Securities Code: 6481 March 22, 2021

To Shareholders

12-10, Shibaura 2-chome, Minato-ku, Tokyo, Japan **THK CO., LTD.** Representative Director and President: Akihiro Teramachi

Notice of Resolutions at the 51st Ordinary General Meeting of Shareholders

The following matters were reported and resolved at the 51st Ordinary General Meeting of Shareholders of THK CO., LTD. (the "Company") held on March 20, 2021.

Items Reported:

- 1. Business report, consolidated financial statements, and the results of the audits of the consolidated financial statements by the accounting auditor and the Audit and Supervisory Committee for the 51st Term (January 1, 2020 to December 31, 2020)
- 2. Report of financial statements for the 51st Term (January 1, 2020 to December 31, 2020)

The contents of the documents described in 1. and 2. above were reported.

Items Resolved:

Proposal 1: Surplus Appropriation

This item was approved as originally proposed. The term-end dividend is \$7.5 per share (for an annual dividend of \$15 per share, including the interim dividend).

Proposal 2: Appointment of Eight (8) Directors (Excluding Directors who are Audit and Supervisory Committee Members)

This item, which was approved as originally proposed, called for the reelection of eight (8) Directors. Akihiro Teramachi, Toshihiro Teramachi, Hiroshi Imano, Nobuyuki Maki, Takashi Teramachi, Junji Shimomaki, Junichi Sakai and Masaaki Kainosho were reelected and resumed their respective offices.

Masaaki Kainosho is an Outside Director.

By resolution at the Board of Directors meeting held subsequent to this Ordinary General Meeting of Shareholders, the members of management of the Company are as follows.

Directors (excluding Directors who are Audit and Supervisory Committee Members)

Representative Director and President Akihiro Teramachi Director and Executive Vice President Toshihiro Teramachi Director and Executive Vice President Hiroshi Imano Director and Senior Managing Executive Officer Takashi Teramachi Director and Senior Managing Executive Officer Nobuyuki Maki Director and Managing Executive Officer Junji Shimomaki Junichi Sakai Director Outside Director Masaaki Kainosho

Directors who are Audit and Supervisory Committee Members

Outside Director, Audit and Supervisory Committee Member
Outside Director, Audit and Supervisory Committee Member
Outside Director, Audit and Supervisory Committee Member
Voshiki Ueda

Dividend Payments

The term-end dividend was set at ¥7.5 per share by resolution at the 51st Ordinary General Meeting of Shareholders.

- Shareholders who have requested that the payments be made by transfer to a bank or
 postal savings account are asked to confirm the enclosed notice for the Calculation
 Statement of Term-end Dividends and Confirmation of Account for Payment of
 Dividends.
 - If you designate the method for proportionate allocation of dividends based on the number of shares, please contact the securities company, etc., where you have an account, to arrange the transfer of dividend payments into the account.
- 2. Shareholders who have not requested that the payments be made by transfer to a bank or postal savings account are asked to bring the enclosed Receipt of Term-end Dividends to the nearest branch of JAPAN POST BANK Co., Ltd. or the nearest post office and receive the term-end dividends during the distribution period. The Calculation Statement of Term-end Dividends is also enclosed. You may use the Calculation Statement of Term-end Dividends to confirm the dividend amount after receiving the dividend.

The above represents a translation, for reference and convenience only, of the original notice issued in Japanese. We did our utmost to ensure accuracy in our translation and believe it to be of the highest standard. However, due to differences in accounting, legal and other systems, as well as in language, this English version might contain inaccuracies, and therefore might be inconsistent with the original intent of the Japanese. In the event of any discrepancies between the Japanese and English versions, the former shall prevail as the official version.