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

Request for cooperation in preventing spread of COVID-19

In order to ensure safety of shareholders at the General Meeting of Shareholders, we will offer an opportunity for them to remotely attend the meeting via the Internet. Shareholders will be able to speak up by telephone, etc. just as when they attend in person. Thorough preventative measures against the disease will be taken at the meeting. For details, please see page 2.

> Securities code: 9749 February 24, 2021

To Shareholders with Voting Rights:

Satoyasu Sakashita President & Representative Director FUJI SOFT INCORPORATED 1-1 Sakuragi-cho, Naka-ku, Yokohama-shi, Kanagawa

NOTICE OF CONVOCATION OF THE 51ST ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

We would like to express our appreciation for your continued support and patronage.

This is to notify you that the 51st Annual General Meeting of Shareholders of FUJI SOFT INCORPORATED (the "Company") will be held for the purposes as described below.

Instead of attending the meeting, you may exercise your voting rights in writing or by voting via the Internet. Please review the Reference Documents for the General Meeting of Shareholders as described hereinafter and exercise your voting rights by no later than 5:30 p.m. on Thursday, March 11, 2021, Japan Time.

1. Date and Time: Friday, March 12, 2021 at 3:00 p.m., Japan time (reception starts at 2:00 p.m.)

FUJISOFT AKIBA HALL, 5F, FUJISOFT Akihabara Building, 2. Place:

3 Kandaneribei-cho, Chiyoda-ku, Tokyo

3. Meeting Agenda:

- Matters to be reported: 1. The Business Report, Consolidated Financial Statements for the Company's 51st Fiscal Year (January 1, 2020 - December 31, 2020) and results of audits by the Accounting Auditor and the Board of Auditors of the Consolidated **Financial Statements**
 - 2. Non-consolidated Financial Statements for the Company's 51st Fiscal Year (January 1, 2020 - December 31, 2020)

Proposals to be resolved:

Proposal 1: Election of Nine (9) Directors Proposal 2: Election of One (1) Auditor

Proposal 3: Granting of Retirement Benefits to a Retiring Director Proposal 4: Granting of Retirement Benefits to a Retiring Auditor

4. Matters Decided upon Convocation with regard to the Exercise of Voting Rights:

- (1) You can exercise your voting rights by attending the meeting, either in person or via the Internet, or in writing or by voting via the Internet in advance of the meeting.
- (2) If you submit a Voting Rights Exercise Form without indicating your approval or disapproval or abstention for any proposal, your vote for the proposal shall be counted as an approval.
- (3) If you exercise your voting rights in advance via the Internet more than once, only your final vote shall be counted as valid.
- (4) If you exercise your voting rights in advance both via the Internet and by submitting a Voting Rights Exercise Form, your votes via the Internet shall be counted as valid.
- (5) Please note that if you exercise your voting rights in advance in writing or via the Internet and attend the meeting, either in person or via the Internet, the voting rights you have exercised in advance shall be invalidated.
- (6) You may exercise your voting rights by appointing one other shareholder with voting rights of the Company as your proxy. In this case, please note that the proxy must submit to the Company a document certifying authority of representation.

Guidance for Exercising Your Voting Rights

- If you attend the meeting:

Please submit the enclosed Voting Rights Exercise Form at the reception desk on the day of the meeting (Opens at 3:00 p.m. on Friday, March 12, 2021).

Shareholders can attend the meeting via the Internet, but (i) the Company allows only shareholders in Japan to attend the meeting via the Internet, considering issues related to IT systems and communication environments, and (ii) the system it offers is available in Japanese only.

- If you do not attend the meeting in person:

If you do not attend the General Meeting of Shareholders in person or via the Internet, you can exercise your voting rights in advance either in writing or via the Internet.

(1) Voting by mail (in writing):

Please review the Reference Documents for the General Meeting of Shareholders and return the Voting Rights Exercise Form with your votes by mail. The completed form must reach us by 5:30 p.m., Thursday, March 11, 2021, Japan time.

(2) Voting via the Internet:

Please access our designated website for exercising voting rights (https://evote.tr.mufg.jp/) from your PC, smartphone, or mobile phone, enter the log-in ID and temporary password indicated in your Voting Rights Exercise Form, and enter your votes by following the instructions on the screen after reviewing the Reference Documents for the General Meeting of Shareholders. Your votes must be entered by no later than 5:30 p.m., Thursday, March 11, 2021, Japan time.

* You can read this Notice of Convocation using a PC, a smartphone, or a tablet device.

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The following items are posted on the Company's website on the Internet (Japanese only), according to the provisions of laws and regulations and Article 14 of the Articles of Incorporation of the Company and are not included in the documents attached to this Notice of Convocation of the Annual General Meeting of Shareholders:

- "Development of the System for Ensuring Appropriateness of Operations of the Company and the Business Group Consisting of the Company and its Subsidiaries" in the Business Report
- The "Consolidated Statements of Changes in Net Assets" and the "Notes to Consolidated Financial Statements" in the Consolidated Financial Statements
- The "Non-consolidated Statements of Changes in Net Assets" and the "Notes to the Non-consolidated Financial Statements" in the Non-consolidated Financial Statements

The documents attached to this Notice are therefore part of the documents audited by the Auditors and the Accounting Auditor for the preparation of their Audit Report.

Any revisions to the Reference Documents for the General Meeting of Shareholders and other appendices will be posted on the Company's website.

https://www.fsi.co.jp/ir/soukai/meeting.html (Japanese only)

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Election of Nine (9) Directors

The terms of office of all nine (9) Directors will expire at the conclusion of this General Meeting of Shareholders. Accordingly, the election of nine (9) Directors is proposed.

The candidates for Director are as follows and matters concerning each candidate for Director are stated on pages 4 through 10.

| No. | | Name | | Age | Current positions in the Company | Attendance at the Board of Directors meetings |
|-----|--------------------|-----------------|---------------------|-----|---|--|
| 1 | Hiroshi Nozawa | (Reappointment) | | 78 | Chairman Director | 100.0% (17/17) |
| 2 | Satoyasu Sakashita | (Reappointment) | | 59 | President & Representative Director | 100.0% (17/17) |
| 3 | Masaki Shibuya | (Reappointment) | | 51 | Director & Senior Executive Operating Officer | 100.0% (17/17) |
| 4 | Seto Arai | (Reappointment) | | 54 | Director & Senior Executive Operating Officer | 100.0% (17/17) |
| 5 | Motohiro Harai | (Reappointment) | | 59 | Director & Executive Operating Officer | 100.0% (17/17) |
| 6 | Shinichi Yuta | (Reappointment) | Outside Independent | 72 | Director | 100.0% (17/17) |
| 7 | Minoru Koyama | (Reappointment) | Outside Independent | 66 | Director | 100.0% (17/17) |
| 8 | Tateki Oishi | (Reappointment) | Outside Independent | 65 | Director | 100.0% (17/17) |
| 9 | Mari Morimoto | (New candidate) | | 47 | Operating Officer | - |

(Notes)

- 1. The age given for the candidates for Director represents their full age as of the conclusion of this General Meeting of Shareholders.
- 2. Mr. Shinichi Yuta, Mr. Minoru Koyama and Mr. Tateki Oishi are the candidates for Outside Director. If they assume office as Outside Directors, they will become independent officers under the provisions of the Tokyo Stock Exchange.
- 3. Director candidate Mari Morimoto's name on the family registry is Mari Ishibashi.

| No. | Name (Date of birth) | | Career summary, positions, responsibilities and significant concurrent positions | Number of shares of the Company held |
|-----|--|---|--|--------------------------------------|
| 1 | Hiroshi Nozawa (May 17, 1942) [Reappointment] | has performed du Representative D His experience ar | Director, FUJI SOFTWARE LABORATORY, LTD. (present FUJI SOFT INCORPORATED) President & Representative Director Chairman & Representative Director Chairman, President & Representative Director Chairman & Representative Director Resigned as Director Chairman Chairman & Operating Officer Chairman & Representative Director Chairman birector (to the present) ination] awa, who has been serving the Company since its foundation in 1970, attes as President & Representative Director and Chairman & irector and has a wealth of management experience and achievements. In the knowledge will continue to be indispensable for the management of the interfore, we nominate him as a candidate for Director. | 1,745,330 |
| 2 | Satoyasu Sakashita (July 22, 1961) [Reappointment] | April 1985 April 2003 April 2004 May 2005 June 2005 June 2007 June 2009 June 2010 September 2011 October 2011 June 2012 [Reasons for nom Mr. Satoyasu Sa business in vario management as and knowledge was a series of the series of | Joined Nomura Computer Systems Co., Ltd. (present Nomura Research Institute, Ltd.) General Manager of 2nd Knowledge System Business Department, Nomura Research Institute, Ltd. Joined the Company Assistant Director of Outsourcing Business Division Deputy Director of IT Business Division Director Executive Director Retired as Director Executive Operating Officer Executive Director Representative Senior Executive Director President & Representative Director (to the present) | 10,500 |

| No. | Name (Date of birth) | | Career summary, positions, responsibilities and significant concurrent positions | Number of shares of the Company held |
|-----|--|--|--|--------------------------------------|
| 3 | Masaki Shibuya (October 8, 1969) [Reappointment] | Manufacturing, e knowledge will b | Joined the Company Deputy Director of System Development Business Division Deputy Director of Technology Division Operating Officer, General Manager of Robot Business Promotion Department, and General Manager of R&D Section Executive Operating Officer, and Director of Robot Business Department Director & Executive Operating Officer, and Director of Product Service Business Division Director & Senior Executive Operating Officer, Assistant of Representative Director in Corporate Management, and COO of Sales Manufacturing Director & Senior Executive Operating Officer (to the present) Assistant of Representative Director in Corporate Management, and COO of Sales & Administration (to the present) nination] The promoted business as COO of Product Development, Sales to after serving in various business divisions. His experience and the indispensable for the management of the Company. Therefore, we a candidate for Director. | 1,600 |
| 4 | Seto Arai (January 9, 1967) [Reappointment] | [Reasons for nom Mr. Seto Arai has core of the Comp for the managem | OFT CHINA Corp. | 600 |

| No. | Name (Date of birth) | Career summary, positions, responsibilities and significant concurrent positions | | Number of shares of the Company held |
|-----|---|---|--|--------------------------------------|
| 5 | Motohiro Harai (January 26, 1962) [Reappointment] | [Reasons for noming Mr. Motohiro Hathe Company's results business developed autologous cells in indispensable for | presentative Director, FUJISOFT Tissue Engineering Co., Ltd. | 1,700 |

| No. | Name (Date of birth) | | Career summary, positions, responsibilities and significant concurrent positions | Number of shares of the Company held |
|-----|--|---|--|--------------------------------------|
| No. | (Date of birth) Shinichi Yuta | April 1973 April 1978 August 1992 April 1999 April 2000 April 2002 April 2004 April 2006 October 2011 April 2012 | Research Associate at Department of Electrical Engineering, Faculty of Engineering, Tokyo University of Agriculture and Technology Lecturer at Institute of Information Sciences and Electronics, University of Tsukuba Professor at Institute of Information Sciences and Electronics, University of Tsukuba Professor at Institute of Engineering Mechanics and Systems, University of Tsukuba Dean of College of Engineering Systems, University of Tsukuba Chairman of Institute of Engineering Mechanics and Systems, University of Tsukuba Vice President and Executive Director, Professor at School of Systems and Information Engineering, University of Tsukuba Director of Tsukuba Industrial Liaison and Cooperative Research Center, University of Tsukuba Professor at Faculty of Engineering, Information and Systems, University of Tsukuba Professor Emeritus, University of Tsukuba Specially Designated Professor at College of Engineering, Shibaura Institute of Technology | shares of the |
| 6 | Shinichi Yuta (March 28, 1948) [Reappointment] [Outside Director] [Independent Officer] | June 2012 March 2014 November 2014 April 2015 June 2015 April 2018 | | 800 |
| | | President, New Tec [Reasons for nomin Mr. Shinichi Yuta I industry, and has a sciences through h appropriately supe use of his viewpoin | manned Construction Technology Research Association hnology Foundation | |

| No. | Name (Date of birth) | | Career summary, positions, responsibilities and significant concurrent positions | Number of shares of the Company held |
|-----|--|-----------------|--|--------------------------------------|
| 7 | Minoru Koyama (September 12, 1954) [Reappointment] [Outside Director] [Independent Officer] | executive manag | Joined Amano Corporation General Manager of Yokohama Factory, Amano Corporation Vice President, Amano Cincinnati, Inc. (USA) General Manager of Yokohama Procurement, Amano Corporation Director, Amano Corporation Director & General Manager of General Affairs, Amano Corporation Director & Managing Operating Officer, Amano Corporation Director & Managing Operating Officer; General Manager of General Affairs and Supervisory of Yokohama Factory, Tsukui Factory and Shanghai Production, Amano Corporation Director & Managing Operating Officer; Global Production Supervisory and Factory Operations Supervisory, Amano Corporation Director & Managing Operating Officer; Global Manufacturing Supervisory and Time Products Manufacturing Supervisory, Amano Corporation Advisor, Amano Corporation Outside Director (to the present) mination] ama has a wealth of experience and a wide range of knowledge as an ager. He has appropriately supervised and advised the Company in its ons, and is expected to appropriately perform his duties as an Outside Company. Therefore, we nominate him as a candidate for Outside | 600 |

| No. | Name (Date of birth) | Career summary, positions, responsibilities and significant concurrent positions | Number of shares of the Company held |
|-----|---|--|--------------------------------------|
| 8 | Tateki Oishi (November 30, 1955) [Reappointment] [Outside Director] [Independent Officer] | April 1979 June 2002 Operating Officer and Deputy Director of Communications Department, CASIO COMPUTER CO., LTD. April 2004 President & Representative Director, CASIO Hitachi Mobile Communications Co., Ltd. June 2010 Director & Senior Executive Operating Officer, NEC CASIO Mobile Communications, Ltd. June 2015 Outside Director, Cyber Com Co., Ltd. Outside Director, VINX CORP March 2019 Outside Director (to the present) [Reasons for nomination] Mr. Tateki Oishi has a wealth of business experience related to the industry and a wide range of knowledge in ICT. He has appropriately supervised and advised the Company in its business operations, and is expected to appropriately perform his duties as an Outside Director of the Company. Therefore, we nominate him as a candidate for | 0 |
| 9 | Mari Morimoto (January 1, 1974) [New candidate] | Outside Director. April 1996 | |

(Notes)

- 1. Figures for the "Number of shares of the Company held" are as of December 31, 2020.
- 2. There are no special interests between any of the candidates for Director and the Company.
- 3. Mr. Shinichi Yuta will have served as Outside Director of the Company for seven (7) years at the conclusion of this General Meeting of Shareholders. Mr. Minoru Koyama and Mr. Tateki Oishi will have served as Outside Director of the Company for two (2) years at the conclusion of this General Meeting of Shareholders.
- 4. When the Company nominates the candidates for Director, the Management Conference, a body that includes Outside Directors, deliberates on the nomination pursuant to the Standard for Personnel Affairs of Officers prior to the resolution of the Board of Directors.
- 5. The Company makes it a rule to nominate persons who can supervise and advise the Company from outside and impartial perspectives and who have high-level insight and a wealth of knowledge and experience in their particular areas, in addition to following the standards for independence of independent officers set forth in the regulations of the Tokyo Stock Exchange, as the standards for independence of an Outside Director.
- 6. Mr. Shinichi Yuta, Mr. Minoru Koyama, and Mr. Tateki Oishi are the candidates for Outside Director. If they assume office as Outside Directors, they will become independent officers pursuant to the provisions of the Tokyo Stock Exchange.
- 7. The Company has entered into liability limitation agreements with Mr. Shinichi Yuta, Mr. Minoru Koyama and Mr. Tateki Oishi and will renew the agreements if their re-election is approved. The maximum liability limit under each agreement is 10 million yen or the amount provided by laws and regulations, whichever is greater, on the condition that they have respectively conducted their duties in good faith and without gross negligence.
- 8. Director candidate Mari Morimoto's name on the family registry is Mari Ishibashi.

Proposal 2: Election of One (1) Auditor

Mr. Masataka Yamaguchi, Auditor, will resign from his position at the conclusion of this General Meeting of Shareholders. Accordingly, election of one (1) Auditor is proposed.

This proposal has been approved by the Board of Auditors.

The candidate for Auditor is as follows.

| Name | Age | Current positions in the Company | Attendance at the Board of Directors meetings | Attendance at the Board of Auditors meetings |
|---------------------------------|-----|----------------------------------|--|---|
| Hiroyuki Kimura (New candidate) | 60 | Executive Operating Officer | - | - |

(Note) The age given for the candidate for Auditor represents his full age as of the conclusion of this General Meeting of Shareholders.

| Name (Date of birth) | Career summary, positions, and significant concurrent positions | | Number of shares of the Company held |
|--------------------------------------|--|---|--------------------------------------|
| Hiroyuki Kimura (August 23, 1960) | March 1986 January 1996 April 2008 October 2009 April 2010 April 2012 January 2014 April 2018 | Joined Memorex Japan Ltd. Joined the Company Director of Solution Business Division General Manager of Solution Unit, Solution Business Group Operating Officer and Head of Solution Business Group Operating Officer and Deputy Director of Product Service Business Division Operating Officer and Director of Facility Business Department Executive Operating Officer and Director of Facility Business Department Executive Operating Officer (to the present) | 2,400 |
| [New candidate] | [Reasons for non Mr. Hiroyuki Ki wealth of operat Company. He is | COO of Facility Business (to the present) | |

(Notes)

- 1. Figures for the "Number of shares of the Company held" are as of December 31, 2020.
- 2. There are no special interests between Mr. Hiroyuki Kimura and the Company.
- 3. If Mr. Kimura assumes office as Auditor, the Company will enter into a liability limitation agreement with him. The maximum liability limit under the agreement is the minimum amount provided by laws and regulations, on the condition that he has conducted his duties in good faith and without gross negligence.

Proposal 3: Granting of Retirement Benefits to a Retiring Director

We propose that retirement benefits of 4,950,000 yen be granted to Mr. Yoshiharu Shiraishi, in accordance with the standard provided by the Company, upon his retirement as Director due to the expiration of his term of office at the conclusion of this General Meeting of Shareholders, to reward him of his service during his term of office.

We also propose that the decisions on the time and method for granting the benefits be entrusted to the Board of Directors.

The name and career summary of the retiring Director are as follows.

| Name | Career summary |
|---------------------|---|
| Yoshiharu Shiraishi | March 2018 Director & Executive Operating Officer of the Company (to the present) |

Proposal 4: Granting of Retirement Benefits to a Retiring Auditor

We propose that in accordance with the standard provided by the Company, retirement benefits of 4,000,000 yen be granted to Mr. Masataka Yamaguchi, who will resign as Standing Auditor at the conclusion of this General Meeting of Shareholders, to reward him of his service during his term of office.

We also propose that the decisions on the time and method for granting the benefits be entrusted to Auditors' discussion.

The name and career summary of the retiring Auditor are as follows.

| Name | Career summary |
|--------------------|---|
| Masataka Yamaguchi | March 2016 Standing Auditor of the Company (to the present) |