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February 27, 2026

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Representative Director  
(Securities code: 3993, TSE Prime Market)  
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## **Notice Concerning Acquisition of Shares of Biz Freak Inc. (to Make It a Subsidiary)**

PKSHA Technology Inc. (Katsuya Uenoyama, Representative Director; hereinafter, “the Company”) hereby announces that it has resolved, at a meeting of the Board of Directors held on February 27, 2026, to acquire shares of Biz Freak Inc. (Yuhi Taira, Representative Director; hereinafter, “Biz Freak”) and make it a subsidiary of the Company. The details are described below.

### **1. Reason for acquisition of shares**

Under the mission of “Shaping Future Software,” our Group is committed to solving various societal issues and providing added value through the social implementation of AI utilizing our proprietary technology. Against a backdrop of technological advancements and worker shortages, the Group’s role is growing in even faster social implementation of AI technology.

Biz Freak, which the Company has decided to turn into its subsidiary, is a company that provides new business development and agile development solutions for enterprise companies in Japan under the concept of “Achieving AI Transformation (AX) by Zero-to-One Development.” Leveraging its patented development methods and own AI PM tool, “Bakusoku Board,” the company has the strengths in the “Bakusoku” development model that achieves software construction at an overwhelming pace. In addition, with the base of engineers in Sendai, the company has the foundation for hiring and developing talented personnel specific to the local base.

Through this event, our Group aims to create the synergies below.

1. Expanding the areas of value provision to customers:

By fusing sophisticated algorithms, which are the Company’s strength, with Biz Freak’s agile form of customer project advancement capabilities, we will build a system for responding to wider needs, from providing close-following support for major companies’ new project launch to supporting local companies’ AX.

2. Strengthening the base of engineers:

By making full use of strong recruitment networks with educational and other organizations at the Sendai base, we will expand the ability to supply engineers as the entire group and thereby strengthen the development system that supports sustainable business growth.

## **2. Overview of the subsidiary (Biz Freak) subject to change**

(1) Name	Biz Freak Inc.		
(2) Location	2nd Floor, Higashinohon-Fudousan Sendai Ichibancho Building, 3-3-20 Ichibancho, Aoba-ku, Sendai-shi, Miyagi		
(3) Name and job title of representative	Yuhi Taira, Representative Director		
(4) Description of business	System development business		
(5) Share capital	11,550,000 yen		
(6) Date of establishment	February 2021		
(7) Major shareholders and ownership ratios	Not disclosed due to confidentiality obligations.		
(8) Relationship between the Company and said company	Capital relationship	N/A	
	Personnel relationship	N/A	
	Business relationship	N/A	
(9) Operating results and financial positions for the last three years (millions of yen, unless otherwise noted)			
As of / Fiscal year ended	December 31, 2023	December 31, 2024	December 31, 2025
Net assets	64	82	104
Total assets	103	120	186
Net sales	183	293	354
Operating profit	35	15	30
Ordinary profit	35	16	30
Profit	26	12	21

(Note) Financial figures are unaudited.

## **3. Overview of the counterparties to the acquisition of shares**

(1) Name	Multiple individual and corporate shareholders
(2) Address	Not disclosed due to confidentiality obligations.
(3) Relationship between the Company and said persons	There is no capital, personal, or business relationship between the shareholders and the Company that should be disclosed.

## **4. Number of shares to be acquired, acquisition costs, and shareholding before and after acquisition**

(1) Number of shares held before the change	- shares (Number of voting rights: - units) (Ratio of voting rights held: -%)
(2) Number of shares to be acquired	63,353 shares
(3) Acquisition costs	Acquisition costs are not disclosed due to confidentiality obligations. However, the Company determined the acquisition costs at an appropriate level through negotiations with counterparties.
(4) Number of shares held after the change	63,353 shares (Number of voting rights: 63,353 units) (Ratio of voting rights held: 53.7%)

**5. Timetable**

(1)	Date of resolution at the meeting of the Board of Directors	February 27, 2026
(2)	Date of conclusion of the agreement	February 27, 2026 (planned)
(3)	Date of commencement of share transfer	March 6, 2026 (planned)

**6. Future outlook**

The impact on business results is currently under review and will be disclosed promptly once determined.