Note: This translation is provided for reference purposes. If any discrepancy is identified between this translation and the Japanese original, the Japanese original shall prevail.

[Cover]

[Document Filed] Extraordinary report
[Filed with] Director, Kanto Local Finance Bureau
[Filing Date] July 2, 2019
[Company Name] Fuji Denki Kabushiki Kaisha
[Company Name in English] FUJI ELECTRIC CO., LTD.
[Title and Name of Representative] Michihiro Kitazawa, President and Chairman of the Board of Directors
[Address of Head Office] 1-1, Tanabeshinden, Kawasaki-ku, Kawasaki-shi, Kanagawa 210-9530, Japan
(The above address is the Company’s registered address. The Contact Address below is the Company’s actual business address.)

[Phone Number] Not applicable
[Contact Person] Not applicable
[Contact Address] Gate City Ohsaki, East Tower, 11-2, Osaki 1-chome, Shinagawa-ku, Tokyo 141-0032, Japan (head office)
[Phone Number] +81-3-5435-7111
[Contact Person] Masayoshi Kisaki, General Manager, Corporate Planning Office, Corporate Management Planning Headquarters

(2-1, Nihombashi Kabutocho, Chuo-ku, Tokyo)
Nagoya Stock Exchange, Inc.
(8-20, Sakae 3-chome, Naka-ku, Nagoya)
Fukuoka Stock Exchange
(2-14-2 Tenjin, Chuo-ku, Fukuoka City)
1. **Reason for Filing**

To report certain resolutions adopted at the General Meeting of Shareholders, which was held on June 25, 2019, in accordance with Paragraph 4 of Article 24-5 of the Financial Instruments and Exchange Act and Sub-paragraph 9-2 of Paragraph 2 of Article 19 of the Cabinet Office Ordinance on Disclosure of Corporate Information, etc.

2. **Matters Reported**

   (1) Date the General Meeting of Shareholders was held:

   June 25, 2019

   (2) Matters Resolved

   Proposal: Election of Eight Directors

   Michihiro Kitazawa, Kenzo Sugai, Michio Abe, Masatsugu Tomotaka, Junichi Arai, Toshihito Tamba, Naomi Tachikawa, Yoshitsugu Hayashi shall be elected as Directors.

   (3) Number of voting rights concerning the indication of “for”, “against” or “abstain” for each proposal, requirements for adopting each resolution, and results thereof:

<table>
<thead>
<tr>
<th>Matters Resolved</th>
<th>Valid (Number of votes)</th>
<th>For (Number of votes)</th>
<th>Against (Number of votes)</th>
<th>Abstain (Number of votes)</th>
<th>Approval Requirements</th>
<th>Results of resolution and approval ratio (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Election of Eight Directors</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Michihiro Kitazawa</td>
<td>1,148,783</td>
<td>1,091,850</td>
<td>46,813</td>
<td>3,466</td>
<td>*1</td>
<td>Adopted 95.04</td>
</tr>
<tr>
<td>Kenzo Sugai</td>
<td>1,148,783</td>
<td>1,114,097</td>
<td>27,980</td>
<td>52</td>
<td>*2</td>
<td>Adopted 96.98</td>
</tr>
<tr>
<td>Michio Abe</td>
<td>1,148,787</td>
<td>1,130,951</td>
<td>11,130</td>
<td>52</td>
<td></td>
<td>Adopted 98.45</td>
</tr>
<tr>
<td>Masatsugu Tomotaka</td>
<td>1,148,787</td>
<td>1,131,142</td>
<td>10,939</td>
<td>52</td>
<td></td>
<td>Adopted 98.46</td>
</tr>
<tr>
<td>Junichi Arai</td>
<td>1,148,787</td>
<td>1,130,780</td>
<td>11,301</td>
<td>52</td>
<td></td>
<td>Adopted 98.43</td>
</tr>
<tr>
<td>Toshihito Tamba</td>
<td>1,148,788</td>
<td>1,139,126</td>
<td>2,956</td>
<td>52</td>
<td></td>
<td>Adopted 99.16</td>
</tr>
<tr>
<td>Naomi Tachikawa</td>
<td>1,148,786</td>
<td>1,007,721</td>
<td>130,945</td>
<td>3,466</td>
<td></td>
<td>Adopted 87.72</td>
</tr>
<tr>
<td>Yoshitsugu Hayashi</td>
<td>1,148,788</td>
<td>1,048,285</td>
<td>93,797</td>
<td>52</td>
<td></td>
<td>Adopted 91.25</td>
</tr>
</tbody>
</table>

*1. The requirement for adoption is a majority of the affirmative voting rights of the shareholders present at the meeting where the shareholders holding one third or more of the voting rights of shareholders who are entitled to exercise their voting rights are present.
*2. The method for calculating the ratio of affirmative votes is as follows:

The approval ratio represents the ratio of affirmative votes for an agenda item from shareholders voting beforehand and shareholders in attendance (proxy of shareholders who have submitted a proxy statement, acting agents for representatives of corporate shareholders that have submitted acting agent appointment notification, and the Company’s corporate officers) among the total number of votes exercised by shareholders attending the General Meeting of Shareholders (portion from all shareholders who voted the day before the General Meeting of Shareholders and shareholders who voted the day of).

(4) Reasons why a portion of the number of voting rights held by shareholders in attendance at the General Meeting of Shareholders was not included in the number of voting rights. Resolutions of all the proposals have been legitimately reached in accordance with the Companies Act, as the requirements for approval have been met based on the number of the following confirmed votes of approval or disapproval among the number of voting rights exercised up to the day before this General Meeting of Shareholders via voting forms, the Internet, and other means, as we all as the number of voting rights exercised by those in attendance. Therefore, voting rights exercised other than in the manner listed below were not included in the calculation.

- Number of voting rights exercised by proxies acting on behalf of shareholders who have submitted proxy statements
- Number of voting rights exercised by proxies acting on behalf of corporate shareholders who have submitted acting agent appointment notification
- Number of voting rights exercised by shareholders who are also corporate officers of the Company