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Securities code: 7990 June 5, 2025 (Date of commencement of electronic provision measures: May 30, 2025)

#### To Shareholders with Voting Rights:

Kazunari Suzuki Representative Director, President GLOBERIDE, Inc. 3-14-16 Maesawa, Higashi Kurume-shi, Tokyo, Japan

### **NOTICE OF**

### THE 70th ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

We would like to express our appreciation for your continued support and patronage.

We hereby inform you that the 70th Annual General Meeting of Shareholders of GLOBERIDE, Inc. (the "Company") will be held as described below.

In convening this General Meeting of Shareholders, the Company has taken measures for providing information in electronic format (the "electronic provision measures") and has posted matters subject to the electronic provision measures under the titles of "Notice of the 70th Annual General Meeting of Shareholders" and "Other Matters Subject to Electronic Provision Measures (Matters Excluded from Paper-based Documents Delivered to Shareholders) for the 70th Annual General Meeting of Shareholders" on the following Company's website:

The Company's website (in Japanese only): https://www.globeride.co.jp/ir/general meeting/

In addition to the website shown above, the Company also has posted matters subject to the electronic provision measures on the website of the Tokyo Stock Exchange (TSE). To view the information, please access the TSE website (Listed Company Search), enter the issue name (GLOBERIDE) or securities code (7990), and click on "Search," and then click on "Basic information" and select "Documents for public inspection/PR information" in this order. Then you will find "Notice of General Shareholders Meeting/Informational Materials for a General Shareholders Meeting" in the "Filed information available for public inspection" section.

The 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 and exercise your voting rights after reading the guidance on pages 3 and 4 (Japanese only). Your vote must be received by 5:30 p.m. on Thursday, June 26, 2025, Japan time.

1. Date and Time:	Friday, June 27, 2025 at 10:00 a.m. Japan time (The reception desk opens at 9:30 a.m.)			
2. Place:	Main Conference Room, GLOBERIDE, Inc. HQ 3-14-16 Maesawa, Higashi Kurume-shi, Tokyo, Japan			
3. Meeting Agenda:				
Matters to be reported	<ul> <li>d:1. Business Report and Consolidated Financial Statements for the Company's 70th Fiscal Year (April 1, 2024 - March 31, 2025) and results of audits by the Accounting Auditor and the Audit &amp; Supervisory Committee of the Consolidated Financial Statements</li> <li>2. Non-consolidated Financial Statements for the Company's 70th Fiscal Year (April 1, 2024 - March 31, 2025)</li> </ul>			
Proposals to be resolve	ed:			
Proposal 1:	Election of Eight (8) Directors (Excluding Directors Who Are Audit & Supervisory Committee Members)			
Proposal 2:	Election of One (1) Director Who Is Substitute Audit & Supervisory Committee Member			

- <sup>O</sup> When attending the meeting, please submit the Voting Rights Exercise Form at the reception desk.
- Solution For this Annual General Meeting of Shareholders, the Company has sent paper-based documents of the matters subject to the electronic provision measures to all shareholders regardless of whether or not they made a request for delivery of documents.
- In accordance with laws and regulations and the Articles of Incorporation of the Company, of the matters subject to the electronic provision measures, the following matters are not included in such paper-based documents. The Audit & Supervisory Committee and the Accounting Auditor have audited the documents subject to audit, including the following matters.
  - (1) Business Report
    - Following matters described in "Current Status of the Corporate Group": "Status of Principal Business," "Office and Plants," "Employees," "Principal Lenders," and "Other Important Matters Regarding the Current Status of the Corporate Group"
    - "Matters Regarding the Company's Shares
    - "Matters Regarding the Company's Share Acquisition Rights"
    - "Status of the Accounting Auditor"
    - "System and Policy of the Company"
  - (2) Consolidated Financial Statements
  - (3) Non-consolidated Financial Statements
  - (4) Audit Report by the Accounting Auditor
  - (5) Audit Report by the Audit & Supervisory Committee
- If any amendments are made to matters subject to the electronic provision measures, such amendments will be posted on the respective websites where the matters are posted.

# **Reference Documents for the General Meeting of Shareholders**

## **Proposals and References**

**Proposal 1:** Election of Eight (8) Directors (Excluding Directors Who Are Audit & Supervisory Committee Members)

The terms of office of all seven (7) Directors (excluding Directors who are Audit & Supervisory Committee Members) will expire at the conclusion of this General Meeting of Shareholders. Accordingly, to further strengthen the Company's management structure, the Company proposes to increase the number of Directors by one and elect eight (8) Directors (excluding Directors who are Audit & Supervisory Committee Members).

The Company has decided to propose the election of these Directors through deliberations at the Nomination and Remuneration Committee, which were undertaken under delegation from the Board of Directors. The Audit & Supervisory Committee has examined and evaluated each of the candidates and determined that they are all qualified to serve as Director.

No.		Name		Current positions and responsibilities at the Company	Attendance at meetings of the Board of Directors
1	Kazunari Suzuki [Reappointment] [Male]		[Male]	Representative Director, President	100% (12/12)
2	2 Yushi Otake [Reappointment] [Male]		Director, Managing Executive Officer, and in charge of sustainability and corporate communication	100% (12/12)	
3	Hiroyasu Suzue	e [Reappointment] [Male] Officer, Division Mana Fishing Production Div		Director, Managing Executive Officer, Division Manager of Fishing Production Div., and in charge of quality, legal and intellectual property	100% (12/12)
4	Hisaki Taniguchi [Reappointment] [Male]		Director, Managing Executive Officer, Division Manager of Business Management Div., and General Manager of Global Risk Management Office	100% (12/12)	
5	Shinobu Kobayashi [Reappointment] [Male]		Director, Managing Executive Officer, Division Manager of Fishing Sales Div.	100% (12/12)	
6	Koshiro Onoue	[New appointment]	[Male]	Senior Executive Officer, Division Manager of Sporting Goods Div., and General Manager of Sporting Goods Sales Dept.	-
7	Tomotaka Takahashi	[Reappointment]	[Outside] [Independent] [Male]	Outside Director	100% (12/12)

The candidates for Directors (excluding Directors who are Audit & Supervisory Committee Members) are as follows.

No.	o. Name			Current positions and responsibilities at the Company	Attendance at meetings of the Board of Directors
8	Shoko Takase	[Reappointment]	[Outside] [Independent] [Female]	Outside Director	100% (12/12)

No.	Name (Date of birth)	Car	reer summary, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held		
1	Kazunari Suzuki (December 3, 1961) [Reappointment] [Male]	April 1984 April 2006 June 2013 June 2015 October 2017 June 2022	<ul> <li>Joined the Company</li> <li>General Manager of Management Planning Office</li> <li>Executive Officer and General Manager of</li> <li>Domestic Sales Dept., Fishing Sales Div.</li> <li>Director, Division Manager of Sporting Goods</li> <li>Div., and General Manager of Golf Sales Dept.</li> <li>President</li> <li>Representative Director, President (to present)</li> </ul>	36,185		
	[Reason for nomination as candidate for Director] Mr. Kazunari Suzuki has held key positions in sales and management planning divisions. Since office of Representative Director, he has been leading the Company Group by leveraging abund and a high level of insight in all aspects of management. Accordingly, the Company expects tha continue to make important decisions on management, supervise the execution of business oper- oversee the Company Group as a whole. Therefore, the Company renominates him as a candida					
2	Yushi Otake (November 18, 1961) [Reappointment] [Male]	April 1984 April 2011 June 2013 June 2015 June 2018 June 2022 April 2023	<ul> <li>Joined the Company</li> <li>General Manager of Marketing Dept., Fishing Sales Div.</li> <li>Executive Officer and General Manager of Marketing Dept., Fishing Sales Div.</li> <li>Director, General Manager of Marketing Dept., Fishing Sales Div., and in charge of corporate communication</li> <li>Managing Director, Deputy Division Manager of Fishing Sales Div., General Manager of Marketing Dept. 1, and in charge of corporate communication</li> <li>Director, Managing Executive Officer, General Manager of Sustainability Promotion Office, and in charge of public relations</li> <li>Director, Managing Executive Officer, and in charge of sustainability and corporate communication (to present)</li> </ul>	15,274		
	[Reason for nomination as candidate for Director] After having taken charge of global marketing in the fishing business, Mr. Yushi Otake has pushed ahead with strengthening corporate communication and sustainability management, thereby having contributed to enhancing corporate value. Accordingly, the Company expects that he will continue to make management decisions and execute the supervision of the management. Therefore, the Company renominates him as a candidate for Director.					

No.	Name (Date of birth)	Ca	Number of shares of the Company held		
3	Hiroyasu Suzue (March 2, 1960) [Reappointment] [Male]	<ul><li>Chairman and</li><li>Director, LOC</li></ul>		12,247	
	Director, Asia Daiwa (H.K.) Co., Limited  [Reason for nomination as candidate for Director]  After having been in charge of technology and development divisions, as well as overseas production bases, Mr.  Hiroyasu Suzue has extensively led domestic and overseas production bases as Division Manager of Fishing Production Div. and committed to improving enterprise strength of the Company as a manufacturer.  Accordingly, the Company expects that he will continue to make management decisions and execute the supervision of the management by leveraging his performance, ability and abundant experience. Therefore, the Company renominates him as a candidate for Director.				

No.	Name (Date of birth)	Ca	Number of shares of the Company held			
4	Hisaki Taniguchi (August 6, 1961) [Reappointment] [Male]		Joined the Company Representative Director and Vice President, DAIWA CORPORATION General Manager of Accounting & Finance Dept., the Company Executive Officer, and General Manager of Accounting & Finance Dept. Director, General Manager of Accounting & Finance Dept., and General Manager of Management Planning Office Director, Managing Executive Officer, General Manager of Accounting & Finance Dept., General Manager of Management Planning Office, and in charge of information system Director, Managing Executive Officer, Division Manager of Business Management Div., and General Manager of Global Risk Management Office (to present) ncurrent position] ndsor Trading Co., Ltd.	12,647		
	[Reason for nomination as candidate for Director] Mr. Hisaki Taniguchi has deep expertise and broad perspective gained from his engagement in accounting,					
	finance, and management planning divisions as well as overseas subsidiaries of the Company, and has committed to enhancing corporate value. Accordingly, the Company expects that he will continue to make management decisions and execute the supervision of the management by leveraging his performance, ability and abundant experience. Therefore, the Company renominates him as a candidate for Director.					

No.	Name (Date of birth)		eer summary, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held		
		April 1989	Joined the Company	1 2		
		October 2015	General Manager of Domestic Sales Dept., Fishing Sales Div.			
		June 2018	Executive Officer, Division Manager of Sporting Goods Div., and General Manager of Golf Sales Dept.			
		June 2021	Director, Division Manager of Sporting Goods Div., and General Manager of Sporting Goods Sales Dept.			
	Shinobu Kobayashi	June 2022	Director, Managing Executive Officer, Division Manager of Fishing Sales Div., and General Manager of Sales Dept. 2			
	(November 2, 1966)	October 2023	Director, Managing Executive Officer, Division Manager of Fishing Sales Div. (to present)	18,047		
	[Reappointment]	[Significant conc	urrent positions]			
	[Male]	• Director, Sport	ts Life Planets Inc.			
5		• Director, World				
-		• Director, LOG				
		• Director, Daiw				
		• Director, Daiw				
		<ul><li>Director, Daiw</li><li>Director, Daiw</li></ul>	a Germany GmbH			
			a Korea Co., Etd. a FT Enterprise Co., Ltd.			
			a Sports (Guangzhou) Co., Ltd.			
			apore Daiwa PTE. Ltd.			
			a Sports (M) SDN. BHD.			
			<ul> <li>Director, Daiwa Sports (M) SDN: DHD.</li> <li>Director, Daiwa(H.K.)Co., Ltd.</li> </ul>			
	[Reason for nomination	as candidate for I				
	-	shi has served as sales general manager in the three business areas of fishing, golf, and				
	racquet sports with his broad knowledge and abundant experience gained from his engagement in sales					
		•	ects that he will make management decisions and exec			
			ging his experience and knowledge. Therefore, the Cor			
	renominates him as a ca	• • •				

No.	Name (Date of birth)	Career summary, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held		
6	Koshiro Onoue (October 11,1965) [New appointment] [Male]	<ul> <li>April 1989 Joined the Company</li> <li>April 2017 General Manager of Administration &amp; Personnel Dept.</li> <li>June 2018 Executive Officer, General Manager of Sales Dept. 3, Fishing Sales Div.</li> <li>June 2023 Senior Executive Officer, Division Manager of Sporting Goods Div., and General Manager of Sporting Goods Sales Dept. (to present)</li> <li>[Significant concurrent positions]</li> <li>Director, Sports Life Planets Inc.</li> <li>Director, FOURTEEN CO., LTD.</li> <li>Director, Windsor Trading Co., Ltd.</li> </ul>	2,895		
	[Reason for nomination as candidate for Director] After serving as General Manager of the Administration & Personnel Dept., Mr. Koshiro Onoue sales general manager in the three business areas of fishing, golf, and racquet sports. He has dev expertise, a broad perspective, and a well-balanced judgement through his experience across mu divisions. Accordingly, the Company expects that he will make management decisions and exec supervision of the management. Therefore, the Company nominates him as a candidate for Direct				
7	Tomotaka Takahashi (March 27, 1975) [Reappointment] [Outside] [Independent] [Male]	April 2003       Founded the private office of ROBO GARAGE         January 2010       Research Associate Professor, Research Center         for Advanced Science and Technology, The       University of Tokyo         February 2014       Expert Advisor, Council on Economic and Fiscal         Policy, the Cabinet Office       Director, the Company (to present)         [Significant concurrent positions]       CEO, ROBO GARAGE Co., Ltd.         • Director, Marine X Inc.       Visiting Professor, Faculty of Information Science and Arts, Osaka Electro-Communication University         • Special Advisor on Regional Growth, Ministry of Economy, Trade and Industry       Visiting Senior Research Fellow, Research Center for Advanced Science and Technology, The University of Tokyo	0		
	[Reason for nomination as candidate for Outside Director and outline of expected roles] Mr. Tomotaka Takahashi has expertise and experience in engineering and design as a world-renowned robot creator. Accordingly, the Company expects that he will be engaged in the management of the Company from a new perspective including giving advice on "manufacturing" in relation with "fishing gear" and "robot," and insight in domestic and overseas marketing, the Company renominates him as a candidate for Outside Director.				

No.	Name (Date of birth)	Car	Number of shares of the Company held			
8	Shoko Takase (January 4, 1965) [Reappointment] [Outside] [Independent] [Female]		Joined IBM Japan, Ltd. Seconded to IBM Corporation (IBM Corporation USA Headquarter) Manager of Strategy and Marketing, Global Technology Services, IBM Japan, Ltd. Brand Executive of Tivoli, Software Group Mobile County Leader, Growth Initiatives Brand Executive of Resiliency Services, Global Technology Services Director, Head of IBM Cloud Solutioning Center Managing Director for Enterprise Sector, Cisco Systems G.K. Director, the Company (to present) current position] tor, TechnoPro Holdings, Inc. tor, TOYOBO Co., Ltd.	400		
	[Reason for nomination as candidate for Outside Director and outline of expected roles]					
	Ms. Shoko Takase has more than 30 years of global business experience in the IT industry and has nurtured sophisticated and professional knowledge and experience in hardware, software, and service products					
		•	spects that she will be engaged in the management of t			

strategies. Therefore, the Company renominates her as a candidate for Outside Director.

from a new perspective to give advice on the reconstruction of IT systems and digital transformation (DX)

Notes: 1. There are no special interests between the candidates and the Company.

- 2. Among the candidates, Mr. Tomotaka Takahashi and Ms. Shoko Takase are the candidates for Outside Director. The Company has designated Mr. Takahashi and Ms. Takase as independent officers prescribed under Rule 436-2 of the Securities Listing Regulations of Tokyo Stock Exchange, Inc., and has registered both of them as such with the Exchange.
- 3. Mr. Tomotaka Takahashi has assumed office as Outside Director of the Company and will have served as Outside Director for ten (10) years at the conclusion of this General Meeting of Shareholders. The Company has entered into a liability limitation agreement with him to limit his liability to the minimum liability amount under Article 425, Paragraph 1 of the Companies Act. If his reappointment is approved, the Company plans to continue said liability limitation agreement with him.
- 4. Ms. Shoko Takase has assumed office as Outside Director of the Company and will have served as Outside Director for two (2) years at the conclusion of this General Meeting of Shareholders. The Company has entered into a liability limitation agreement with her to limit her liability to the minimum liability amount under Article 425, Paragraph 1 of the Companies Act. If her reappointment is approved, the Company plans to continue said liability limitation agreement with her.
- 5. The Company has concluded a directors' and officers' liability insurance policy with an insurance company. The insurance policy covers damages that may arise when the insured assumes liability for the execution of his or her duties or receives a claim related to the pursuit of such liability. The Company plans to renew the insurance policy during his or her term to cover the candidates as "insured" if the election of each candidate for Director is approved.

	Expertise and experience of candidates											
		Corporate Manage-	Industry knowledge		Sales and	R&D Technol-	ESG	Global	Human resource	IT	Risk manage-	Finance and
		ment	Fishing	Sports	Marketing		250	Global	manage- ment	Digital	ment	account- ing
1	Kazunari Suzuki	0	0	0	0							
2	Yushi Otake		0		0		0					
3	Hiroyasu Suzue	0	0			0	0	0		0	0	
4	Hisaki Taniguchi	0						0	0	0	0	0
5	Shinobu Kobayashi		0	0	0							
6	Koshiro Onoue		0	0	0				0		0	
7	Tomotaka Takahashi	0				0		0		0		
8	Shoko Takase				0			0		0	0	
9	Takayuki Kurosawa						0		0		0	0
10	Takao Muramatsu										0	0
11	Gan Matsui								0		0	

(Reference) Skills Matrix of (Prospective) Directors upon the Conclusion of This General	Meeting of
Shareholders	_

**Proposal 2:** Election of One (1) Director Who Is Substitute Audit & Supervisory Committee Member

The Company proposes the election of one (1) Director who is Substitute Audit & Supervisory Committee Member in case the number of Directors who are Audit & Supervisory Committee Members falls short of that required by laws and regulations.

The validity of this election can be nullified by a resolution of the Board of Directors if the consent of the Audit & Supervisory Committee has been obtained, provided that the candidate has not yet assumed office.

This proposal has obtained the consent of the Audit & Supervisory Committee.

The candidate for Director who is Substitute Audit & Supervisory Committee Member is as follows.

Name (Date of birth)	Career summary, positions, responsibilities, and significant concurrent positions			
Miya Miyama (June 13, 1972) [Outside] [Independent] [Female]	 Public Prosecutor, Tokyo District Public Prosecutors Office Head of Compliance Department, The Innovation Network Corporation of Japan Registered as attorney-at-law (affiliated with Dai-Ichi Tokyo Bar Association) CITY-YUWA PARTNERS (to present) Vice Chair, Gender Equality Committee of Kanto Federation of Bar Associations Auditor, Japan International Cooperation System (to present) current position] ttor, Totetsu Kogyo Co., Ltd.	0		

Notes: 1. There are no special interests between the candidate and the Company.

- 2. Ms. Miya Miyama is a candidate for a substitute Outside Director. The Company plans to designate the candidate as independent officer prescribed under Rule 436-2 of the Securities Listing Regulations of Tokyo Stock Exchange, Inc. and register as such with the Exchange if the candidate assumes office as Outside Director.
- 3. Reason for nomination of Ms. Miyama as a candidate for substitute Outside Director and expected roles: Ms. Miyama has extensive knowledge and experience in legal affairs as an attorney-at-law, and is expected to provide appropriate advice to the Company's decision-making regarding the execution of business operations from an objective standpoint in a broad range of fields, including corporate governance, crisis management, compliance, as well as diversity management, promotion of women's participation and advancement in the workplace. She has no experience in corporate management other than serving as an Outside Director. However, for the reasons stated above, the Company believes that she is well qualified to appropriately fulfill her duties as an Outside Director.
- 4. The Company will enter into a liability limitation agreement with Ms. Miyama to limit her liability to the minimum liability amount under Article 425, Paragraph 1 of the Companies Act if the candidate assumes office of Outside Director.
- 5. The Company has concluded a directors' and officers' liability insurance policy with an insurance company. The insurance policy covers damages that may arise when the insured assumes liability for the execution of his or her duties or receives a claim related to the pursuit of such liability. The Company plans to include the candidate as "insured" if the candidate assumes office.