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(Securities Code: 6986)

June 5, 2026

(Start Date of Electronic Provision Measures: June 3, 2026)

To Our Shareholders

Motoaki Arima
President and Representative Director,
Chief Executive Officer

Futaba Corporation
629 Oshiba, Mobara, Chiba, Japan

NOTICE OF THE 83rd ORDINARY GENERAL MEETING OF SHAREHOLDERS

We are pleased to notify you that the 83rd Ordinary General Meeting of Shareholders of the Company will be held as described below.

The Company has taken measures for electronic provision in convening this General Meeting of Shareholders and has posted the matters to be provided electronically on the website below as “NOTICE OF THE 83rd ORDINARY GENERAL MEETING OF SHAREHOLDERS.”

The Company’s website: <https://www.futaba.co.jp/ir/library/005657>

They are also posted on the website of the Tokyo Stock Exchange (TSE).

Please access the TSE website (Listed Company Search) shown below, enter “Futaba Corporation” in “Issue name (company name)” or “6986” (half-width characters) in “Code,” and select “Basic information” and then “Documents for public inspection/PR information” to confirm the information listed there.

TSE website (Listed Company Search)

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

If you are unable to attend the meeting, you may exercise your voting rights via the internet or in writing. Please review the Reference Documents for the General Meeting of Shareholders below, and exercise your voting rights by no later than 5:15 p.m. on Thursday, June 25, 2026 (Japan Time).

1. Date and Time: Friday, June 26, 2026, at 10:00 a.m. (Reception desk opens at 9:00 a.m.)

2. Place: Hall, 3rd floor, Main Building of the Company
629 Oshiba, Mobara, Chiba Prefecture, Japan

3. Agenda of the Meeting:

- Matters to be reported:**
1. The Business Report, Consolidated Financial Statements for the 83rd Fiscal Year (from April 1, 2025 to March 31, 2026) and results of audits by the Accounting Auditor and the Audit and Supervisory Committee of the Consolidated Financial Statements
 2. Non-Consolidated Financial Statements for the 83rd Fiscal Year (from April 1, 2025 to March 31, 2026)

[Translation for Reference and Convenience Purposes Only]

Proposals to be resolved:

Proposal 1: Appropriation of Surplus

Proposal 2: Election of Five Directors (Excluding Directors who are Audit and Supervisory Committee Members)

Matters Decided for the Convocation (Information on the Exercise of Voting Rights)

- (1) If you exercise your voting rights in writing (by mail) and provide no indication, on the Voting Rights Exercise Form, of approval or disapproval with regard to the proposals, you shall be considered to have expressed approval, which shall be handled accordingly.
- (2) If you exercise your voting rights both via the internet and in writing (by mail), the vote cast via the internet shall be treated as the valid vote, regardless of the date and time of arrival.
- (3) If you exercise your voting rights more than once via the internet, the last vote shall be treated as valid.

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Notes:

1. If you attend the meeting in person, we kindly ask that you submit your voting form at the reception desk.
2. For this General Meeting, regardless of whether a request for paper delivery has been made, we will send all shareholders a document containing the matters provided electronically. In accordance with laws and Article 16, Paragraph 2 of the Articles of Incorporation, the following items are not included in the matters provided electronically. Please note that this document is part of the materials audited by the Audit and Supervisory Committee and the Accounting Auditor in preparing the audit report.
 - Systems to ensure the appropriateness of operations and the status of their implementation
 - Consolidated Statement of Changes in Shareholders' Equity
 - Notes to the Consolidated Financial Statements
 - Statement of Changes in Shareholders' Equity
 - Notes to the Financial Statements
3. If any corrections are made to the matters provided electronically, the details of the corrections will be posted on our company website and the Tokyo Stock Exchange website.
4. If you require the use of a wheelchair, please contact us by 5:15 p.m. on Tuesday, June 23, 2026, so that we can make the necessary arrangements.
Phone: +81-475-24-1111
5. Other information for shareholders will be posted on our company website, so please check for the latest updates as needed.

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REFERENCE DOCUMENTS FOR THE GENERAL MEETING OF SHAREHOLDERS

Proposals and References

Proposal 1: Appropriation of Surplus

Matters relating to year-end dividend

In comprehensive consideration of the business environment surrounding the Company, its basic policy of steady dividend payments and others, the Company proposes to pay ¥18 per share as the year-end dividend for the 83rd fiscal year.

- (1) Type of dividend property
Cash
- (2) Appropriation of dividend property to shareholders and total amount
¥18 per common share of the Company ¥763,472,250 (total amount)
- (3) Effective date of dividends from surplus
June 29, 2026

(Reference)

◆ The Company's basic policy on dividend

The Company recognizes the return of profits as one of its most important managerial priorities and has a basic policy of steady and sustainable distribution of surplus to shareholders.

[Translation for Reference and Convenience Purposes Only]

Proposal 2: Election of Five Directors (excluding Directors who are Audit and Supervisory Committee Members)

The terms of all five Directors (excluding Directors who are Audit and Supervisory Committee Members; hereinafter the same applies in this proposal) will expire at the conclusion of this General Meeting of Shareholders.

Therefore, the Company proposes the election of five Directors.

The candidates for Directors are as follows:

No.	Name	Current position and assignments	Years in office as Director	Attendance at the meetings of the Board of Directors
1	[Re-elected] Motoaki Arima (Male)	President and Representative Director Chief Executive Officer	10	100% (17 out of 17 meetings)
2	[Re-elected] Toshihide Kimizuka (Male)	Director Senior Managing Executive Officer in charge of the Administration Division	10	100% (17 out of 17 meetings)
3	[Re-elected] Masaharu Tomita (Male)	Director Managing Executive Officer in charge of Business Division	3	100% (17 out of 17 meetings)
4	[Re-elected] [Outside Director] [Independent Officer] Takemitsu Kunio (Male)	Outside Director	7	100% (17 out of 17 meetings)
5	[Re-elected] [Outside Director] [Independent Officer] Masako Tanaka (Female)	Outside Director	4	100% (17 out of 17 meetings)

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Candidates for Directors

No.	Name (Date of birth)	Career summary, position, assignments and significant concurrent positions	Number of the shares of the Company held
1	Motoaki Arima (December 17, 1960) [Re-elected]	Mar. 1984 Joined the Company Jan. 2007 Temporarily transferred to FUTABA Corporation of America; President Oct. 2009 Group-Manager, Business Strategy Group, Corporate Planning Division Jun. 2011 Executive Officer; General-Manager, Corporate Planning Division Jun. 2013 Senior Executive Officer; Deputy General-Manager, Electronic Components Division Jul. 2014 Senior Executive Officer; General-Manager, Electronic Device Business Center Jan. 2016 Senior Executive Officer; General-Manager, Touch Panel Business Center Jun. 2016 Director; Managing Executive Officer in charge of Electronic Components and Electronic Systems; General-Manager, Touch Panel Business Center Jun. 2017 Director responsible for Business and Development Division Jun. 2019 Representative Director and President Jul. 2023 President and Representative Director, Chief Executive Officer (to present)	96,500 shares
<p>Reasons for recommendation of candidate for Director As Representative Director, he has led management and business execution in an uncertain business environment, worked to reform structures and strengthen growth potential, and led the single-year business revitalization plan "Re-Futaba -Active Action (Resolution and Commitment)- " in June 2023 and the Third Medium-term Management Plan in May 2024. We have nominated him as a candidate for Director because we believe he is an appropriate person for the continued sustainable growth of the Company and the medium - to long-term enhancement of corporate value.</p>			

Note: There are no special interests between Mr. Motoaki Arima and the Company.

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No.	Name (Date of birth)	Career summary, position, assignments and significant concurrent positions	Number of the shares of the Company held
2	Toshihide Kimizuka (May 2, 1962) [Re-elected]	Apr. 1986 Joined the Company Jul. 2007 Group-Manager, Personnel Group, Corporate Finance & Administration Division Aug. 2009 Group-Manager, Finance & Accounting Group, Corporate Finance & Administration Division Jun. 2010 Executive Officer; Group-Manager, Finance & Accounting Group, Corporate Finance & Administration Division Jun. 2014 Senior Executive Officer; Group-Manager, Business Planning Group, Corporate Planning Division Jul. 2014 Senior Executive Officer; General-Manager, Corporate Administration Division Apr. 2015 Senior Executive Officer; General-Manager, Corporate Administration Division *The position name in Japanese has changed (due to promotion). Jun. 2016 Director; Managing Executive Officer; General-Manager, Corporate Administration Division Jul. 2016 Director; Managing Executive Officer in charge of Administration, Personnel and Finance & Accounting Jun. 2017 Director responsible for Administration Division Jun. 2020 Senior Managing Director responsible for Administration Division Jul. 2023 Director; Senior Managing Executive Officer; Assistant to the President Apr. 2025 Director; Senior Managing Executive Officer; in charge of the Administration Division (to present)	42,300 shares
<p>Reasons for recommendation of candidate for Director</p> <p>As Director and Senior Managing Executive Officer in charge of the Administration divisions, he has coordinated the Human Resources, General Affairs, Finance & Accounting, and Information Systems divisions, and formulated and implemented human resources and financial strategies associated with structural reform.</p> <p>We have nominated him as a candidate for Director because we believe he is an appropriate person for the continued sustainable growth of the Company and the medium - to long-term enhancement of corporate value.</p>			

Note: There are no special interests between Mr. Toshihide Kimizuka and the Company.

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No.	Name (Date of birth)	Career summary, position, assignments and significant concurrent positions	Number of the shares of the Company held
3	Masaharu Tomita (April 10, 1967) [Re-elected]	Apr. 1990 Joined the Company Oct. 2006 Temporarily transferred to FUTABA (Europe) GmbH; President May 2009 Temporarily transferred to FUTABA Corporation of America; President Jan. 2016 Executive Officer; General-Manager, Electronic Device Business Center Jun. 2017 Executive Officer; General-Manager, System Solution Business Center Oct. 2019 Executive Officer; General-Manager, Corporate Planning Division Jun. 2023 Director; General-Manager, Corporate Planning Division Jul. 2023 Director; Managing Executive Officer; General-Manager, Corporate Planning Division Apr. 2025 Director; Managing Executive Officer, in charge of Business Division (to present)	20,000 shares
<p>Reasons for recommendation of candidate for Director As Director Managing Executive Officer in charge of Business Division, he has played a central role in creating growth businesses following structural reform. We have nominated him as a candidate for Director because we believe he is an appropriate person for the continued sustainable growth of the Company and the medium - to long-term enhancement of corporate value.</p>			

Note: There are no special interests between Mr. Masaharu Tomita and the Company.

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No.	Name (Date of birth)	Career summary, position, assignments and significant concurrent positions	Number of the shares of the Company held	
4	Takemitsu Kunio (January 5, 1955) [Re-elected] [Outside Director] [Independent Officer]	Dec. 1982	Joined NEC Corporation	7,400 shares
		Jul. 1995	General Manager, Ultra Large Scale Integrated Circuits Research Department, Microelectronics Research Laboratories, NEC Corporation	
		Apr. 2001	General Manager, Research Planning Division, Central Research Laboratories, NEC Corporation	
		Jan. 2004	Associate Senior Vice President, Executive General Manager, Central Research Laboratories, NEC Corporation	
		Apr. 2010	Senior Vice President, NEC Corporation	
		Jun. 2010	Senior Vice President and Member of the Board, NEC Corporation	
		Jun. 2011	Senior Vice President, NEC Corporation	
		May 2013	Associate Senior Vice President, NEC Corporation	
		Apr. 2017	Advisor, NEC Corporation	
		Jun. 2019	Retired as Advisor to NEC Corporation	
		Jun. 2019	Outside Director of the Company (to present)	
<p>Reasons for recommendation of candidate for Outside Director and outline of expected roles He has abundant experience and broad insight in technology development and its commercialization, creation and cultivation of new business areas, business management, etc. at a major electronics manufacturer. As an Outside Director, he has provided advice to reform structures and strengthen growth potential, while also working to enhance the supervisory function of management. We have nominated him as a candidate for Outside Director in the expectation that he will continue to supervise management of the Company for its sustainable growth and medium - to long-term enhancement of corporate value.</p>				

- Note:
1. Mr. Takemitsu Kunio is a candidate for Outside Director.
 2. There are no special interests between Mr. Takemitsu Kunio and the Company.
 3. Mr. Takemitsu Kunio is currently in office as an Outside Director of the Company and will have served for seven years as Outside Director at the end of this General Meeting of Shareholders.
 4. Mr. Takemitsu Kunio served at NEC Corporation. Although the Company has transactions with NEC Corporation such as product sales, the amount of transactions accounts for less than 0.19% of the respective consolidated net sales of the Company and NEC Corporation. The Company therefore judges that such transactional relationship does not have an effect on the independence of Mr. Takemitsu Kunio.
 5. The Company has entered into an agreement with Mr. Takemitsu Kunio pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act to limit his liability for damages to the Company as stipulated in Article 423, Paragraph 1 of the said Act to the limit specified by laws and regulations, and plans to continue such agreement if he is re-elected.
 6. The Company has registered Mr. Takemitsu Kunio as an independent officer with the Tokyo Stock Exchange pursuant to the regulations of the Tokyo Stock Exchange. If Mr. Takemitsu Kunio is re-elected, the Company plans to re-nominate him as an independent officer.

[Translation for Reference and Convenience Purposes Only]

No.	Name (Date of birth)	Career summary, position, assignments and significant concurrent positions	Number of the shares of the Company held
5	<p>Masako Tanaka (December 4, 1958)</p> <p>[Re-elected] [Outside Director] [Independent Officer]</p>	<p>Apr. 1981 Joined Furukawa Electric Co., Ltd.</p> <p>Apr. 2015 Corporate Vice President, General Manager, Legal Department, Administration & CSR Division, Furukawa Electric Co., Ltd.</p> <p>May 2015 Corporate Vice President, Deputy General Manager, Strategy Division and Head of Working-style Reform Project Team, Furukawa Electric Co., Ltd.</p> <p>Oct. 2017 Corporate Vice President, Deputy General Manager, Strategy Division and General Manager, Human Resource Department, Furukawa Electric Co., Ltd.</p> <p>Apr. 2021 Corporate Vice President, Deputy General Manager, Business Basic Transformation Division, Furukawa Electric Co., Ltd.</p> <p>Jun. 2021 Outside Director (Audit and Supervisory Committee Member), Howa Machinery, Ltd. (to present)</p> <p>Mar. 2022 Retired from Corporate Vice President, Furukawa Electric Co., Ltd.</p> <p>Jun. 2022 Outside Director of the Company</p> <p>Oct. 2023 Outside Director, UCHIDA YOKO CO., Ltd. (to present)</p> <p>(Significant concurrent positions) Outside Director, UCHIDA YOKO CO., Ltd. Outside Director (Audit and Supervisory Committee Member), Howa Machinery, Ltd.</p>	7,000 shares
<p>Reasons for recommendation of candidate for Outside Director and outline of expected roles</p> <p>She has abundant experience and broad insight in the personnel, CSR, and legal divisions of a major nonferrous metal manufacturer. She actively offers suggestions on the review of the personnel system as an Outside Director and on the formulation of successor development plans as the Chairperson of the Nomination and Compensation Committee.</p> <p>We have nominated her as a candidate for Outside Director in the expectation that he will continue to supervise management of the Company for its sustainable growth and medium - to long-term enhancement of corporate value.</p>			

- Note:
1. Ms. Masako Tanaka is a candidate for Outside Director.
 2. There are no special interests between Ms. Masako Tanaka and the Company.
 3. Ms. Masako Tanaka is currently in office as an Outside Director of the Company and will have served for four years as Outside Director at the end of this General Meeting of Shareholders.
 4. Ms. Masako Tanaka previously served at Furukawa Electric Co., Ltd., which has no business relationship with the Company.
 5. Ms. Masako Tanaka is an Outside Director of UCHIDA YOKO CO., Ltd. and an Outside Director (Audit and Supervisory Committee Member) of Howa Machinery, Ltd. The Company has no business relationships with either company.
 6. The Company has entered into an agreement with Ms. Masako Tanaka pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act to limit her liability for damages to the Company as stipulated in Article 423, Paragraph 1 of the said Act to the limit specified by laws and regulations, and plans to continue such agreement if she is re-elected.
 7. The Company has registered Ms. Masako Tanaka as an independent officer with the Tokyo Stock Exchange pursuant to the regulations of the Tokyo Stock Exchange. If Ms. Masako Tanaka is re-elected, the Company plans to re-nominate her as an independent officer.

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Composition and Expertise of the Directors and Executive Officers at the end of this Ordinary General Meeting of Shareholders

[Directors]

Name	Position and assignments	Expertise, experience, etc.								
		Independence (Outside)	Finance & Accounting	Legal & Risk management	Personnel affairs & Human resource development	Sustainability	Technology & R&D	Production & quality	Sales & Marketing	Global experience
Motoaki Arima	President and Representative Director, Chief Executive Officer							•	•	•
Toshihide Kimizuka	Senior Managing Executive Officer; in charge of the Administration Division		•	•	•	•				•
Masaharu Tomita	Managing Executive Officer, in charge of Business Division						•	•	•	•
Takemitsu Kunio	Outside Director	•				•	•	•	•	
Masako Tanaka	Outside Director	•		•	•	•				
Tadashi Ohmura	Full-time Audit and Supervisory Committee Member	•	•	•		•				•
Tatsuya Ikeda	Full-time Audit and Supervisory Committee Member		•			•			•	•
Akihiro Ishihara	Audit and Supervisory Committee Member			•		•			•	•

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[Executive Officers]

Name	Position and assignments	Expertise, experience, etc.								
		Corporate planning	Finance & Accounting	Legal & Risk management	Personnel affairs & Human resource development	Sustainability	Technology & R&D	Production & quality	Sales & Marketing	Global experience
Eiji Jinno	Executive Officer General-Manager, Robotics Solution Business Center						•	•	•	•
Kazuhiro Nakamura	Executive Officer General-Manager, System Solution Business Center						•	•	•	
Akihiro Nonaka	Executive Officer General-Manager, Core Technology Development Center						•	•	•	
Mikiya Takahashi	Executive Officer General-Manager, Machinery & Tooling Business Center						•	•		
Koji Ishikawa	Executive Officer General-Manager, Corporate Administration Division		•		•					•
Toru Matsuki	Executive Officer General-Manager, Corporate Planning Division	•			•				•	•

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[Reference]

Directors and Officers Liability Insurance Contract

The Company has concluded a directors and officers liability insurance contract provided for in Article 430-3, Paragraph 1 of the Companies Act with an insurance company. The insurance covers damages and litigation expenses to be borne by the insured in the event of claims for damages submitted by shareholders, the Company, employees or other third parties arising from acts in the course of their duties as directors and officers of the Company during the term of the policy.

If each of the candidates is elected as Director and assumes office, he/she will be insured under the directors and officers liability insurance contract.

The term of the directors and officers liability insurance contract is one year. The Company plans to renew this insurance policy upon resolution by the Board of Directors before the expiration of the term.

Opinion of the Audit and Supervisory Committee

With respect to the nomination and compensation of Directors (excluding Directors who are Audit and Supervisory Committee Members), two of the three members of the Audit and Supervisory Committee were present as committee members and the remaining one as an observer at the “Nomination and Compensation Committee,” which is an advisory body to the Board of Directors set up voluntarily and constituted by five members (plus two observers). They confirmed policies for nomination of Directors, a method to calculate compensation for Directors, etc., while expressing their opinions on them.

Consequently, the Audit and Supervisory Committee has judged that the procedures for nomination of Directors (excluding Directors who are Audit and Supervisory Committee Members) are appropriate, and that the candidates are suitably qualified as Directors of the Company as a result of considering their expertise and abundant experiences.

For compensation for Directors, the Audit and Supervisory Committee has judged that the procedures for its findings on compensation for Directors (excluding Directors who are Audit and Supervisory Committee Members) at the “Nomination and Compensation Committee” reported to the Board of Directors are appropriate, and that the methods to consider and calculate specific amounts of compensation and their contents are also reasonable when checked with the “Policy concerning determination of compensation for Directors” on the condition that objectivity and transparency are guaranteed.

Policies and Procedures for the Nomination of Candidates for Directors

In selecting candidates for Directors (excluding Directors who are Audit and Supervisory Committee Members), the Board of Directors considers the overall balance of insight, knowledge, experience, ability, and so forth of each candidate that are required to execute duties and consults beforehand with the optional Nomination and Compensation Committee, more than half of the members of which are Outside Directors, on qualified individuals.

When the Board of Directors selects candidates for Directors who are Audit and Supervisory Committee Members, it consults with the Nomination and Compensation Committee based on the above, and further, proposes candidates to the Audit and Supervisory Committee and obtains its consent before making decisions.

Criteria for the Independence of Outside Directors

In addition to the independence standards set forth by financial instruments exchanges, the Company elects an Outside Director who meets the following criteria:

1. A person who does not execute material business (any Director, Audit and Supervisory Board Member, executive officer, or important employee) of a major shareholder (any shareholder who holds 10% or more of the voting rights of the total shareholders) of the Company;
2. A person who does not execute material business of a major business partner (any major business partner of the Company where the annual amount of payments or receipts pertaining to transactions between the Company and such business partner in the most recent fiscal year exceeds 2% of the amount of the consolidated net sales of the Company or such business partner);
3. A person who is not an attorney-at-law, certified public accountant, consultant (of any kind), or education specialist who receives a large amount of compensation or donation (for an individual, an amount of ¥10 million or more, and for a corporation/organization, an amount exceeding 1% of its consolidated net sales in the most recent fiscal year) from the Company.

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Status of Cross-Held Shares in the Company

The Company markets a wide range of products in each of the Electronic Systems segment and the Machinery & Tooling segment. It therefore believes that constructing long-term and stable relationships with its business partners is beneficial for smooth promotion of businesses and will eventually contribute to improvement of the Company's corporate value. This is the reason for the Company to hold cross-held shares.

1. Regarding its cross-held shares, the Company reports the capital cost, the actual return, the status of trade, etc. of each stock issue to the Board of Directors, and comprehensively considers whether to continue holding or reduce the shares of the issue, in each semiannual period.
2. If the consideration results in the determination that specific cross-held shares do not serve the purpose or are not appropriate, the Company intends to reduce the shares after discussing the reduction with a corresponding business partner.

(The number of cross-held share issues)

	79th fiscal year	80th fiscal year	81st fiscal year	82nd fiscal year	83rd fiscal year (ended Mar. 31, 2026)
Number of issues	21	20	18	17	17