Note: These documents have been translated from a part of Japanese originals for reference purposes only. In the event of any discrepancy between these translated documents and the Japanese originals, the originals shall prevail. The Company assumes no responsibility for this translation or for direct, indirect or any other forms of damages arising from the translations.

(Securities Code: 6787)

June 12, 2023

(Start date of measures for electronic provision: June 5, 2023)

To Shareholders with Voting Rights:

Yuichiro Naya President & CEO Meiko Electronics Co., Ltd. 5-14-15, Ogami, Ayase City, Kanagawa, Japan

NOTICE OF THE 48TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders,

This is to notify you that the 48th Annual General Meeting of Shareholders of Meiko Electronics Co., Ltd. (the "Company") will be held for the purposes as described below.

The Company has taken measures for electronic provision when convening this General Meeting of Shareholders, and the matters subject to measures for electronic provision are posted as the "48th Annual General Meeting of Shareholders" on the following website on the internet.

The Company's Website: https://www.meiko-elec.com/english/ir/stock/meeting.html

The matters subject to measures for electronic provision are also on the following website. Please confirm details by accessing the website below, entering and searching the name or securities code of the Company, and selecting "Basic information" and "Documents for public inspection/PR information" in this order.

Tokyo Stock Exchange website (Search for a listed company):

https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do

You may exercise your voting rights via the Internet, etc. or in writing (by mail). Please review the Reference Documents for the General Meeting of Shareholders and exercise your voting rights by no later than 5:20 p.m. on Monday, June 26, 2023 (JST).

1. Date and Time: Tuesday, June 27, 2023 at 10:00 a.m. (JST)

2. Place: 3rd Floor "LA ROSE," Rembrandt Hotel Ebina 2-9-50, Chuo, Ebina City, Kanagawa, Japan

3. Meeting Agenda:

Matters to be reported: The 48th Fiscal Year (from April 1, 2022 to March 31, 2023)

- 1. The Business Report, Consolidated Financial Statements and results of audits of the Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory Board
- 2. Non-consolidated Financial Statements

Proposal to be resolved:

Proposal: Election of Eleven (11) Directors

4. Matters related to exercising voting rights:

Please refer to the "Guide to Exercising Voting Rights" as described on pages 3 and 4 (Available in Japanese only).

- © If attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk on arrival.
- © The enclosures also serve as a document including matters subject to measures for electronic provision, which is provided in response to a request for the delivery of a written document. However, it should be noted that the enclosures do not contain the following documents among the matters subject to measures for electronic provision in accordance with the laws and regulations and the provisions of Article 15 of the Articles of Incorporation.
 - 1) The section on "Systems to ensure appropriateness of business operations and the operation status of the systems" in the Business Report, 2) Notes to the Consolidated Financial Statements, and 3) Notes to the Non-consolidated Financial Statements.
 - It should be noted that the above 1) to 3) sections were part of the Business Report, Consolidated Financial Statements and Non-consolidated Financial Statements audited by the Audit & Supervisory Board Members in preparation of the audit report, and the above 2) and 3) sections were part of the Consolidated Financial Statements and Non-consolidated Financial Statements audited by the Accounting Auditor in preparation of the audit report.
- When the matters subject to measures for electronic provision need revisions, the Company will post the revisions on relevant pages of each website listed above.
- ◎ In the Voting Rights Exercise Form, if there is no indication of approval or disapproval of the proposal, it will be treated as an indication of approval.
- © If you exercise your voting rights in duplicate both via the Internet, etc. and in writing, the exercise via the Internet, etc. will be treated as the valid exercise of voting rights regardless of the date and time of arrival.
- © If you exercise your voting rights multiple times via the Internet, etc., the last vote will be treated as the valid vote.

Reference Documents for the General Meeting of Shareholders

Proposal and References

Proposal: Election of Eleven (11) Directors

The terms of all eleven (11) Directors will expire at the conclusion of this Annual General Meeting of Shareholders. Consequently, it is proposed that eleven (11) Directors be elected.

The candidates for Director are as follows:

No.	Name		Current position in the Company		
1	Yuichiro Naya	Reappointment	President & CEO		
2	Masakuni Shinozaki	Reappointment	Director and Senior Managing Executive Officer		
3	3 Junya Wada Reappointment		Director and Senior Managing Executive Officer		
4	Atsushi Sakate	Reappointment	Director and Senior Managing Executive Officer		
5	Yoshihito Kikyo	Reappointment	Director and Managing Executive Officer		
6	Shigeru Naya	Reappointment	Director and Executive Officer		
7	Yoon Ho, Shin	Reappointment	Director		
8	Nao Tsuchiya	Reappointment Outside Director Independent Director	Outside Director		
9	Yosuke Nishiyama	Reappointment Outside Director Independent Director	Outside Director		
10	Takashi Harada	Reappointment Outside Director Independent Director	Outside Director		
11	Toshifumi Kobayashi	Reappointment Outside Director Independent Director	Outside Director		

No.	Name (Date of birth)	Care	er summary, positions and responsibilities and significant concurrent positions	Attendance at Board of Directors	Number of the Company's shares held
1	the Company as its to Circuit Board industry	March 1982 March 1997 December 1998 July 2005 June 2006 [Significant condition of the Chairman of the Board President on as a candidate of founder, has a propression of the Chairman of the Chairman of the Board President on as a candidate of counder, has a propression of the Chairman of the Chair	oven track record and management prowess gained through its establishment as well as deep insight in the entire Company proposes his renomination as Director to contract the company proposes his renomination as Director to contract the contract the contract that the contract the contract that the contract the contract that the contrac	Company and	the Printed
2	and insight in the management of the Company. October 1989 April 2007 Executive Officer, the Company General Manager of Sales Headquarters and General Manager of Asia Sales Department, Meiko Electronics (Guangzhou Nansha) Co., Ltd. April 2009 Managing Executive Officer, the Company Deputy General Manager and General Manager of Sales Headquarter, Meiko Electronics (Guangzhou Nansha) Co., Ltd. Masakuni Shinozaki (October 19, 1952) May 2011 May 2011 Senior Managing Executive Officer, the Company Nansha) Co., Ltd. Senior Managing Executive Officer, the Company Nansha) Electronics (Guangzhou Nansha) Co., Ltd.		16/16 (100%)	22,168	

[Reasons for nomination as a candidate for Director]

June 2011

February 2014

October 2022

2

Mr. Masakuni Shinozaki has a wealth of experience, know-how and expertise in the sales division, which he accumulated since joining the Company, as well as a proven track record and experience of overseeing the Group's sales division. Accordingly, the Company proposes his renomination as Director to continue to have his insight in the management of the Company.

Company (current position)

the Company (current position)

Director and Senior Managing Executive Officer, the

General Manager, Sales Headquarters, the Company

General Manager, Office of the President & CEO,

No.	Name (Date of birth)	Car	eer summary, positions and responsibilities and significant concurrent positions	Attendance at Board of Directors	Number of the Company's shares held		
3	Reappointment Junya Wada (March 6, 1961)	Board President Board President	Joined Victor Company of Japan, Limited (currently JVCKENWOOD Corporation) Joined the Company Plant Manager, Meiko Electronics (Guangzhou Nansha) Co., Ltd. Executive Officer, the Company General Director and Plant Manager, Meiko Electronics Vietnam Co., Ltd. General Manager, Quality Assurance Headquarters, the Company Senior Executive Officer, the Company Director and General Manager, Meiko Electronics (Guangzhou Nansha) Co., Ltd. Managing Executive Officer, the Company Board President, Meiko Electronics (Guangzhou Nansha) Co., Ltd. (current position) Board President, Meiko Electronics (Wuhan) Co., Ltd. (current position) Director and Managing Executive Officer, the Company Director and Senior Managing Executive Officer (current position); General Manager, Office of the President & CEO, the Company General Manager, Administration Headquarters, the Company (current position) current positions] t, Meiko Electronics (Guangzhou Nansha) Co., Ltd. for Directoral	16/16 (100%)	3,544		
	[Reasons for nomination as a candidate for Director] Mr. Junya Wada served as Plant Manager in Guangzhou Nansha and has a proven track record and experience of overseeing the Chinese area of the Group. Furthermore, he oversaw the Company's quality assurance division. Accordingly, the Company proposes his renomination as Director to continue to have his insight in the management of the Company.						
4	Reappointment Atsushi Sakate (November 24, 1973)	April 1996 March 2011 April 2018 April 2019 April 2021 June 2021 October 2022	Joined the Company General Manager, Management Reform Office, the Company Executive Officer, the Company General Manager, Manufacturing Headquarters, the Company (current position) Representative Director, Yamagata Meiko Electronics Co., Ltd. Managing Executive Officer, the Company Director and Managing Executive Officer, the Company General Manager, PCB Business Headquarters, the Company (current position)	16/16 (100%)	4,341		
	April 2023 Director and Senior Managing Executive Officer, the Company (current position) [Reasons for nomination as a candidate for Director] Mr. Atsushi Sakate has a proven track record, experience and expertise gained through overseeing plants across the Group as well as experience in management as Representative Director of the Company's subsidiary. Accordingly, the Company proposes his nomination as Director to continue to have his insight in the management of the Company.						

No.	Name (Date of birth)		eer summary, positions and responsibilities and significant concurrent positions	Attendance at Board of Directors	Number of the Company's shares held
5	Reappointment Yoshihito Kikyo (February 5, 1955)		Joined The Kyowa Bank, Ltd. (currently Resona Bank, Limited) General Manager, Osaka Sales Division, The Asahi Bank, Ltd. (currently Resona Bank, Limited) Executive Officer, General Manager of Tokyo Sales Promotion Division, Resona Bank, Limited Managing Executive Officer, Resona Bank, Limited Representative Director, Deputy President, The Kinki Osaka Bank, Ltd. (currently Kansai Mirai Bank, Limited) Representative Director, President, The Kinki Osaka Bank., Ltd. (currently Kansai Mirai Bank, Limited) Executive Officer, Resona Holdings, Inc. Director, SIIX Corporation President, SIIX Corporation Senior Advisor, SIIX Corporation Senior Counselor, the Company Managing Executive Officer, the Company General Manager of EMS, Image and Industrial Machinery Headquarters, the Company Director and Managing Executive Officer, the Company (current position)	16/16 (100%)	920
	Mr. Yoshihito Kikyo has deep insight in and u	asons for nomination as a candidate for Director] Yoshihito Kikyo has a proven track record and experience in management as the president of leep insight in and understanding of the EMS business. Accordingly, the Company proposes hittinue to have his insight in the management of the Company.			
6	Reappointment Shigeru Naya (January 9, 1975)	March 2004 May 2017 April 2018 April 2021 June 2021	Joined the Company Representative Director, Meiko Tech Co., Ltd. (current position) General Manager, New Business Development Department, the Company Executive Officer, the Company General Manager, Power Electronics Headquarters, the Company (current position) Director and Executive Officer, the Company (current position) current positions]	16/16 (100%)	25,241

Representative Director, Meiko Tech Co., Ltd.

[Reasons for nomination as a candidate for Director]

Mr. Shigeru Naya has a proven track record and experience in management as Representative Director of the Company's subsidiary as well as a deep insight in the research and development of the Company's products and technologies. Accordingly, the Company proposes his nomination as Director to continue to have his insight in the management of the Company.

No.	Name (Date of birth)	Career summary, positions and responsibilities and significant concurrent positions	Attendance at Board of Directors	of the
7	Reappointment Yoon Ho, Shin (August 28, 1952)	August 1989 Joined Samsung Heavy Industries Co., Ltd May 1995 Transferred to SAMSUNG JAPAN CORPORATION December 2000 Transferred to Samsung Electro-Mechanics Manager, Sales Team, Substrate Business Departmen May 2006 Established Dapara Tech Co., Ltd. President (current position) June 2014 Director, the Company (current position) [Significant concurrent positions] President, Dapara Tech Co., Ltd.	t 16/16	-

[Reasons for nomination as a candidate for Director]

Mr. Yoon Ho, Shin has a proven track record and experience in management as an executive director of another company as well as expertise in the smartphone industry and the Printed Circuit Board industry. Accordingly, the Company proposes his renomination as Director to continue to have his insight in the management of the Company.

No.	Name (Date of birth)		eer summary, positions and responsibilities and significant concurrent positions	Attendance at Board of Directors	Number of the Company's shares held
8	Reappointment Outside Director Independent Director Nao Tsuchiya (October 23, 1973)	May 2016 November 2016 April 2018 June 2018 April 2020 June 2020 October 2020 April 2022 April 2023 [Significant con Part-time Direct	•	16/16 (100%)	-

Ms. Nao Tsuchiya has provided appropriate advice and supervision from an objective and professional perspective based on her extensive experience and expertise in corporate legal affairs gained through her career as an executive officer at another company and an attorney-at-law. The Company believes that she will help increase its corporate value with an expectation that she will continue to provide advice and supervision leveraging her insight. Accordingly, the Company proposes her renomination as Outside Director.

The term of office of Ms. Nao Tsuchiya as Outside Director will be five (5) years at the conclusion of this Annual General Meeting of Shareholders.

No.	Name (Date of birth)	Care	er summary, positions and responsibilities and significant concurrent positions	Attendance at Board of Directors	Number of the Company's shares held
9	Reappointment Outside Director Independent Director Yosuke Nishiyama (August 3, 1954)	June 2019 * The "former k refers to Kyocer Kyocera SLC To	Joined Sanoyas Dock Co., Ltd. Joined IBM Japan Plant Manager, Shiga Yasu Plant, IBM Japan Transferred to Kyocera SLC Technologies Corp. Director and General Manager of SLC Division Director and Managing Executive Officer, and General Manager of Production Division, Kyocera SLC Technologies Corp. Director and Senior Managing Executive Officer, Kyocera SLC Technologies Corp. Transferred to former Kyocera Circuit Solutions, Inc. (merged with Kyocera SLC Technologies Corp. in October 2014) (*) Representative Director and President Director and General Manager, Technological Development Headquarters, Kyocera Circuit Solutions, Inc. (consolidated into KYOCERA Corporation through an absorption-type merger in April 2016) Deputy General Manager, Technological Development Department, Organic Materials & Parts Headquarters, KYOCERA Corporation Part-time Advisor, Socionext Inc. (current position) Part-time Director, Tsujiko Co., Ltd. (current position) Part-time Director, Nihon Advanced Agri Co., Ltd. (current position) Outside Director, the Company (current position) Kyocera Circuit Solutions, Inc." in the career summary a Circuit Solutions, Inc. prior to its merger with echnologies Corp.	16/16 (100%)	-

Mr. Yosuke Nishiyama has provided appropriate advice and supervision based on his extensive experience and expertise gained through his career as an executive director and a representative director and president at other companies in the field of the Printed Circuit Board. The Company believes that he will help increase its corporate value with an expectation that he will continue to provide advice and supervision leveraging his insight. Accordingly, the Company proposes his renomination as Outside Director.

The term of office of Mr. Yosuke Nishiyama as Outside Director will be four (4) years at the conclusion of this Annual General Meeting of Shareholders.

No.	Name (Date of birth)	Careo	er summary, positions and responsibilities and significant concurrent positions	Attendance at Board of Directors	Number of the Company's shares held
10	Reappointment Outside Director Independent Director Takashi Harada (February 13, 1956)	May 2017 June 2019 June 2020	Joined Sony Corporation Director, Sony France S.A., Alsace Office General Manager, Corporate Workplace Solutions Department, Sony Corporation Headquarters Full-time Audit & Supervisory Board Member, Sony Energy Devices Corporation Audit & Supervisory Board Member, Sony Olympus Medical Solutions Inc. (concurrent position) Full-time Audit & Supervisory Board Member, Sony Mobile Communications Inc. Outside Audit & Supervisory Board Member, the Company Outside Audit & Supervisory Board Member, Kantatsu Co., Ltd. Outside Audit & Supervisory Board Member, ASOVIEW Inc. Full-time Outside Audit & Supervisory Board Member, Kantatsu Co., Ltd. Outside Director, the Company (current position)	16/16 (100%)	-

Mr. Takashi Harada has provided appropriate advice and supervision for the management of the Company based on his experience in management as an audit & supervisory board member of other companies as well as a deep understanding of the Company's business gained through his experience as Outside Audit & Supervisory Board Member of the Company. The Company believes that he will help increase its corporate value with an expectation that he will continue to provide advice and supervision leveraging his insight. Accordingly, the Company proposes his renomination as Outside Director.

Mr. Takashi Harada served as Outside Audit & Supervisory Board Member of the Company from June 2016 to June 2020. The term of his office as Outside Director will be three (3) years at the conclusion of this Annual General Meeting of Shareholders.

No.	Name (Date of birth)	Care	Career summary, positions and responsibilities and significant concurrent positions			
11	Reappointment Outside Director Independent Director Toshifumi Kobayashi (October 4, 1957)	November 2020 [Significant cond	Joined Nippon Oil Seal Industry Co., Ltd. (currently NOK CORPORATION) Transferred to NIPPON MEKTRON, LTD. Director, NIPPON MEKTRON, LTD. Director and Senior Operating Officer, and General Manager of Production Headquarters, NIPPON MEKTRON, LTD. Representative Director President, NIPPON MEKTRON, LTD. Board Member, Japan Electronics Packaging and Circuits Association Vice Chairman, Japan Electronics Packaging and Circuits Association Chairman, Japan Electronics Packaging and Circuits Association (current position) Advisor, NIPPON MEKTRON, LTD. Outside Director, the Company (current position) current positions] Electronics Packaging and Circuits Association	16/16 (100%)	shares held	

Mr. Toshifumi Kobayashi has provided appropriate advice and supervision for the management of the Company based on his experience in management as a representative director and president of another company as well as his extensive experience and knowledge in the Printed Circuit Board industry. The Company believes that he will help increase its corporate value with an expectation that he will continue to provide advice and supervision leveraging his insight. Accordingly, the Company proposes his renomination as Outside Director.

The term of office of Mr. Toshifumi Kobayashi as Outside Director will be two (2) years and seven (7) months at the conclusion of this Annual General Meeting of Shareholders.

Notes:

- 1. The Company has a business relationship with Dapara Tech Co., Ltd., where Mr. Yoon Ho, Shin, a candidate for Director, is President. There are no special interests between any of the other candidates and the Company.
- 2. The number of the Company's shares held is valid as of March 31, 2023 and includes the number of the Company's shares held by the officer shareholding association of the Company.
- 3. No candidates hold Series 1 Non-convertible preferred stock of the Company.
- 4. Ms. Nao Tsuchiya, Mr. Yosuke Nishiyama, Mr. Takashi Harada and Mr. Toshifumi Kobayashi are candidates for Outside Director. The Company has registered Ms. Nao Tsuchiya, Mr. Yosuke Nishiyama, Mr. Takashi Harada, and Mr. Toshifumi Kobayashi as independent officers as stipulated by the rules of Tokyo Stock Exchange. If their nominations are approved, the Company will continue to register them as independent officers.
- 5. Outline of liability limitation agreement
 - The Company has entered into a liability limitation agreement with Mr. Yoon Ho, Shin, Ms. Nao Tsuchiya, Mr. Yosuke Nishiyama, Mr. Takashi Harada and Mr. Toshifumi Kobayashi that limits their liability as stipulated by Article 423, Paragraph 1 of the Companies Act in accordance with Article 427, Paragraph 1 of the said Act and with the provisions of the Articles of Incorporation of the Company. Under the Agreement, their liability for damages shall be five million yen (¥5,000,000) or the minimum liability amount as stipulated by Article 425, Paragraph 1 of the said Act, whichever is higher, provided that such Directors have performed their duties in good faith and without gross negligence.
- 6. Outline of directors and officers liability insurance agreement
 The Company has entered into a directors and officers liability insurance agreement as stipulated in
 Article 430, Paragraph 3 of the Companies Act with an insurance company. In the event that damages
 are claimed against the insured during the term of the insurance for causing economic damage to the
 Company or a third party in the course of executing their duties, the insurance will cover the damages,
 legal costs and other relevant costs that should be borne by the insured under laws. The Company plans
 to renew the insurance agreement in December 2023. However, there are certain exclusions, such as
 no coverage for liability arising from actions taken with the knowledge that they were in violation of

- laws and regulations in order to prevent the appropriate performance of the insured's duties from being impaired. The Company bears insurance premiums in full for all such insured persons. If the candidates for Director are elected as such, each of them will become the insured person under the insurance agreement.
- 7. In March 2021, Sharp Corporation, the parent company of Kantatsu Co., Ltd. where Mr. Takashi Harada served as Outside Audit & Supervisory Board Member since December 2016, released an investigation report that Kantatsu Co., Ltd. engaged in inappropriate accounting during a period from around 2018 to December 2020. Mr. Takashi Harada, who always makes recommendations as necessary in light of legal compliance and compliance-oriented management, adequately discharged his duties also in this case. For example, his audit by Audit & Supervisory Board Member uncovered the facts of the case, which the top executive and some Directors of Kantatsu Co., Ltd. carefully covered up. Moreover, following the discovery, Mr. Takashi Harada strived to clarify the overall picture of the case through close coordination with an investigation committee that was comprised of the Internal Audit Division of Sharp Corporation and external experts and provided his opinion on ensuring recurrence prevention and enhancing legal compliance.

(Reference) Skill Matrix for Board of Directors after the General Meeting of Shareholders If the candidates described in this Notice of Convocation are approved as originally proposed, the composition and expertise of Board of Directors will be as follows. The list provided below does not show all of insight and experience of the Directors but their representative skills.

Name	Independence	Experience as president (Excluding our Group's subsidiaries)	Insight in industry	Finance and accounting	Sales	Overseas experience	Manufacturing technology	Legal affairs and legal compliance
Yuichiro Naya		•	•	•	•	•	•	•
Masakuni Shinozaki			•		•	•		•
Junya Wada			•			•	•	•
Atsushi Sakate			•			•	•	•
Yoshihito Kikyo		•	•	•	•	•		•
Shigeru Naya			•		•	•		•
Yoon Ho, Shin		•	•		•	•		
Nao Tsuchiya	•							•
Yosuke Nishiyama	•	•	•	•	•		•	
Takashi Harada	•		•	•	-	•		•
Toshifumi Kobayashi	•	•	•	•	•		•	