[TRANSLATION]

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[Filing Document] Extraordinary Report

[Filed With] Director-General of the Kanto Local Finance Bureau

[Filing Date] June 27, 2025

[Corporate Name] Central Japan Railway Company

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Conventional Lines Operations Division, Central

Japan Railway Company (Note)

(3-4, Meieki 1-chome, Nakamura-ku, Nagoya)

Shizuoka Branch Office, Conventional Lines Operations Division, Central Japan Railway Company

(4, Kurogane-cho, Aoi-ku, Shizuoka)

Shinkansen Operations Division, Central Japan

Railway Company

(9-1, Marunouchi 1-chome, Chiyoda-ku, Tokyo)

Kansai Branch Office, Shinkansen Operations Division, Central Japan Railway Company (1-1, Miyahara 1-chome, Yodogawa-ku, Osaka)

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(Note) The Conventional Lines Operations Division is not a place for public inspection specified by law; however, it is provided as a place for public inspection for the convenience of investors.

1. **Reasons for Filing**

The following matters were resolved at the 38th ordinary general meeting of shareholders of Central Japan Railway Company (the "Company"), held on June 25, 2025. The Company accordingly files this extraordinary report under Article 24-5, Paragraph (4) of the Financial Instruments and Exchange Act, and under Article 19, Paragraph (2), Item (ix)-2 of the Cabinet Office Ordinance on Disclosure of Corporate Affairs.

2. [Contents of this Report]

- (1) Date on which the 38th ordinary general meeting of shareholders was held:

 June 25, 2025
- (2) Contents of the resolved matters:

Proposal 1: Appropriation of retained earnings

- (i) Matters concerning year-end dividends: Sixteen (16) yen per common share of the Company
- (ii) Other matters concerning the appropriation of retained earnings:
 - Line item relating to retained earnings showing an increase and the amount thereof

General reserve: 400,000,000,000 yen

• Line item relating to retained earnings showing a decrease and the amount thereof

Retained earnings carried forward: 400,000,000,000 yen

Proposal 2: Election of eleven (11) Directors

Shin Kaneko, Shunsuke Niwa, Kentaro Takeda, Akihiko Nakamura, Takanori Mizuno, Hiroshi Suzuki, Haruo Kasama, Taku Oshima, Tsuyoshi Nagano, Hiroko Kiba and Joseph Schmelzeis were elected as Directors.

Proposal 3: Election of two (2) Audit and Supervisory Board Members

Shohei Ishii and Kuniyoshi Watanabe were elected as Audit and Supervisory Board Members.

(3) Number of votes, indicating approval, disapproval, and abstention regarding the resolved matters, requirements for the resolved matters to be adopted, and results of voting:

Resolved Matter	Approval (number of votes)	Disapproval (number of votes)	Abstention (number of votes)	Approval Rate (%)	Result of Voting
Proposal 1	8,454,560	76,118	66	98.79	Adopted
Proposal 2					
Shin Kaneko	7,416,108	1,050,583	64,059	86.66	Adopted
Shunsuke Niwa	7,732,504	734,194	64,059	90.35	Adopted
Kentaro Takeda	8,167,920	362,773	71	95.44	Adopted
Akihiko Nakamura	8,010,046	520,647	71	93.60	Adopted
Takanori Mizuno	8,167,032	363,661	71	95.43	Adopted
Hiroshi Suzuki	8,167,528	363,165	71	95.44	Adopted
Haruo Kasama	8,339,423	191,273	71	97.45	Adopted
Taku Oshima	8,335,263	195,431	71	97.40	Adopted
Tsuyoshi Nagano	8,081,786	448,900	71	94.44	Adopted
Hiroko Kiba	8,343,227	187,469	71	97.49	Adopted
Joseph Schmelzeis	8,501,092	29,604	71	99.33	Adopted
Proposal 3				_	
Shohei Ishii	7,342,500	1,188,189	71	85.80	Adopted
Kuniyoshi Watanabe	8,516,346	14,357	71	99.51	Adopted

(Note) The requirements for the proposals to be resolved were as follows:

- 1. For proposal 1, a majority of votes indicating the approval of the shareholders who attended the meeting was required.
- 2. For proposals 2 and 3, a majority of votes indicating the approval of the shareholders who attended the meeting with the attendance of shareholders representing 1/3 or more of all voting rights that can be exercised were required.
- (4) Reason for not adding some of the votes of shareholders who attended the ordinary general meeting of shareholders to the final number of votes:

The votes of shareholders who attended the general meeting of shareholders on the meeting date, but have not been confirmed as to whether they indicated approval, disapproval or abstention, were not added to the final count because the requirements for the proposals to be resolved were already met by adding the votes from the exercise of voting rights as of the day before the general meeting of shareholders was held to the votes of shareholders who attended the general meeting of shareholders, which were confirmed as approvals or disapprovals, and the proposals were duly adopted in accordance with the Companies Act.