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(Security Code 6473) June 8, 2017

To Shareholders with Voting Rights:

Tetsuo Agata President JTEKT Corporation 3-5-8 Minami-semba, Chuo-ku, Osaka, Japan

NOTICE OF

THE 117TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

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

You are cordially invited to attend the 117th Annual General Meeting of Shareholders of JTEKT Corporation (the "Company"). The meeting will be held for the purposes described below.

If you are unable to attend the meeting, you can exercise your voting rights either in writing or via the Internet.

Please follow "Guidance on Exercising Your Voting Rights" on page 2 and exercise your voting rights by reference to the attached Reference Documents for the General Meeting of Shareholders by no later than 5:40 p.m. on Tuesday, June 27, 2017, Japan time.

1. Date and Time: Wednesday, June 28, 2017 at 10:00 a.m. Japan time

2. Place: Kujaku Room, 4F, Hotel Nikko Osaka located at 1-3-3 Nishi-Shinsaibashi, Chuo-ku, Osaka, Japan

3. Meeting Agenda:

Matters to be reported: 1. The Business Report, Consolidated Financial Statements for the Company's

117th Fiscal Year (April 1, 2016 - March 31, 2017) and results of audits by the Accounting Auditor and the Audit & Supervisory Board for the

Consolidated Financial Statements

2. Non-consolidated Financial Statements for the Company's 117th Fiscal Year

(April 1, 2016 - March 31, 2017)

Proposals to be resolved:

Proposal 1: Appropriation of Surplus
Proposal 2: Election of 11 Directors
Proposal 3: Payment of Directors' Bonuses

When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk. Also, please remember to bring this convocation notice to the meeting place to help conserve paper resources.

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.

Guidance on Exercising Your Voting Rights

By Attending the Meeting

Please bring the enclosed Voting Rights Exercise Form and submit it at the reception desk.

Date of the meeting:

June 28, 2017 (Wednesday), 10:00 a.m.

By Postal Mail

Please enter your vote for or against each of the proposals on the enclosed Voting Rights Exercise Form and return the Form.

Deadline for voting:

The Form must be received by 5:40 p.m., Tuesday, June 27, 2017.

Via the Internet

Please visit the website designated by the Company for the exercise of voting rights (http://www.web54.net) and enter your vote for or against each of the proposals.

Deadline for voting:

The votes must be received by 5:40 p.m., Tuesday, June 27, 2017.

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.

Concerning the Disclosure via the Internet

- From among the documents attached to this convocation notice, the notes to the consolidated financial statements and the notes to the non-consolidated financial statements are disclosed on our website (http://www.jtekt.co.jp) in accordance with laws and regulations and the provisions of Article 14 of the Articles of Incorporation of the Company. Therefore, they are not stated in this convocation notice.
 - Please note that the consolidated financial statements and the non-consolidated financial statements audited respectively by the Accounting Auditor and the Audit & Supervisory Board include the notes to the consolidated financial statements and the notes to the non-consolidated financial statements disclosed on the above-mentioned website, in addition to the consolidated financial statements and the non-consolidated financial statements stated in the Attached Documents provided with this Notice.
- If there is any need for revision, the revised documents will be posted on the Company's website immediately (http://www.jtekt.co.jp).

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus

We propose the appropriation of surplus as follows:

1. Matters related to other appropriation of surplus

We request approval for the reversal of general reserve in order to carry out continuous and stable dividend payments to the shareholders.

(1) Item and amount of surplus to be increased
Retained earnings brought forward 15,000,000,000 yen

(2) Item and amount of surplus to be decreased
General reserve 15,000,000,000 yen

2. Matters related to the year-end dividend:

In consideration of the business results of the 117th Fiscal Year and business development in the future, we propose the year-end dividend for the fiscal year under review as follows:

(1) Matters related to the distribution of dividend properties to shareholders and the total dividend for the fiscal year under review Payment of 21 yen per share of common stock Total: 7,203,303,975 yen Combined with the interim dividend (21 yen per share), the total annual dividend for the fiscal year under review will be 42 yen per share of common stock.

(2) Effective date of the dividend from surplus June 29, 2017

Proposal 2: Election of 11 Directors

The terms of office of all 11 Directors will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, the election of 11 Directors is proposed.

The candidates are as follows:

No.	Name (Date of birth)	Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
1	Seiichi Sudo (April 21, 1951) <reappointed> Term of office as a Director: 1 year</reappointed>	April 1974 Joined Toyota Motor Co., Ltd. (currently Toyota Motor Corporation) January 2012 Senior Managing Officer, Toyota Motor Corporation June 2013 Executive Vice President, Toyota Motor Corporation April 2016 Advisor of the Company June 2016 Chairman (to present) [Reasons for nomination as a candidate for Director] Mr. Seiichi Sudo has a good personality with high ethical standards and fairness and has garnered extensive experience and considerable insight as a business manager in Japan and abroad. He has served as Representative Director and Chairman of the Company since 2016 and has appropriately supervised the management of the Company toward the sustainable enhancement of corporate value and the reinforcement of corporate governance from a wide perspective and heightened viewpoints backed by experience. We therefore propose his re-election as a Director in order to promote group management and reinforce the corporate governance of the Company.	20,000
2	Tetsuo Agata (April 26, 1953) <reappointed> Term of office as a Director: 4 years</reappointed>	April 1976 Joined Toyota Motor Co., Ltd. (currently Toyota Motor Corporation) June 2004 Managing Officer, Toyota Motor Corporation June 2008 Senior Managing Director, Toyota Motor Corporation May 2011 Advisor, Toyota Industries Corporation June 2011 Executive Vice President, Toyota Industries Corporation May 2013 Advisor of the Company June 2013 President (to present) [Reasons for nomination as a candidate for Director] Mr. Tetsuo Agata has served as Representative Director and President of the Company since 2013 and has appropriately supervised the management toward the reinforcement of the corporate governance and the enhancement of the corporate value. He has a good personality with high ethical standards and fairness, and has extensive experience and considerable insight as a business manager. We therefore propose his re-election as a Director in order to promote group management and reinforce the corporate governance of the Company.	48,730
3	Seiho Kawakami (December 23, 1953) <reappointed> Term of office as a Director: 7 years</reappointed>	April 1978 Joined Toyota Motor Co., Ltd. (currently Toyota Motor Corporation) June 2006 Managing Officer, Toyota Motor Corporation June 2010 Senior Executive Director of the Company June 2013 Executive Vice President (to present) [Current responsibilities] TQM Promotion Dept., R&D Headquarters, Steering Systems Business Headquarters [Reasons for nomination as a candidate for Director] Mr. Seiho Kawakami has been engaged in corporate management as a Director and has fulfilled his roles and responsibilities appropriately. He has reliable product knowledge based on his abundant experience in the engineering and research divisions and has also acquired extensive experience and considerable insight as a director in charge of the Steering Systems Business Headquarters of the Company. We therefore propose his re-election as a Director in order to surely promote the sustainable growth and the reinforced corporate governance of the Company.	14,070

NI.	Name		Past experience, positions, responsibilities,	Number of	
No.	(Date of birth)		and significant concurrent positions	shares of the Company held	
		April 1975	Joined the Company	Company neid	
		June 2004	Director		
		June 2005	Managing Officer		
		June 2008	Executive Managing Officer		
		June 2010	Executive Director		
		June 2011	Senior Executive Director		
		June 2013	Executive Vice President (to present)		
	Masakazu Isaka				
	(November 1, 1952)	[Current respons			
		•	Control Dept., Machine Tools and Mechatronics Operations		
4	<reappointed></reappointed>	Headquarters	*	20.500	
4	• •	•		30,500	
	Term of office	[Reasons for nor	[Reasons for nomination as a candidate for Director]		
	as a Director:	Mr. Masakazu Is	Mr. Masakazu Isaka has been engaged in corporate management as a Director and		
	7 years	has fulfilled his	roles and responsibilities appropriately. He has extensive		
			experience and considerable insight in production engineering. He also has		
			garnered extensive experience and deep insight from a cross-sectoral perspective as		
			a director in charge of the Bearing Operations Headquarters and the Machine Tools		
		and Mechatronic			
		Business/Operat			
		Director in order to surely promote the sustainable growth and the reinforced			
			nance of the Company.		
		April 1977	Joined Toyota Motor Co., Ltd. (currently Toyota Motor		
			Corporation)		
		January 2007	Seconded to Toyota Motor Engineering & Manufacturing North		
			America, Inc. (TEMA), equivalent to General Manager, Toyota		
		4 3 2011	Motor Corporation		
	A . 1 ' TZ	April 2011	Advisor of the Company		
	Atsushi Kume	June 2011	Managing Officer		
	(September 22,	June 2012 June 2014	Executive Director		
	1954)	June 2014	Senior Executive Director (to present)		
5	<reappointed></reappointed>	[Current reanancibilities]		15,940	
	\Keappointeu>	[Current responsibilities]		13,740	
	Term of office	Environment Control Dept., Export Control Dept., Production Engineering Headquarters, Purchasing Headquarters, Production Administration Headquarters			
	as a Director:	110004001015, 1	are massing reconquarters, reconcion radininistration reconquarters		
	5 years	[Reasons for nomination as a candidate for Director]			
	2 , 5416		ne has been engaged in corporate management as a Director and has		
		fulfilled his roles and responsibilities appropriately. He has abundant experience in			
		purchasing and has garnered extensive experience and considerable insight as a			
		director in charge of the Production Engineering Headquarters and Production			
		Administration Headquarters. We therefore propose his re-election as a Director in			
			he sustainable enhancement of corporate value of the Company.		

No.	Name (Date of birth)	Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
6	Hiroyuki Miyazaki (May 23, 1956) <reappointed> Term of office as a Director: 4 years</reappointed>	April 1980 Joined the Company January 2008 Senior General Manager June 2009 Managing Officer June 2012 Executive Managing Officer June 2013 Executive Director October 2014 Senior Executive Director (to present) [Current responsibilities] Quality Management Headquarters, Bearing Operations Headquarters [Reasons for nomination as a candidate for Director] Mr. Hiroyuki Miyazaki has been engaged in corporate management as a Director and has fulfilled his roles and responsibilities appropriately. He is extensively experienced in the field of engineering and quality control and has garnered extensive experience and considerable insight as a director in charge of the Bearing Operations Headquarters. We therefore propose his re-election as a Director in order to realize the sustainable enhancement of corporate value of the Company.	11,130
7	Hiroyuki Kaijima (August 26, 1956) <reappointed> Term of office as a Director: 3 years</reappointed>	April 1979 Joined Toyoda Machine Works Ltd. February 2002 General Manager, Overseas Business Dept., Toyoda Machine Works Ltd. June 2003 Director, Toyoda Machine Works Ltd. June 2005 Managing Officer, Toyoda Machine Works Ltd. January 2006 Managing Officer of the Company June 2012 Executive Managing Officer June 2014 Executive Director (to present) [Current responsibilities] Sales & Marketing Headquarters [Reasons for nomination as a candidate for Director] Mr. Hiroyuki Kaijima has been engaged in corporate management as a Director and has fulfilled his roles and responsibilities appropriately. He has garnered extensive experience and considerable insight through his involvement in the management of the regional headquarters in North America, as well as through his performance of duties as a director in charge of the Sales & Marketing Headquarters. We therefore propose his re-election as a Director in order to realize the sustainable enhancement of corporate value of the Company.	10,780
8	Tomokazu Takahashi (January 17, 1958) <reappointed> Term of office as a Director: 1 year</reappointed>	April 1981 Joined the Company January 2006 General Manager, Automotive Sales Planning Dept. June 2008 Managing Officer April 2013 Executive Managing Advisor April 2014 Executive Managing Officer June 2016 Executive Director (to present) [Current responsibilities] Corporate Management Headquarters [Reasons for nomination as a candidate for Director] Mr. Tomokazu Takahashi has been engaged in corporate management as a Director and has fulfilled his roles and responsibilities appropriately. He has garnered extensive experience and considerable insight through his involvement in the management of the regional headquarters in North America and Europe, as well as through his performance of duties as a director in charge of the Corporate Management Headquarters. We therefore propose his re-election as a Director in order to realize the sustainable enhancement of corporate value of the Company.	7,090

No.	Name (Date of birth)	Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the
9	Takumi Matsumoto (April 9, 1961) <reappointed> Term of office as a Director: 1 year</reappointed>	April 1986 Joined Toyota Motor Corporation August 2010 General Manager, BR-Electric Vehicle/Charge System Development Dept., Toyota Motor Corporation April 2015 Managing Officer of the Company October 2015 Executive Managing Officer June 2016 Executive Director (to present) [Current responsibilities] Driveline Systems Business Headquarters [Reasons for nomination as a candidate for Director] Mr. Takumi Matsumoto has been engaged in corporate management as a Director and has fulfilled his roles and responsibilities appropriately. He has reliable product knowledge based on his abundant experience in the engineering and development divisions. He has also garnered extensive experience and considerable insight through his performance of duties as a director in charge of the Driveline Systems Business Headquarters of the Company. We therefore propose his re-election as a Director in order to realize the sustainable enhancement of corporate value of the Company.	Company held 2,240
10	Takao Miyatani (December 24, 1940) <reappointed> <outside director=""> <independent director=""> Term of office as a Director: 2 years</independent></outside></reappointed>	April 1963 Joined Toyota Motor Co., Ltd. (currently Toyota Motor Corporation) July 1995 General Manager (Senior General Manager), IT Engineering Dept., Toyota Motor Corporation January 1999 Seconded to YUTAKA SEIMITSU KOGYO LTD., equivalent to Counselor, Toyota Motor Corporation June 1999 President, YUTAKA SEIMITSU KOGYO LTD. May 2000 Vice Chairman, JAPAN GEAR MANUFACTURERS ASSOCIATION May 2005 Chairman, JAPAN GEAR MANUFACTURERS ASSOCIATION June 2015 Director of the Company (to present) [Reasons for nomination as a candidate for Outside Director] Mr. Takao Miyatani has extensive experience and considerable insight through his many years of involvement in manufacturing as a business manager and chairman of industrial organizations and has supervised the management appropriately as an Outside Director. We therefore propose his re-election as a Director to enable him to duly supervise the management as an Outside Director toward the sustainable enhancement of corporate value of the Company.	2,000

No.	Name (Date of birth)		Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
11	Iwao Okamoto (June 25, 1946) <reappointed> <outside director=""> <independent director=""> Term of office as a Director: 2 years</independent></outside></reappointed>	Mr. Iwao Okamoto I economic activities various organization JAPAN-CHINA EC appropriately as an O to enable him to dul	Joined the Ministry of International Trade and Industry (MITI) (currently Ministry of Economy, Trade and Industry (METI)) Director-General, Basic Industries Bureau, MITI Director-General, Manufacturing Industries Bureau, METI Director-General, Agency for Natural Resources and Energy Senior Executive Director, Japan Bank for International Cooperation Managing Executive Officer, SUMITOMO CORPORATION Senior Managing Executive Officer, SUMITOMO CORPORATION Representative Director, Senior Managing Executive Officer, SUMITOMO CORPORATION Representative Director, Assistant to President and CEO, SUMITOMO CORPORATION President, Japan Cooperation Center for the Middle East (JCCME) President Executive, JAPAN-CHINA ECONOMIC ASSOCIATION (to present) Director of the Company (to present) ation as a candidate for Outside Director] nas extensive experience and considerable insight in industrial and in Japan and abroad through his service in significant positions in its such as the Ministry of Economy, Trade and Industry and the ONOMIC ASSOCIATION, and has supervised the management Outside Director. We therefore propose his re-election as a Director y supervise the management as an Outside Director toward the ment of corporate value of the Company.	0

(Notes)

- 1. No conflicts of interest exist between the Company and above candidates.
- Messrs. Takao Miyatani and Iwao Okamoto are candidates for Outside Directors.
 Their terms of office as Outside Directors will reach two years at the conclusion of this meeting.
- Messrs. Takao Miyatani and Iwao Okamoto are candidates for independent directors under the provisions of the Tokyo Stock Exchange, etc.
- 4. The Company has concluded liability limitation agreements with Mr. Takao Miyatani and Mr. Iwao Okamoto to limit their liability as stipulated in article 423-1 of the Companies Act up to the minimum amount stipulated in article 425-1 of the Companies Act, in accordance with the Articles of Incorporation. If elections of Mr. Takao Miyatani and Mr. Iwao Okamoto are approved as proposed, the Company intends to continue the liability limitation agreements with them.
- 5. The terms of office of the Directors are stated as of the conclusion of this meeting.

Proposal 3: Payment of Directors' Bonuses

In consideration of the business results of the fiscal year under review, we propose the payment of Directors' bonuses in the total amount of 178,500,000 yen to 9 Directors (excluding Outside Directors) in office as of the end of the fiscal year under review. We also propose that decisions on the payment date, payment method, and amounts to be allocated to the respective directors be entrusted to the Board of Directors.