.7	60.4	2.9	2.0	4.6	130.9	
North America	109.0	119.5	9.6	(0.0)	4.0	-	
Europe	26.9	36.3	34.9	2.9	2.7	(5.7)	
Asia	41.3	49.0	18.5	1.9	3.1	62.9	
China	76.6	71.5	(6.6)	3.8	0.5	87.8	
South America	17.1	17.1	0.5	2.4	1.2	(49.0)	
Consolidation adjustment	(15.3)	(9.3)	-	(0.1)	0.2	-	
Total	314.3	344.6	9.6	12.8	16.2	26.5	

(Note) The above figures are rounded to the nearest 100 million yen. Year-on-year change ratio is calculated in units of million yen.

◆Sales by business segment

Business segment	The 12th year (Year ended March 31, 2023)		The 13 (Year ended M	Year-on-year	
	Amount (Billions of yen)	Composition ratio (%)	Amount (Billions of yen)	Composition ratio (%)	change (%)
Auto body components	268.8	85.5	316.0	91.7	17.6
New vehicle model development	37.9	12.0	19.6	5.7	(48.2)
Transmission parts	7.5	2.4	8.8	2.6	17.2
Other	0.2	0.1	0.2	0.0	0.0
Total	314.3	100.0	344.6	100.0	9.6

(Note) The above figures are rounded to the nearest 100 million yen. Composition ratio and year-on-year change ratio are calculated in units of million yen.

(ii) Capital expenditures

This period, model investment in conjunction with the launch of new models was ¥3.6 billion (a year-on-year decrease of 75.9%). On the other hand, as a result of the investment in expansion of production capacity, installation of the demonstration line for EV-related business etc., fundamental investment was ¥8.5 billion (a year-on-year decrease of 12.4%), and total investment was ¥12.1 billion (a year-on-year decrease of 50.8%).

		Amount (Billions of yen)			
Region	Model investment	Fundamental investment	Total	Details of fundamental investment	
Japan	0.7	3.6	4.3	Plant expansion of Gunma Plant, battery housing related equipment	
North America	0.5	0.7	1.2	JSC press machine	
Europe	0.0	0.4	0.4	G-TEM solar panel and related equipment	
Asia	1.1	0.5	1.7	G-TTC repair of existing equipment	
China	1.2	2.5	3.7	APAC press machine and automation of existing equipment	
South America	0.0	0.8	0.8	Plant expansion and automated production line	
Total	3.6	8.5	12.1	-	

(Note) The above figures are rounded to the nearest 100 million yen.

(iii) Financing

We procure funding by borrowing from financial institutions. We maintain a credit rating of "A-" from Rating and Investment Information, Inc. (R&I) and strive to procure stable funds at low interest rates.

(iv) Acquisitions and disposals of shares, other equities, and share acquisition rights in other companies This item is not applicable.

(Billions of yen)

	The 9th year	The 9th year The 10th year		The 13th year	Year-on-year	
	(FY 2020)	(FY 2021)	(FY 2022)	(FY 2023)	Amount	Ratio (%)
Net sales	209.4	236.5	314.3	344.6	30.3	9.6
Operating profit	8.1	10.9	12.8	16.2	3.4	26.5
Ordinary profit	8.7	12.5	14.3	18.9	4.6	32.3
Profit attributable to owners of parent	6.5	8.9	10.3	13.2	3.0	28.9
Earnings per share (yen)	152.15	206.68	238.87	307.52	68.65	28.7
Total assets	238.0	282.5	288.7	304.1	15.4	5.3
Net assets	145.1	163.9	176.7	205.4	28.7	16.2
Net assets per share (yen)	3,117.66	3,543.98	3,829.15	4,449.21	620.06	16.2
Return on equity (%)	5.1	6.2	6.5	7.4	-	-
Return on asset (%)	3.7	4.8	5.0	6.4	-	-
Operating profit margin (%)	3.8	4.6	4.1	4.7	-	-

(Note) The above figures are rounded to the nearest 100 million yen. Profit margin and year-on-year change ratio are calculated in units of million yen.

(3) Capital policy

The Company, with the objective of sustainable growth and the improvement of corporate value in the medium to long term, has set a basic policy of maintaining shareholders' equity at a level that can tolerate growth investment and risk, while implementing stable and ongoing returns to shareholders. In the future as well, we will meet the expectations of long-term investors by continuing this basic policy.

The year-end dividend for this consolidated fiscal year, in accordance with the policy described above, and in comprehensive consideration of performance this period, liquidity on hand, and our financial base, etc., is planned to be set at ¥35 per share. Including the interim dividend of ¥32 per share, the annual dividend will be ¥67 per share, a year-on-year increase of ¥9 per share.

For the fiscal year ending March 31, 2025, we plan to pay both interim and year dividends of ¥35 per share, for an annual dividend of ¥70 per share, which is an increase of ¥3 from the previous fiscal year.

(4) Status of major parent company and subsidiaries

(i) Relationship with parent company

This item is not applicable.

(ii) Status of major subsidiaries

Name of Company	Amount of Capital	Voting Rights Ratio	Major Lines of Business
Jefferson Industries Corporation	US\$ 40 million	62.6%	Manufacturing of auto body components
Jefferson Southern Corporation	US\$ 23 million	100.0% (91.3)	Same as above
Austin Tri-Hawk Automotive, Inc.	US\$ 18 million	93.6%	Same as above
Jefferson Elora Corporation	C\$ 24 million	100.0% (88.8)	Same as above
G-TEKT MEXICO CORP. S.A. DE C.V.	US\$ 20 million	100.0%	Manufacturing of auto body components and transmission parts
G-TEKT Europe Manufacturing Ltd.	£12 million	100.0%	Manufacturing of auto body components
G-TEKT Slovakia, s.r.o.	€28 million	100.0% (20.0)	Same as above
G-TEKT (Thailand) Co., Ltd.	THB 140 million	52.3%	Same as above
G-TEKT Eastern Co., Ltd.	THB 507 million	100.0%	Same as above
G-TEKT India Private Ltd.	INR 650 million	100.0%	Same as above
PT.G-TEKT Indonesia Manufacturing	US\$ 61 million	100.0%	Manufacturing of auto body components and transmission parts
Auto Parts Alliance (China) Ltd.	US\$ 38 million	100.0%	Same as above
Wuhan Auto Parts Alliance Co.,Ltd.	US\$ 15 million	100.0%	Manufacturing of auto body components
G-KT do Brasil Ltda.	BRL 52 million	100.0%	Same as above

(Note) 1. The figures stated in brackets in the column of "Voting Rights Ratio" represent the indirect ownership ration.

2. Jefferson Southern Corporation and Jefferson Elora Corporation are subsidiaries of Jefferson Industries Corporation.

(iii) Status of specified wholly owned subsidiaries as of the end of the fiscal year

This item is not applicable.

(iv) Other important status of business combination

Name of Company	Amount of Capital	Voting Rights Ratio	Major Lines of Business
G-ONE AUTO PARTS DE MEXICO, S.A. DE C.V.	US\$60 million	50.0%	Manufacturing of auto body components

(5) Issues that should be addressed

(i) Management vision

The Company, under the corporate credo of respect for human dignity, cutting-edge technology, and sound corporate management, has stated its vision as being to "shape a better future for people and automobiles through the fusion of passion and innovation," with the objective of contributing to society and becoming a company that meets its expectations, and is promoting sustainable management accordingly.

(ii) Issues that should be addressed with priority

In the automobile industry, which is undergoing dramatic change, the Company, for the survival as a business operator, is promoting initiatives that focuses on the following issues.

① Evolution into a system supplier (Tier 0.5) in the vehicle body area

In order to respond to the rapid shift to EVs that is progressing worldwide, each company in the automobile industry is devoting considerable manpower to the development of competitive EVs, as well as to new areas such as batteries and motors, while at the same time, urgently constructing a new supply chain in different regions across the world. It is anticipated that automotive OEMs will expand its use of suppliers as external resources in order to cover the large amount of labor that is needed for this.

The Company regards this to be a business opportunity, and by making full use of its body in white analysis and production technologies that it has cultivated through to the present, while also actively examining and utilizing external alliances, it shall evolve from its current status as a Tier 1 supplier, or primary manufacturer, into a Tier 0.5 supplier, which is one stage higher, with the objective of establishing a business model in which it is a "system supplier in the vehicle body area" that receives orders from automotive OEMs at each stage from development to mass production.

At present, the Company is building alliances with companies in various areas from the perspectives of development partnerships, supplementing production capacity, and the procurement of materials and equipment, and is demonstrating multiple EV-related technologies on its demonstration line at its site in Tokyo, based on these increased resources. We will continue to strengthen external alliances, and in addition, will continue to work towards commercialization at an early stage.

2 Realization of smart factory

Electrification of automobiles has the potential to drastically change the structure of body parts and the way body parts are made. Emergence of "gigacasting," which integrates components that were previously made up of multiple parts, is seen as one sign of this trend. This transformation of the car body structure will force a change in the production system and the factory itself. Next-generation factories must be more productive and reliable than ever before.

In response to such issues, the Group is working to improve its productivity and reliability by creating the production sites of the future based on the concepts of "smart factories," and "flexible production systems capable of responding flexibly to fluctuations in production volume." We are aiming to implement smart factories that achieve advanced, high-quality, low-cost operations by promoting the automation of infactory logistics, the automation of manufacturing processes, the introduction of automated inspections, and the use of big data for production site.

③ Investment in human capital

Based on the credo of "respect human dignity," the Company considers that talent is the most important management resource, and is promoting efforts for growth together with employees under the policy to "provide all employees with opportunities for growth and assist in their voluntary upskilling efforts" and "create talent that generates new value towards the next era."

The Company's priority measures have been stated to be assisting each and every employee in their personal growth, supporting the active participation of personnel with diverse backgrounds, nurturing candidates for executive management, and hiring specialist human resources; in regard to the promotion of opportunities for women, the Company is working on management based on plans and results, with KPIs such as increasing the hiring ratio of women to 25%, increasing the ratio of women in executive positions by 1.5 fold compared to the fiscal year ended March 31, 2023, increasing the ratio of men taking childcare leave to 30% or more, and implementing at least one new measure that will support diverse working styles, by 2028.

In addition, in response to the recent increased mobility of human resources, the Company will not only improve "ease of working" through the establishment of a human resources system that is aimed at employee retention, enhancing welfare, as well as promoting and expanding healthy management, but based on the awareness that it is important for every single employee to be able to experience "job satisfaction" as well as the "significance and benefits of working at G-TEKT," the Company will strengthen and promote measures to improve engagement, such as expanding communication with the management level, enhancing training at the management level, and matching through interviews with junior employees.

(6) Major businesses (as of March 31, 2024)

The Group (the Company and its affiliates) is comprised of the Company, 20 consolidated subsidiaries, and one affiliate accounted for by the equity method, and our main business is the manufacture and sale of automobile parts in Japan, North America, Europe, Asia, China, and South America.

The Company manufactures and sells auto parts to domestic customers, and manufacturing and sales to overseas customers are carried out by local subsidiaries and affiliates in North America, Europe, Asia, China, and South America with technical assistance from the Company. Production equipment such as dies, jigs and tools is mainly supplied by the Company, G-TEKT (Thailand) Co., Ltd. and Auto Parts Alliance (China) Ltd. within the group.

(7) Major offices and plants (as of March 31, 2024)

(i) The Company

Head Office (Saitama-shi, Saitama)

Sales

C&C Tochigi (Takanezawa-machi, Shioya-gun, Tochigi)

Engineering, R&D and Quality Assurance G-TEKT Technical Center (Hamura-shi, Tokyo) G-TEKT TOKYO LAB (Hamura-shi, Tokyo) G-TEKT Quality Assurance Center (Hamura-shi, Tokyo)

(ii) Subsidiaries

Production

Production

Saitama Plant (Fukaya-shi, Saitama) Hamura Plant (Hamura-shi, Tokyo) Shiga Plant (Koka-shi, Shiga) Tochigi Plant (Sakura-shi, Tochigi) Gunma Plant (Ota-shi, Gunma)

Jefferson Industries Corporation (Ohio, U.S.)
Jefferson Southern Corporation (Georgia, U.S.)
Austin Tri-Hawk Automotive, Inc. (Indiana, U.S.)
Jefferson Elora Corporation (Ontario, Canada)
G-TEKT MEXICO CORP. S.A. DE C.V. (Guanajuato, Mexico)
G-TEKT Europe Manufacturing Ltd. (Gloucester, U.K.)
G-TEKT Slovakia, s.r.o. (Nitra, Slovakia)
G-TEKT (Thailand) Co., Ltd. (Ayutthaya, Thailand)
G-TEKT Eastern Co., Ltd. (Rayong, Thailand)
G-TEKT India Private Ltd. (Rajasthan, India)

PT.G-TEKT Indonesia Manufacturing (West Java, Indonesia)
Auto Parts Alliance (China) Ltd. (Guangzhou, Guangdong Province, China)
Wuhan Auto Parts Alliance Co.,Ltd. (Wuhan, Hubei Province, China)
G-KT do Brasil Ltda. (Sao Paulo, Brazil)

Sales, research and development

G-TEKT North America Corporation (Michigan, U.S.)G-TEKT (Deutschland) GmbH. (Bavaria, Germany)G-TEKT (Shanghai) Technical & Trading Co., Ltd. (Shanghai, China)

(8) Employees (as of March 31, 2024)

(i) Employees of the G-TEKT Group

Number of employees	Change in the number since the previous fiscal year end
8,330 [1,821]	103 [(21)]

(Note) Number of employees means the number of full-time employees (including employees temporarily transferred to the Company), and the number of temporary employees on the annual average is stated in brackets.

(ii) Employees of the Company

Number of employees	Change in the number since the previous fiscal year end	Average age	Average service years	
1,166	(2)	40 years and 6 months	16 years and 6 months	
(Men: 1,066 Women: 100)	(2)	40 years and 6 months	To years and o months	

(Note) Number of employees means the number of full-time employees (including employees temporarily transferred to the Company), the following number of employees does not include: 430 temporary employees, 7 employees transferred to other companies and 90 employees transferred to overseas subsidiaries.

(9) Main loan lenders (as of March 31, 2024)

(Millions of yen)

Name of loan lender	Amount of loan
MUFG Bank, Ltd.	17,770
Sumitomo Mitsui Banking Corporation	9,557
Mizuho Bank, Ltd.	4,863
Sumitomo Mitsui Trust Bank, Limited	2,038
Nomura Securities Co., Ltd.	2,000

(10) Other important matters concerning the present state of the G-TEKT Group

This item is not applicable.

2. Company Shares (as of March 31, 2024)

- (1) Total number of authorized shares: 100,000,000 shares
- (2) Total number of issued shares: 43,931,260 shares (including the Company's treasury stock 545,197 shares)
- (3) Number of shareholders: 17,877 [Change in the number since the previous fiscal year end: (4,123)]
- (4) Principal shareholders

Shareholders	Number of shares held	Shareholding ratio
Shareholders	(shares)	(%)
Honda Motor Co., Ltd.	13,035,098	30.04
The Master Trust Bank of Japan, Ltd (Trust Account)	3,177,800	7.32
KP K.K.	2,200,800	5.07
TK Holdings Inc.	2,194,344	5.06
Custody Bank of Japan, Ltd. (Trust Account)	1,561,766	3.60
Tomohiro Yoshida	1,317,800	3.04
Naohiro Takao	1,286,576	2.97
Toshitsugu Kikuchi	905,901	2.09
OKASAN SECURITIES CO., LTD.	893,600	2.06
RE FUND 107-CLIENT AC	688,100	1.59

(Note) 1. The Shareholding Ratio is calculated after deducting 545,197 treasury stock.

2. The treasury stock does not include 307,166 shares for performance-based remuneration owned by Custody Bank of Japan, Ltd. (Trust Account)

(5) Status of shares issued to Board Members and Audit & Supervisory Board Members of the Company as consideration for their execution of duties during the fiscal year ended March 31, 2024

Classification	Number of sha	Number of grantees	
Board Members (excluding Outside Board Members)	Common stock	29,148	1
Outside Board Members	Common stock	0	0
Audit & Supervisory Board Members	Common stock	0	0

3. Matters relating to shares held by the Company

(1) Policy on cross-shareholdings of the Company

The Company, upon comprehensive decision-making on the maintenance and strengthening of business relationships, the necessity for business operations, as well as economic rationality, etc., holds listed shares, annual reviews of which are conducted by the Board of Directors, and stocks with little meaning to hold are sold as appropriate.

(2) Standards for the exercising of voting rights of the Company

The exercising of voting rights in relation to held shares is performed appropriately upon examining the possibility of the content of each proposal causing damage to the corporate value of the Company, whether or not such content will be useful for the sound operation of the issuing company, and whether or not it can be expected to improve corporate value.

(3) Stock investments for purposes other than net investment

Brand	Number of shares (shares)	Amount stated on balance sheet (Millions of yen)	Purpose of holding
Mitsubishi UFJ Financial	447,170	696	Maintenance and enhancement of long-term
Group, Inc.	447,170		trading relationship
HANWA Co., Ltd.	37,789	224	Maintenance and enhancement of long-term
HAN WA Co., Ltd.	57,789	224	trading relationship
AIDA ENGINEERING, LTD.	14 (74	12	Maintenance and enhancement of long-term
AIDA ENGINEERING, LTD.	14,674	13	trading relationship

4. Particulars Regarding the Company's Officers

(1) Names etc. of Board Members and Audit & Supervisory Board Members (as of March 31, 2024)

Position	Name	Responsibilities in the company and significant positions concurrently held
President, Chief Executive	Naohiro Takao	
Officer of the Company		
Member of the Board,	Hiroshi Seko	Engineering Operations Director
Senior Managing Officer of		
the Company		
Member of the Board,	Fumihiko Hirotaki	Sales Operations Director
Managing Officer of the		
Company		
Member of the Board,	Akira Kakizaki	Quality Assurance Operations Director
Managing Officer of the		DX Charge Officer
Company		
Independent Outside	Keiji Kasamatsu	
Member of the Board of the		
Company		

Position	Name	Responsibilities in the company and significant positions concurrently held
Independent Outside	Rieko Inaba	Professor of Department of Computer Science, Tsuda University
Member of the Board of the		
Company		
Audit & Supervisory Board	Kesao Tamura	
Member		
Audit & Supervisory Board	Yoshiaki Kawakubo	
Member		
Independent Outside Audit	Yasunori Niizawa	Tax accountant
& Supervisory Board		Outside Audit & Supervisory Board Member of Kanto Construction Co.,
Member		Ltd.
Independent Outside Audit	Yasuo Kitamura	Attorney at law
& Supervisory Board		Outside Board Member of LITALICO Inc. (Audit & Supervisory Committee
Member		Member)
		Outside Audit & Supervisory Board Member of AIMECHATEC, Ltd.

(Note) 1. Board Members Keiji Kasamatsu and Rieko Inaba are Outside Board Members.

2. Board Member Keiji Kasamatsu has management experiences in other company, and has broad insight and extensive experience of a corporate management.

- 3. Board Member Rieko Inaba has broad insight and extensive experience as a researcher at a higher education institution.
- 4. Audit & Supervisory Board Members Yasunori Niizawa and Yasuo Kitamura are Outside Audit & Supervisory Board Members.
- 5. Audit & Supervisory Board Member Yasunori Niizawa is a qualified tax accountant, and has considerable knowledge in taxation.
- 6. Audit & Supervisory Board Member Yasuo Kitamura is a qualified attorney at law, and has broad insight and extensive experience.
- 7. Board Members Keiji Kasamatsu and Rieko Inaba, and Audit & Supervisory Board Members Yasunori Niizawa and Yasuo Kitamura have been registered as independent officers with the Tokyo Stock Exchange.

(2) Indemnity agreement

The Company has entered into an indemnity agreement prescribed in Article 430-2, paragraph (1) of the Companies Act on an individual basis with Board Members and Audit & Supervisory Board Members under which the Company indemnifies them against costs referred to in item (i) and losses referred to in item (ii) of said paragraph to the extent prescribed by laws and regulations. This is provided, however, that indemnification is conditional, e.g., in cases where a Director is found to have executed his/her duties for the purpose of unjustly benefiting him/herself or a third party or inflicting a loss to the Company, the Director shall be required to reimburse the costs, etc., from which he/she has been indemnified.

(3) Summary of details of directors and officers liability insurance policy

The Company has entered into a directors and officers liability insurance policy with an insurance company as prescribed in Article 430-3 Paragraph 1 of the Companies Act, and a summary of the insured and the contents of said insurance policy are provided below.

- Insured: Board Members, Audit & Supervisory Board Members, Executive Officers, management personnel, officers and employees who are dispatched as officers to a non-subsidiary external corporate entity
- Summary of the contents

Ratio to be borne by the insured...... Board Members, Audit & Supervisory Board Members, and Executive Officers are to bear

approximately 10% of the insurance premiums.

Insurance incidents subject to compensation... Damage incurred by the insured through claims for damages, etc., that are filed during the

insurance term in relation to the execution of the duties of the insured.

(4)	Amount of remu	ineration for	Board	Members	and Audit	& Superv	visory Bo	oard Members

		Amount of remu			
Classification	Total amount of remuneration, etc. (Millions of yen)	Basic remuneration	Performance-based remuneration (bonus)	Non-monetary remuneration (share-based remuneration)	Number of people
Board Members [of which Outside Board Members]	263 [12]	173 [12]	40 [-]	49 [-]	8 [3]
Audit & Supervisory Board Members [of which Outside Audit & Supervisory Board Members]	40 [9]	40 [9]	- [-]	- [-]	4 [2]
Total	303	213	40	49	12

(Note) 1. The maximum remuneration for Board Members was set at ¥500 million per year at the extraordinary general meeting of shareholders held on February 25, 2011. There were six Board Members as of the conclusion of said annual general meeting of shareholders.

- 2. The amount of monetary remuneration for Audit & Supervisory Board Members was set at up to ¥60 million per year at the annual general meeting of shareholders held on December 22, 1993. There were two Audit & Supervisory Board Members as of the conclusion of said annual general meeting of shareholders.
- The introduction of the system for share-based remuneration was approved at the Ordinary General Meeting of Shareholders held on June 19, 2015, and the continuation of the system was approved at the Ordinary General Meeting of Shareholders held on June 22, 2018. There were eight and seven Board Members, respectively, as of the conclusion of said annual general meeting of shareholders.
- 4. Bonuses are performance-based remuneration aimed at increasing the motivation to contribute while taking appropriate risks for improving business performance, and operating profit, etc. is used as a performance indicator. The amount of bonus is determined by multiplying operating profit for the current fiscal year under review as the standard by a coefficient determined according to the growth rate of operating profit.
- 5. Issuance of share-based remuneration to Board Members in the form of non-monetary remuneration, etc. The Company has introduced a share-based remuneration system using a trust, points are granted for each fiscal year, and shares are delivered according to the total number of points when each officer retires. It consists of a non-performance-based component to increase motivation to contribute to medium- to long-term improvement of the stock price, and a performance-based component to increase motivation to contribute to short-term improvement of business performance using operating profit as a performance indicator. The amount of performance-based remuneration is determined by multiplying the standard amount for each position by a coefficient according to the performance of operating profit, and points equivalent to ¥20 million were granted in the current fiscal year under review. The trend of operating profit including the current fiscal year under review is as described in "Status of assets and profit and loss."

(5) Remuneration, etc. for Board Members

(i) Matters relating to the decision- making policy for the content of individual remuneration, etc. for Board Member

Summary

The Company has prescribed a decision-making policy for the content of individual remuneration, etc. for Board Member ("Decision Making Policy"), and the content of individual remuneration, etc. for Board Member, is determined based on this Decision Making Policy, with the objectives of raising the motivation of officers to contribute towards enabling sustainable growth and the improvement of corporate value, as well as towards improving short- and medium-term performance.

<<Composition of remuneration>>

The remuneration system comprises three elements, namely "basic remuneration," which is a fixed and monthly salary; "bonuses," which are linked to short-term performance; and "share-based remuneration," which is linked to stock price and performance. The distribution of remuneration (the ratio of remuneration by type) is based on a ratio of "basic remuneration : bonuses : share-based remuneration = 7:1:2." Bonuses and share-based remuneration are not paid to non-executive Board Members, including Outside Board Members.

<<Basic remuneration>>

For President and Executive Officers and below, remuneration is set as a fixed monthly salary, in accordance with the position, in consideration also of the individual's responsibilities, length of service, as well as standards and employee salary levels at other companies.

<<Bonuses>>

In regard to bonuses, a performance coefficient is determined in consideration of various circumstances, such as operating profit margin, year on year growth rate of operating profit, ROE, and contribution to ESG (Environment, i.e., climate change, Social contribution activities and Governance), etc., based on operating profit this period, and the aggregate amount is determined accordingly.

Individual remuneration is calculated by multiplying the standard amount determined in accordance with position by the coefficient in accordance with the level of contribution, and is paid at the defined time each year.

<<Share-based remuneration>>

We have introduced a share-based remuneration system that uses a trust, in which we grant points each fiscal year and issue shares in accordance with the total number of points at the time the officer leaves their position. This comprises a non-performance based part for the medium- to long-term improvement of the stock price, as well as a short-term performance-based part, and the specific allocation of points is determined by the Board of Directors and operated based on the Share Issuance Rules.

<<Method for determining remuneration>>

Basic remuneration, bonuses, and share-based remuneration, including the content of individual remuneration, etc., are discussed at the voluntary Remuneration Advisory Committee, which is chaired by the lead independent Outside Board Member. The final decision is made by the Board of Directors and entrusted to the President, based on the results of deliberation by the voluntary Remuneration Advisory Committee.

Decision-making policy determination method

The decision-making policy was resolved at the meeting of the Board of Directors held on February 25, 2022 and February 2, 2023, in order to establish remuneration that is targeted at the realization of the management policy, and based on the content of deliberations on the proposals deliberated by the voluntary Remuneration Advisory Committee.

Reasons for the determination by the Board of Directors that the amount of individual remuneration is in line with the decision-making policy

At the time of the determination of the content of individual remuneration, etc. for Board Member, as a voluntary Remuneration Advisory Committee chaired by an independent Outside Board Member conducted a verification of the proposal in light of the decision- making policy, the Board of Directors has determined that the content of the deliberations was in line with the basic policy.

(ii) Matters relating to the entrustment of decisions on the content of individual remuneration, etc. for Board Member The content of individual remuneration for Board Member in this fiscal year was determined by President Naohiro Takao, based on the resolution of delegation of the Board of Directors.

The content of the authority is the amount of basic remuneration, the amount of bonuses, and the number of shares in share-based remuneration. The reason for the delegation of such authority is because the President is a suitable person for evaluating the duties and achievements of each Board Member, in consideration of business performance in light of the business environment surrounding the Company, as well as based on the function of each department as an organization. It should be noted that in order to ensure that the delegated authority is exercised appropriately, the remuneration of each Board Member is deliberated by the voluntary Remuneration Advisory Committee established by the Board of Directors, after which said advisory committee presents a report.

(6) Matters concerning Outside Board Members and Outside Audit & Supervisory Board Members

(i) Status of important concurrent positions with other corporate entities, etc. (in the case of being a business executor of another corporate entity, etc.), and the relationship between the Company and such other corporate entities, etc.
 This item is not applicable.

(ii) Status of important concurrent positions of Outside Board Members or Outside Audit & Supervisory Board Members with other corporate entities, etc., and the relationship between the Company and such other corporate entities, etc.

- Audit & Supervisory Board Member Yasunori Niizawa is an Outside Audit & Supervisory Board Member of Kanto Kensetsu Kogyo K.K. It should be noted that there are no major transactions or other special relationships between the Company and said other corporate entities, etc.
- Audit & Supervisory Board Member Yasuo Kitamura is an Outside Board Member (Audit & Supervisory Committee Member) of LITALICO Inc., an Outside Audit & Supervisory Board Member of AI MECHATEC, Ltd. It should be noted that there are no major transactions or other special relationships between the Company and said other corporate entities, etc.

(iii) Status of major activities this fiscal year

• Status of attendance at Board of Directors meetings and Audit & Supervisory Board meetings

		ectors meetings 5 held)	Audit & Supervisory Board meetings (13 held)		
	Number attended (meetings)	Attendance ratio (%)	Number attended (meetings)	Attendance ratio (%)	
Board Member Keiji Kasamatsu	15	100.0	-	-	
Board Member Rieko Inaba	15	100.0	-	-	
Audit & Supervisory Board Member Yasunori Niizawa	15	100.0	13	100.0	
Audit & Supervisory Board Member Yasuo Kitamura	15	100.0	13	100.0	

(Note) In addition to the number meetings of the Board of Directors held in the above table, one resolution was adopted in writing that was deemed to be a resolution of the Board of Directors in accordance with Article 370 of the Companies Act and the Articles of Incorporation.

· Remarks at meetings of the Board of Directors

Board Members Keiji Kasamatsu, and Rieko Inaba have made remarks from an objective perspective towards improving the transparency of corporate management. Audit & Supervisory Board Members Yasunori Niizawa and Yasuo Kitamura have both made remarks towards ensuring the appropriateness of the decision- making by the Board of Directors.

· Remarks at meetings of the Audit & Supervisory Board

Audit & Supervisory Board Members Yasunori Niizawa and Yasuo Kitamura have both made remarks from an objective perspective and specialist position as necessary in their role as Outside Audit & Supervisory Board Members.

• Status of activities at the Nomination Advisory Committee and Remuneration Advisory Committee

At the voluntary Nomination and Remuneration Advisory Committee, Committee Chairperson Keiji Kasamatsu, Board Member, Rieko Inaba, as Committee members, make statements from an objective perspective regarding the appointment and remuneration of officers of the Company.

• Overview of duties performed in relation to roles expected to be fulfilled by Outside Board Members

Outside Board Member Keiji Kasamatsu

Outside Board Member Mr. Keiji Kasamatsu possesses a high level of insight into management as a person with experience in corporate management and has expressed his opinions on investment and financial management decisions from a sophisticated perspective based on his expertise and knowledge in the automotive industry. He has provided guidance on business management measures, including personnel systems, thereby exercising a supervisory function on overall management as a Board Member.

Outside Board Member Rieko Inaba

She has gained insight in a wide range of fields, including education and cross-cultural communication through the use of information processing technology, as a researcher at a higher education institution, and has demonstrated a supervisory function for management in general at the Board of Directors by providing logical and objective advise for the information security measures and capital investment plans, upon having gained an understanding of the corporate activities of the Company from a new perspective.

(iv) Summary of details of limited liability agreement

The Company has entered into an agreement that limits liability as prescribed in Article 423 Paragraph 1 of the Companies Act, and liability is limited to the amount prescribed in Article 425 Paragraph 1 of the Companies Act.

5. Financial Auditor

(i) Name Deloitte Touche Tohmatsu LLC

(ii) Amount of remuneration, etc.

	Payment amount (Millions of yen)
The amount of remuneration, etc., for duties (audit certification duties)	62
prescribed in Article 2 Paragraph 1 of the Certified Public Accountants Act.	62
Total amount of money and other property gain that should be paid by the	
Company and its subsidiaries to the Financial Auditor	62

- (Note) 1. The reason for the Company's Audit & Supervisory Board having agreed to the Financial Auditor remuneration, etc., is because the estimated remuneration, etc., for the auditing of the 13th period submitted by Deloitte Touche Tohmatsu LLC to President Naohiro Takao was examined by both parties, and was determined to be valid as a result of a comparison between the audit plan of the Financial Auditor for the 13th period and actual performance in the 12th period by the Company's Audit & Supervisory Board.
 - 2. Of the major subsidiaries of the Company, Jefferson Industries Corporation, Jefferson Southern Corporation, G-TEKT MEXICO CORP. S.A. DE C.V., Jefferson Elora Corporation, G-TEKT (Thailand) Co., Ltd., G-TEKT Eastern Co., Ltd., Thai G&B Manufacturing Ltd., and G-KT do Brasil Ltda. have been audited by member firms of Deloitte Touche Tohmatsu (a federation based on the laws and regulations of the United Kingdom). In addition, Austin Tri-Hawk Automotive, Inc., G-TEKT America Corporation, G-TEKT Europe Manufacturing Ltd., G-TEKT Slovakia, s.r.o., Auto Parts Alliance (China) Ltd., Wuhan Auto Parts Alliance Co., Ltd., Conghua Auto Parts Alliance (China) Ltd., G-TEKT India Private Ltd., and PT.G-TEKT Indonesia Manufacturing have undergone audits by a certified public accountant or an audit firm (includes persons who hold qualifications equivalent to these in foreign countries) other than the Company's Financial Auditor.
 - 3. The amount of audit remuneration, etc., for the audit under the Companies Act and the audit under the Financial Instruments and Exchange Act is not clearly distinguished in the audit agreement between the Company and the Financial Auditor, and is unable to be properly classified, and therefore, the total amount of these has been stated in remuneration, etc., based on audit certification business.
- (iii) Policy for decisions on dismissal and non-reappointment of Financial Auditor

The Audit & Supervisory Board, in the event of deeming it necessary, such as where there is hindrance to the execution of duties of the Financial Auditor, by resolution of the Audit & Supervisory Board, may make the dismissal or non-reappointment of the Financial Auditor subject to resolution at a general meeting of shareholders.

In addition, in the event of the Financial Auditor being deemed to fall applicable under any of the items of Article 340 Paragraph 1 of the Companies Act, the Audit & Supervisory Board shall dismiss the Financial Auditor upon the agreement of all Audit & Supervisory Board Members. In such a case, the Audit & Supervisory Board Member selected by the Audit & Supervisory Board shall report the fact of the dismissal of the Financial Auditor as well as the reason(s) for the dismissal at the first general meeting of shareholders held after the dismissal is performed.

(iv) Summary of details of limited liability agreement

This item is not applicable.

- (v) Indemnity agreement
 - This item is not applicable.

Consolidated Balance Sheet (as of March 31, 2024)

Item	The 13th year As of March 31, 2024	(Reference) The 12th year As of March 31, 2023	Item	The 13th year As of March 31, 2024	(Reference) The 12th year As of March 31, 2023
Assets			Liabilities		
Current assets	132,903	136,326	Current liabilities	68,534	74,239
Cash and deposits	44,575	44,232	Accounts payable - trade	30,485	34,019
Notes and accounts receivable - trade	47,195	56,670	Short-term borrowings	10,969	13,848
Finished goods	2,161	2,090	Current portion of long-term borrowings	9,263	9,912
Work in process	25,302	20,580	Accounts payable - other	8,685	7,654
Raw materials	4,957	4,244	Income taxes payable	818	1,103
Supplies	1,667	1,405	Advances received	3,648	2,955
Other	7,043	7,102	Provision for bonuses	1,572	1,529
Non-current assets	171,225	152,372	Other	3,089	3,21
Property, plant and equipment	155,952	139,654	Non-current liabilities	30,201	37,763
Buildings and structures	64,515	59,936	Long-term borrowings	19,648	27,40
Machinery, equipment and vehicles	42,018	42,567	Retirement benefit liability	489	1,45
Tools, furniture and fixtures	13,139	15,626	Provision for share awards for directors (and other officers)	459	47
Land	16,421	14,375	Deferred tax liabilities	6,981	5,77
Construction in progress	19,857	7,148	Other	2,623	2,66
Intangible assets	1,233	1,200	Total liabilities	98,735	112,003
Investments and other	14,039	11,518	Net assets		
assets Investment securities	13,196	9,429	Shareholders' equity	148,812	138,104
Deferred tax assets	444	1,755	Share capital	4,656	4,65
Other	406	341	Capital surplus	23,622	23,62
Allowance for doubtful accounts	(8)	(8)	Retained earnings	122,069	111,47
			Treasury shares	(1,535)	(1,649
			Accumulated other comprehensive income	42,854	26,58
			Valuation difference on available-for-sale securities	3,350	1,33
			Deferred gains or losses on hedges	-	3
			Foreign currency translation adjustment	38,801	25,18
			Remeasurements of defined benefit plans	702	33
			Non-controlling interests	13,726	12,003
			Total net assets	205,393	176,695
Total assets	304,129	288,698	Total liabilities and net assets	304,129	288,698

Item	The 13th year (April 1, 2023 to March 31, 2024)	(Reference) The 12th year (April 1, 2022 to March 31, 2023)	
Net sales	344,601	314,312	
Cost of sales	311,463	286,533	
Gross profit	33,138	27,778	
Selling, general and administrative expenses	16,895	14,941	
Operating profit	16,242	12,836	
Non-operating income	3,758	2,496	
Interest income	815	700	
Dividend income	188	154	
Foreign exchange gains	1,616	385	
Share of profit of entities accounted for using equity method	465	626	
Gain on sale of scraps	218	180	
Other	453	448	
Non-operating expenses	1,105	1,048	
Interest expenses	1,023	993	
Other	82	54	
Ordinary profit	18,896	14,284	
Extraordinary income	48	142	
Gain on sale of non-current assets	48	114	
Gain on sale of investment securities	-	27	
Extraordinary losses	573	215	
Loss on sale of non-current assets	8	1	
Loss on retirement of non-current assets	-	46	
Loss on liquidation of subsidiaries	342	-	
Loss on liquidation of business	222	-	
Loss related to COVID-19		167	
Profit before income taxes	18,371	14,211	
Income taxes - current	3,701	3,083	
Income taxes - deferred	620	768	
Profit	14,049	10,358	
Profit attributable to non-controlling interests	808	87	
Profit attributable to owners of parent	13,240	10,270	

(Reference)

Consolidated Statement of Cash Flows (April 1, 2023 to March 31, 2024)

Item	Amount
Cash flows from operating activities	37,461
Cash flows from investing activities	(30,892)
Cash flows from financing activities	(16,379)
Effect of exchange rate change on cash and cash equivalents	2,409
Net increase (decrease) in cash and cash equivalents	(7,401)
Cash and cash equivalents at beginning of period	40,248
Cash and cash equivalents at end of period	32,846

Non-Consolidated Balance Sheet (as of March 31, 2024)

Item	The 13th year As of March 31, 2024	(Reference) The 12th year As of March 31,	Item	The 13th year As of March 31, 2024	(Reference) The 12th year As of March 31, 2022
Assets	2024	2023	Liabilities	2024	2023
Current assets	31,949	34,068	Current liabilities	21,741	16,734
Cash and deposits	1,927	6,716	Accounts payable-trade	5,448	5,353
Notes receivable-trade	664	469	Short-term borrowings	5,800	1,100
Accounts receivable-trade	12,587	14,517	Current portion of long-term borrowings	6,144	6,478
Finished goods	449	386	Accounts payable	2,571	2,024
Work in process	9,977	6,863	Advances received	264	2
Raw materials	331	307	Accrued expenses	90	93
Supplies	720	690	Income taxes payable	133	384
Advance payments	49	87	Deposits received	204	12
Accounts receivable-other	3,844	2,487	Provision for bonuses	925	90
Short-term loans receivable from subsidiaries and associates	393	453	Other	158	25
Other	1,003	1,089	Non-current liabilities	20,414	25,73
Non-current assets	101,576	91,195	Long-term borrowings	18,342	24,47
Property, plant and equipment	38,926	29,891	Provision for retirement benefits	334	44
Buildings	11,085	10,853	Provision for share awards for directors	459	47
Structures	269	271	(and other officers) Asset retirement obligations	304	30
Machinery and equipment	6,778	6,924	Deferred tax liabilities	930	
Vehicles	36	39	Other	41	
Tools, furniture and fixtures	2,446	2,738	Total liabilities	42,155	42,46
Land	8,652	7,298	Net assets	,	, -
	· ·	, , , , , , , , , , , , , , , , , , ,		99.010	81,42
Construction in progress	9,655 814	1,766 918	Shareholders' equity	88,019	,
Intangible assets	69	69	Share capital	4,656	4,65
Leasehold interests in land			Capital surplus	23,657	23,65
Software	735	839	Legal capital surplus	23,333	23,33
Telephone subscription right	9	8	Other capital surplus	323	32
Investments and other assets	61,836	60,385	Retained earnings	61,240	54,76
Investment securities	934	533	Legal retained earnings	369	30
Shares of subsidiaries and associates Long-term loans receivable from	56,452	54,376	Other retained earnings	60,871	54,39
subsidiaries and associates	4,315	4,152	Reserve for property replacement	16	
Deferred tax assets	-	1,187	General reserve	10,800	10,80
Other	142	142	Retained earnings brought forward	50,055	43,57
Allowance for doubtful accounts	(8)	(8)	Treasury shares	(1,535)	(1,649
			Valuation and translation adjustments Valuation difference on available-for-sale	3,350	1,36
			valuation difference on available-for-sale securities	3,350	1,33
			Deferred gains or losses on hedges	-	3
			Total net assets	91,370	82,79
Total assets	133,526	125,264	Total liabilities and net assets	133,526	125,26

Non-Consolidated Statement of Income (April 1, 2023 to March 31, 2024)

Item	The 13th year (April 1, 2023 to March 31, 2024)	(Reference) The 12th year (April 1, 2022 to March 31, 2023)
Net sales	60,387	58,662
Cost of sales	48,821	50,015
Gross profit	11,566	8,647
Selling, general and administrative expenses	7,000	6,666
Operating profit	4,566	1,981
Non-operating income	6,919	6,100
Interest income	100	83
Dividend income	5,095	5,382
Foreign exchange gains	1,459	365
Gain on sale of scraps	172	150
Other	90	118
Non-operating expenses	117	165
Interest expenses	113	157
Other	4	8
Ordinary profit	11,367	7,916
Extraordinary income	1	29
Gain on sale of non-current assets	1	1
Gain on sale of investment securities	-	27
Extraordinary losses	197	
Loss on liquidation of subsidiaries	197	
Profit before income taxes	11,171	7,945
Income taxes – current	797	856
Income taxes - deferred	1,250	113
Profit	9,123	6,975

Audit Report by the Audit & Supervisory Board

This document has been translated from the original Japanese version for reference purposes only. In the event of any discrepancy between this translated document and the original Japanese version, the latter shall prevail in all respects.

Audit Report

The Audit & Supervisory Board has prepared this Audit Report after deliberation based on the audit reports prepared by each Audit & Supervisory Board Member in relation to the performance of the Board Members' duties during the 13th fiscal year starting on April 1, 2023 and ending on March 31, 2024, and hereby reports as follows:

- 1. Method and details of audit conducted by the Audit & Supervisory Board Members and the Audit & Supervisory Board
 - (1) The Audit & Supervisory Board determined the audit policy and assignment of duties, etc., received reports on the status and results of audit from each Audit & Supervisory Board Member, as well as the status of performance of duties from the Board Members and the Financial Auditor, and requested explanations, where necessary.
 - (2) Each Audit & Supervisory Board Member, in compliance with the Audit & Supervisory Board Members' audit standards established by the Audit & Supervisory Board, and in accordance with the audit policy and assignment of duties, etc., communicated with Board Members, internal audit department and other employees, etc., collected information, maintained an audit environment, and conducted an audit in the following methods:
 - (i) Each Audit & Supervisory Board Member attended board meetings, and other important meetings, received reports from Board Members and employees, etc. regarding the status of performance of their duties, requested explanations, where necessary, reviewed material draft proposal documents, and inspected the status of business and assets at the head office, major offices and plants. As for subsidiaries, Audit & Supervisory Board Members communicated and exchanged information with their Board Members and Audit & Supervisory Board Members etc., received reports on business, as necessary.
 - (ii) Each Audit & Supervisory Board Member received regular reports from Board Members and employees, etc. on the status of establishment and operation of the system to ensure that the performance of the Board Members' duties, as described in the Business Report, complies with the applicable laws and regulations and the Articles of Incorporation, as well as the board resolution concerning the establishment of a system provided in Article 100, Paragraphs 1 and 3 of the Ordinance for Enforcement of the Companies Act, which is required in order to ensure the appropriate performance of business by the corporate group comprising a joint stock corporation and its subsidiaries, and the system established based on said resolution (internal control system), requested explanations and expressed opinions, when necessary.
 - (iii) Each Audit & Supervisory Board Member monitored and reviewed whether the Financial Auditor maintains independence and conducts an appropriate audit, and received reports on the status of performance of duties from the Financial Auditor, and requested explanations, where necessary. In addition, each Audit & Supervisory Board Member received a notice from the Financial Auditor stating that "a system to ensure appropriate performance of duties" (as indicated in each item of Article 131 of the Ordinance on Company Accounting) is in place in accordance with the "Quality Control Standards for Audit" (Business Accounting Council), etc., and requested explanations, as necessary.

Based on the above method, each Audit & Supervisory Board Member reviewed the Business Report and its supporting documents, financial statements (Non-consolidated Balance Sheet, Non-consolidated Statement of Income, Non-consolidated

Statement of Changes in Net Assets and Notes to Non-consolidated Financial Statements) and supplementary schedules, and consolidated financial statements (Consolidated Balance Sheet, Consolidated Statement of Income, Consolidated Statement of Changes in Net Asset and Notes to Consolidated Financial Statements) for the subject fiscal year.

2. Results of Audit

(1) Results of audit of the Business Report, etc.

- (i) We confirm that the Business Report and its supporting documents accurately present the status of the Company in accordance with the applicable laws and regulations and the Articles of Incorporation.
- (ii) There are no improper actions, or material events which violate any of the applicable laws or regulations or the Articles of Incorporation, in relation to the execution of the Board Members' duties.
- (iii) We confirm that the resolution of the board concerning the internal control system is appropriate. There are no matters to note regarding the descriptions of the Business Report and the execution of the Board Members' duties in relation to the internal control system.
- (2) Results of audit of the financial statements and their supporting documents

We confirm that the method and results of audit by the Financial Auditor, Deloitte Touche Tohmatsu LLC, are appropriate.

(3) Results of audit of the consolidated financial statements

We confirm that the method and results of audit by the Financial Auditor, Deloitte Touche Tohmatsu LLC, are appropriate.

May 17, 2024

G-TEKT CORPORATION Audit & Supervisory Board

Kesao Tamura,	Audit & Supervisory Board Member	[seal]
Yoshiaki Kawakubo,	Audit & Supervisory Board Member	[seal]
Yasunori Niizawa,	Outside Audit & Supervisory Board Member	[seal]
Yasuo Kitamura,	Outside Audit & Supervisory Board Member	[seal]

END