This document has been translated from the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail.

[Cover page]

Document filed: Extraordinary Report

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

Filing date: June 27, 2025

Company name in Japanese: 沖電気工業株式会社 (Okidenkikogyo Kabushiki Kaisha)

Company name in English: Oki Electric Industry Co., Ltd.

Title and name of representative: Takahiro Mori, President, Representative Director

Location of the registered head office: 1-7-12 Toranomon, Minato-ku, Tokyo

Telephone number: +81-3-3501-3111 (Main telephone number)

Name of contact person: Atsushi Yamauchi, General Manager, Board of Directors Office

Nearest place of contact: 1-7-12 Toranomon, Minato-ku, Tokyo

Telephone number: +81-3-3501-3111 (Main telephone number)

Name of contact person: Atsushi Yamauchi, General Manager, Board of Directors Office

Place for public inspection: Tokyo Stock Exchange, Inc.

(2-1 Nihombashi Kabutocho, Chuo-ku, Tokyo)

1. Reason for filing

As the following matters were resolved at the 101st Ordinary General Meeting of Shareholders of Oki Electric Industry Co., Ltd. (the "Company") held on June 25, 2025, the Company hereby files this Extraordinary Report pursuant to the provisions of Article 24-5, paragraph (4) of the Financial Instruments and Exchange Act and Article 19, paragraph (2), item (ix)-2 of the Cabinet Office Order on Disclosure of Corporate Affairs.

2. Content of report

(1) Date of the General Meeting of Shareholders June 25, 2025

(2) Detail of the matters resolved

Agenda Item 1 Appropriation of Surplus

The proposal was approved and adopted as proposed. It was decided to pay a year-

end dividends as follows.

Common stock of the Company ¥45 per share Total dividends ¥3,901,957,875

Agenda Item 2 Election of Eight (8) Directors

Messrs. Takahiro Mori, Teiji Teramoto, Yuichiro Katagiri, Yoichi Kato, Tamotsu Saito, Makoto Kigawa, Mses. Izumi Kawashima and Ryoko Toyama were elected as

Director.

Agenda Item 3 Election of Two (2) Audit & Supervisory Board Members

Messrs. Hajime Inoue and Yoshihiro Tsuda were elected as Audit & Supervisory

Board Member.

(3) Number of voting rights exercised as intention of affirmative, negative or abstention on the matters resolved; requirement for approval thereof; and resolution results thereof

Matters Resolved	Number of affirmative votes	Number of negative votes	Number of abstentions	Requirement for Approval	Resolution Result and Ratio of affirmative votes
Agenda Item 1	609,114	1,338	1,617	(Note 1)	Approved (98.83%)
Agenda Item 2					
Takahiro Mori	434,101	176,364	1,617	(Note 2)	Approved (70.43%)
Teiji Teramoto	573,168	37,301	1,617	(Note 2)	Approved (93.00%)
Yuichiro Katagiri	603,318	7,151	1,617	(Note 2)	Approved (97.89%)
Yoichi Kato	603,215	7,254	1,617	(Note 2)	Approved (97.87%)
Tamotsu Saito	605,234	5,235	1,617	(Note 2)	Approved (98.20%)
Izumi Kawashima	605,199	5,270	1,617	(Note 2)	Approved (98.19%)
Makoto Kigawa	602,199	8,270	1,617	(Note 2)	Approved (97.71%)
Ryoko Toyama	607,094	3,375	1,617	(Note 2)	Approved (98.50%)
Agenda Item 3					
Hajime Inoue	570,543	39,871	1,617	(Note 2)	Approved (92.58%)
Yoshihiro Tsuda	607,359	3,056	1,617	(Note 2)	Approved (98.55%)

(Notes) 1. The requirement for approval is a majority of affirmative votes of shareholders present at the General Meeting of Shareholders (the "Meeting").

- 2. The requirement for approval is a majority of the affirmative votes of 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.
- 3. A motion to amend was submitted for Agenda Item 1; however, the original proposal is a legally valid resolution under the Companies Act, leaving no room for the motion to amend to be adopted. Therefore, the number of votes related to the motion to amend has not been counted.
- (4) Reason why a portion of the voting rights of shareholders present at the meeting was not included in the number of exercised voting rights

The sum of the number of voting rights exercised by the date immediately before the date of the Meeting and the number of voting rights of a part of the shareholders present at the Meeting in person whose intention of affirmative or negative for each proposal was confirmed satisfied the requirement for approval of each proposal, and the resolutions have been approved pursuant to the Companies Act. Therefore, the number of voting rights of the shareholders present at the Meeting in person whose intention of affirmative, negative or abstention was not confirmed has not been included in the calculation.