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Document to be filed: Extraordinary Report

Filing to: Director-General of the Kanto Local Finance Bureau

Date of filing: June 21, 2017

Company name (Japanese): 株式会社マーベラス

Company name (English): Marvelous Inc.

Name and title of representative: Haruki Nakayama, Chairman, President and CEO

Location of head office: 4-12-8 Higashi-Shinagawa, Shinagawa-ku, Tokyo, Japan

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Name of contact person: Seiichiro Kato, Director

Place where the document to be filed is Tokyo Stock Exchange, Inc.

available for public inspection: (2-1 Nihombashi Kabutocho, Chuo-ku Tokyo)

1. Reason for filing

This report is filed pursuant to the provisions of Article 24-5, Paragraph 4 of the Financial Instruments and Exchange Act and Article 19, Paragraph 2, Item (9-2) of the Cabinet Office Ordinance on Disclosure of Corporate Affairs, etc., following the determination of matters resolved at the 20th Annual General Meeting of Shareholders of the reporting entity held on June 20, 2017.

2. Content of report

 Date of the subject Annual General Meeting of Shareholders June 20, 2017

(2) Content of the matters resolved

Proposal No. 1: Election of Eight Directors

Messrs. Haruki Nakayama, Shuichi Motoda, Takashi Sensui, Toshinori Aoki, Yoshiaki Matsumoto, Seiichiro Kato, Shunichi Nakamura, and Makoto Arima were elected as directors.

Proposal No. 2: Election of one supplementary statutory corporate auditor
Appointed supplementary statutory corporate auditor is Masamichi Matoba.

(3) With respect to the matters to be resolved, the number of voting rights voted in favor, against, and waived, the requirements for the passage of the matters to be resolved, and the resolution results are as follows.

Matters to be resolved	Votes in favor (voting rights)	Votes against (voting rights)	Votes waived (voting rights)	Requirements for passage	Resolution result and ratio of votes in favor (percentage)
Proposal No. 1				Note 1	Note 2
Haruki Nakayama	341,972	5,902	63		Approved (96.38)
Shuichi Motoda	346,652	1,223	63		Approved (97.70)
Takashi Sensui	345,182	2,693	63		Approved (97.29)
Toshinori Aoki	346,668	1,207	63		Approved (97.71)
Yoshiaki Matsumoto	346,677	1,198	63		Approved (97.71)
Seiichiro Kato	346,681	1,194	63		Approved (97.71)
Shunichi Nakamura	311,360	36,514	63		Approved (87.76)
Makoto Arima	338,417	9,458	63		Approved (95.38)
Proposal No. 2				Note 1	Note 2
Masamichi Matoba	324,679	24,050	63		Approved (91.29)

Notes 1. Shareholders holding at least one-third of voting rights of shareholders eligible to vote must be in attendance and cast an affirmative vote representing a majority of the voting rights of the said shareholders.

2. The method of calculation of the percentages of affirmative votes is as follows. Relative to the number of voting rights of shareholders in attendance at the Annual General Meeting of Shareholders (comprised of the aggregate of the shareholders who voted in advance by the day before the Annual General Meeting of Shareholders, and shareholders in attendance at the Annual General Meeting of Shareholders), the percentage of the number of voting rights found to have been voted in favor.

(4) Reason for not counting part of voting rights of shareholders in attendance at the Annual General Meeting of Shareholders toward the number of voting rights

From the aggregate voting rights found to have been voted for or against by shareholders who voted in advance by the day before the Annual General Meeting of Shareholders, and by a portion of shareholders in attendance at the Annual General Meeting of Shareholders, it was established that the requirements for the passage of the individual resolutions were satisfied and resolutions passed lawfully in accordance with the Companies Act. Not counted toward the number of voting rights were voting rights of shareholders in attendance at the Annual General Meeting of Shareholders whose votes could not be identified as voted for or against a proposal or as a waiver of vote.

End of text