505474294 05/14/2019

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5521098

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		ASSIGNMENT	
CONVEYING PARTY D	ΑΤΑ		
		Name	Execution Date
HITACHI KOKUSAI ELI	ECTRIC, IN	VC.	06/01/2018
	ΔΤΑ		
Name:		AI ELECTRIC CORPORATION	
Street Address:	3-4, KAN	NDAKAJI-CHO	
Internal Address:	CHIYOD	DA-KU	
City:	ΤΟΚΥΟ		
State/Country:	JAPAN		
Postal Code:	1010045	5	
Application Number:	1	4549738	
00005000005005			
	DATA		
using a fax number, if	be sent to provided;	the e-mail address first; if that is unsuc if that is unsuccessful, it will be sent v	
Fax Number: <i>Correspondence will I using a fax number, if</i> Email:	be sent to Fprovided; jr	r if that is unsuccessful, it will be sent v md@usiplaw.com	
Fax Number: <i>Correspondence will L using a fax number, if</i> Email: Correspondent Name:	be sent to f provided; jr E	r if that is unsuccessful, it will be sent v nd@usiplaw.com EDELL SHAPIRO & FINNAN LLC	
Fax Number: <i>Correspondence will I using a fax number, if</i> Email:	be sent to F provided; jr E 9	r if that is unsuccessful, it will be sent v md@usiplaw.com	
Fax Number: <i>Correspondence will I using a fax number, if</i> Email: Correspondent Name: Address Line 1:	be sent to f provided; jr : E 9 S	r if that is unsuccessful, it will be sent v md@usiplaw.com EDELL SHAPIRO & FINNAN LLC 9801 WASHINGTONIAN BLVD.	
Fax Number: <i>Correspondence will Lusing a fax number, if</i> Email: Correspondent Name: Address Line 1: Address Line 2:	be sent to f provided; jr : E 9 S C	t if that is unsuccessful, it will be sent v md@usiplaw.com EDELL SHAPIRO & FINNAN LLC 9801 WASHINGTONIAN BLVD. SUITE 750	
Fax Number: <i>Correspondence will L using a fax number, if</i> Email: Correspondent Name: Address Line 1: Address Line 2: Address Line 4:	be sent to provided; jr E 9 S C UMBER:	if that is unsuccessful, it will be sent v md@usiplaw.com EDELL SHAPIRO & FINNAN LLC 0801 WASHINGTONIAN BLVD. GUITE 750 GAITHERSBURG, MARYLAND 20878	
Fax Number: <i>Correspondence will L using a fax number, if</i> Email: Correspondent Name: Address Line 1: Address Line 2: Address Line 4:	be sent to provided; jr E 9 S C UMBER:	if that is unsuccessful, it will be sent v md@usiplaw.com EDELL SHAPIRO & FINNAN LLC 0801 WASHINGTONIAN BLVD. GUITE 750 GAITHERSBURG, MARYLAND 20878	
Fax Number: <i>Correspondence will & using a fax number, if</i> Email: Correspondent Name: Address Line 1: Address Line 2: Address Line 4: ATTORNEY DOCKET N	be sent to provided; jr E 9 S C UMBER:	if that is unsuccessful, it will be sent w md@usiplaw.com EDELL SHAPIRO & FINNAN LLC 9801 WASHINGTONIAN BLVD. GUITE 750 GAITHERSBURG, MARYLAND 20878 1022.0050C PATRICK J. FINNAN	

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CERTIFICATE OF TRANSLATED CONTENTS

Dated: 7th September 2018

We, the undersigned, hereby certify that the documents attached are the original manuscript text of the following as well as a matching translation of the relevant text faithfully rendered into English.

	履歷事項全部証明書	
Text details:		
	<total 7="" pages:=""></total>	

Translation	Certificate of All Present Historical Matters	
details:	<total 9="" pages:=""></total>	•

Masahiko Minamimoto Patent Translation Division HONYAKU CENTER INC. 3-13-12 Mita, Minato-ku Tokyo, 108-0073 Japan

Certificate of All Present Historical Matters

3-4 Kanda-Kajicho, Chiyoda-ku, Tokyo Kokusai Electric Corporation

Corporation number	0100-03-024801		
Trade name	HKE Holdings Inc.		
	Kokusai Electric Corporation	Changed on June 1, 2018	
		Registered on June 1, 2018	
Head office	11F Meiji Yasuda Life Insurance Bldg., 2-1-1 M	arunouchi, Chiyoda-ku, Tokyo	
	3-4 Kanda-Kajicho, Chiyoda-ku, Tokyo	Relocated on June 1, 2018	
		Registered on June 1, 2018	
Method of public notice	The Company makes a public notice by publication	on in an official gazette.	
	The Company makes a public notice by publication in a Nikkan Kogyo Shimbun.	Changed on June 1, 2018	
		Registered on June 1, 2018	
Date of incorporation	February 2, 2017		
Objectives	(1) Commercial activities		
	(2) Any business incidental or related to the preceding item		
	(1) Manufacture and sale of semiconductor prod	uction equipment	
	(2) Manufacture and sale of applied electronic en	nufacture and sale of applied electronic equipment earch, development and consulting of semiconductor production ipment, applied electronic equipment and parts, raw materials and essories thereof	
	(4) Development and sale of software related to the preceding items		
	(5) Licensing of intellectual property rights and know-how(6) Any business incidental or related to the preceding items		
	Changed on June 1,	2018 Registered on June 1, 2018	
Total number of authorized shares	300,000,000 shares		
Total number of issued	Total number of issued shares		
shares, and class and number of shares	<u>72,800,000 shares</u>		

[
	Total number of issued shares	Changed on December 13, 2017
	<u>122,800,000 shares</u>	
	Number of each class of shares	
	Common shares 72,800,000 shares	
	Class A preferred shares 50,000,000 shares	Registered on December 13, 2017
	Total number of issued shares	Changed on May 16, 2018
	<u>222,800,000 shares</u>	
	Number of each class of shares	
	Common shares 72,800,000 shares	
	Class A preferred shares 150,000,000 shares	Registered on May 16, 2018
	Total number of issued shares	Changed on May 30, 2018
	226,800,000 shares	
	Number of each class of shares	
	Common shares 76,800,000 shares	
	Class A preferred shares 150,000,000 shares	Registered on June 1, 2018
Provision to the effect that share certificates be issued	The Company issues share certificates for its sha	ares
Amount of capital	<u>25,000 yen</u>	
	2,500,025,000 yen	Changed on December 13, 2017
		Registered on December 13, 2017
	7,500,025,000 yen	Changed on May 16, 2018
		Registered on May 16, 2018

Total number of	Common shares 150,000,000 shares
authorized shares in a class, and particulars of each class of shares to be issued	Class A preferred shares 150,000,000 shares
	Particulars of class A preferred shares
	_
	1. Dividend of surplus
	If the Company intends to pay dividends of surplus specifying the base date as the last day of each month, it shall pay dividends of surplus to the shareholders holding the class A preferred shares (hereinafter, "Class A Preferred Shareholders") or the registered pledgees of class A preferred shares (hereinafter, "Registered Pledgees of Class A Preferred Shares") who have been entered or recorded in the last share option register as of the last day of the relevant month in the amount as prescribed item (1) below per class A preferred share (hereinafter, "Preferred Dividend") to the extent specified by law, in preference over the shareholders holding the common shares (hereinafter, "Common Shareholders") or the registered pledgees of common shares (hereinafter, "Registered Pledgees of Common Shares").
	(1) Amount of Preferred Dividend
	The amount of Preferred Dividend per class A preferred share to be paid specifying the base date as the last day of each month shall be the amount as described below.
	<u>Amount of Preferred Dividend per class A preferred share = Acquisition Value for</u> <u>Preferred Shares (as prescribe in Article 5. (1); the same shall apply hereinafter) –</u> <u>Amount to be paid in for one class A preferred share</u>
	In case of Preferred Dividends, when calculating Acquisition Value for Preferred Shares, the "acquisition day" for calculation of Acquisition Value for Preferred Shares shall be replaced with the "date on which Preferred Dividends are to be paid".
	(2) Provision for non-participation
	The Company does not pay dividends of surplus to Class A Preferred Shareholders or Registered Pledgees of Class A Preferred Shares in excess of the amount of Preferred Dividends.
	2. Distribution or residual assets
	(1) If the Company intends to distribute residual assets, it shall distribute residual assets to Class A Preferred Shareholders or Registered Pledgees of Class A Preferred Shares in the amount equivalent to the amount of Acquisition Value for Preferred Shares per class A preferred share, in preference over Common Shareholders or Registered Pledgees of Common Shares. In case of distribution of residual assets, when calculating Acquisition Value for Preferred Shares, the "acquisition day" for calculation of Acquisition Value for Preferred Shares shall be replaced with the "date on which residual assets are to be distributed".
	(2) The Company does not distribute residual assets to Class A Preferred Shareholders or Registered Pledgees of Class A Preferred except for what is provided for in the preceding paragraph.

	3. Voting right
	Class A Preferred Shareholders have no voting right at a shareholders meeting with
	respect to all matters.
	4. Matters requiring a resolution of the general meeting of class shareholders
	When the Company carries out an act listed in each item of Article 322, paragraph 1 of the Companies Act, a resolution of the general meeting of class shareholders constituted by Class A Preferred Shareholders is not required except when the Company amends its articles of incorporation (excluding amendments relating to the share unit) as prescribed in Article 322, paragraph 1, item (i) of the Companies Act.
	5. Provision for acquisition in exchange for money
	The Company may, at any time following the payment date, acquire the whole or part of the class A preferred shares upon arrival of the day separately specified by the board of directors of the Company (hereinafter, "Acquisition Day") to the extent specified by law, and shall deliver money to Class A Preferred Shareholders or Registered Pledgees of Class A Preferred Shares in the amount as prescribed in item (1) below in exchange for acquisition of the whole or part of the class A preferred shares. When acquiring part of the class A preferred shares, the board of directors of the Company may determine the class A preferred shares to be acquired at its discretion.
	(1) Amount of money to be delivered in exchange for acquisition of one class A preferred share
	The amount of money to be delivered in exchange for acquisition of one class A preferred share (hereinafter, "Acquisition Value for Preferred Share") shall be the amount calculated according to the following formula.
	Acquisition Value for Preferred Shares = Basic Acquisition Value (as defined in item (2) below) - Value to be Deducted (as defined in item (3) below)
	(2) Basic Acquisition Value
	"Basic Acquisition Value" as shown in item (1) above shall be calculated according to the following formula (any fraction less than one yen shall be rounded up).
	p + (p' / 365)
	Basic Acquisition = Amount to be paid in for $\times 1.06$
	Value one class A preferred share
	"p" and "p" as shown above refer to "p" and "p" when describing the number of days from the payment date (inclusive of that day) until Acquisition Day (inclusive of that day) as "p years and p' days".
	(3) Value to be Deducted
	"Value to be Deducted" as shown in item (1) above shall be calculated according to the following formula (any fraction less than one yen shall be rounded up).
	$\frac{q + (q^2 / 365)}{\text{Value to be Deducted}} = \frac{\text{Resolved Preferred Dividend}}{\times 1.06}$
	<u>per share</u> <u>"p" and "p" as shown above refer to "p" and "p" when describing the number of</u> <u>days from the payment date (inclusive of that day) until Acquisition Day (inclusive</u> <u>of that day) as "p years and p' days".</u>
Reference No.: To 592650	*Underlined portions represent deleted matters. 4
	PATENT REEL: 049167 FRAME: 06

"q" and "q" as shown above refer to "q" and "q" when describing the number of days from the payment date of Resolved Preferred Dividends (inclusive of that day) decided by resolution on Resolved Preferred Dividends (inclusive of that day) the payment date until Acquisition Day (inclusive of that day) as "q years and q' days". "Resolved Preferred Dividends" refer to Preferred Dividends to be paid to Class A Preferred Shareholders or Registered Pledgees of Class A Preferred Shares specifying the days up to Acquisition Day (inclusive of that day) as the days for which the dividends are to be paid, as a resolution to that effect is made, and if multiple resolutions are made, Value to be Deducted shall be the sum of the value calculated by the foregoing formula for Resolved Preferred Dividends for each of such resolutions.
6. Put option in exchange for money
Class A Preferred Shareholders may, at any time following the payment date, demand the Company to acquire the whole or part of the class A preferred shares in exchange for money in the amount equivalent to the amount of Acquisition Value for Preferred Shares per class A preferred share (hereinafter, "Put Option") to the extent specified by law. In case of Put Option, when calculating Acquisition Value for Preferred Shares, the "acquisition day" for calculation of Acquisition Value for Preferred Shares shall be replaced with the "date on which the class A preferred shares are to be acquired by Put Option".
Changed on December 13, 2017 Registered on December 13, 2017
Common shares 150,000,000 shares
Class A preferred shares 150,000,000 shares
Particulars of class A preferred shares
1. Dividend of surplus
If the Company intends to pay dividends of surplus specifying the base date as the last day of each month, it shall pay dividends of surplus to the shareholders holding the class A preferred shares (hereinafter, "Class A Preferred Shareholders") or the registered pledgees of class A preferred shares (hereinafter, "Registered Pledgees of Class A Preferred Shares") who have been entered or recorded in the last share option register as of the last day of the relevant month in the amount as prescribed item (1) below per class A preferred share (hereinafter, "Preferred Dividend") to the extent specified by law, in preference over the shareholders holding the common shares (hereinafter, "Common Shareholders") or the registered pledgees of common shares (hereinafter, "Registered Pledgees of Common Shares").
(1) Amount of Preferred Dividend
The amount of Preferred Dividend per class A preferred share to be paid specifying the base date as the last day of each month shall be the amount as described below.
Amount of Preferred Dividend per class A preferred share = Acquisition Value for Preferred Shares (as prescribe in Article 5. (1); the same shall apply hereinafter) – Amount to be paid in for one class A preferred share
In case of Preferred Dividends, when calculating Acquisition Value for Preferred Shares, the "acquisition day" for calculation of Acquisition Value for Preferred Shares shall be replaced with the "date on which Preferred Dividends are to be paid".

(2) Provision for non-participation
The Company does not pay dividends of surplus to Class A Preferred Shareholders or Registered Pledgees of Class A Preferred Shares in excess of the amount of Preferred Dividends. Regarding dividends on surplus specifying the base date as the date other than the last day of each month, the Company does not pay dividends of surplus to Class A Preferred Shareholders or Registered Pledgees of Class A Preferred Shares.
2. Distribution or residual assets
(1) If the Company intends to distribute residual assets, it shall distribute residual assets to Class A Preferred Shareholders or Registered Pledgees of Class A Preferred Shares in the amount equivalent to the amount of Acquisition Value for Preferred Shares per class A preferred share, in preference over Common Shareholders or Registered Pledgees of Common Shares. In case of distribution of residual assets, when calculating Acquisition Value for Preferred Shares, the "acquisition day" for calculation of Acquisition Value for Preferred Shares shall be replaced with the "date on which residual assets are to be distributed".
(2) The Company does not distribute residual assets to Class A Preferred Shareholders or Registered Pledgees of Class A Preferred except for what is provided for in the preceding paragraph.
3. Voting right
Class A Preferred Shareholders have no voting right at a shareholders meeting with respect to all matters.
4. Matters requiring a resolution of the general meeting of class shareholders
When the Company carries out an act listed in each item of Article 322, paragraph 1 of the Companies Act, a resolution of the general meeting of class shareholders constituted by Class A Preferred Shareholders is not required except when the Company amends its articles of incorporation (excluding amendments relating to the share unit) as prescribed in Article 322, paragraph 1, item (i) of the Companies Act.
5. Provision for acquisition in exchange for money
The Company may, at any time following the payment date, acquire the whole or part of the class A preferred shares upon arrival of the day separately specified by the board of directors of the Company (hereinafter, "Acquisition Day") to the extent specified by law, and shall deliver money to Class A Preferred Shareholders or Registered Pledgees of Class A Preferred Shares in the amount as prescribed in item (1) below in exchange for acquisition of the whole or part of the class A preferred shares. When acquiring part of the class A preferred shares, the board of directors of the Company may determine the class A preferred shares to be acquired at its discretion. (1) Amount of money to be delivered in exchange for acquisition of one class A
preferred share
The amount of money to be delivered in exchange for acquisition of one class A preferred share (hereinafter, "Acquisition Value for Preferred Share") shall be the amount calculated according to the following formula.
Acquisition Value for Preferred Shares = Basic Acquisition Value (as defined in item (2) below) - Value to be Deducted (as defined in item (3) below)

*Underlined portions represent deleted matters.

	(2) Basic Acquisition Value	
	"Basic Acquisition Value" as shown in item (1) above shall be calculated according to the following formula (any fraction less than one yen shall be rounded up).	
	p +(p ² /365)	
	Basic Acquisition = Amount to be paid in for $\times 1.06$	
	Value one class A preferred share	
	"p" and "p" as shown above refer to "p" and "p" when describing the number of days from the payment date (inclusive of that day) until Acquisition Day (inclusive of that day) as "p years and p' days".	
	(3) Value to be Deducted	
	"Value to be Deducted" as shown in item (1) above shall be calculated according to the following formula (any fraction less than one yen shall be rounded up).	
	Value to be Deducted = Resolved Preferred Dividend $\times 1.06$ per share	
	per share "q" and "q" as shown above refer to "q" and "q" when describing the number of days from the payment date of Resolved Preferred Dividends (inclusive of that day) decided by resolution on Resolved Preferred Dividends (inclusive of that day) the payment date until Acquisition Day (inclusive of that day) as "q years and	
	 q' days". "Resolved Preferred Dividends" refer to Preferred Dividends to be paid to Class A Preferred Shareholders or Registered Pledgees of Class A Preferred Shares specifying the days up to Acquisition Day (inclusive of that day) as the days for which the dividends are to be paid, as a resolution to that effect is made, and if multiple resolutions are made, Value to be Deducted shall be the sum of the value calculated by the foregoing formula for Resolved Preferred Dividends for each of such resolutions. 	
	6. Put option in exchange for money	
	Class A Preferred Shareholders may, at any time following the payment date, demand the Company to acquire the whole or part of the class A preferred shares in exchange for money in the amount equivalent to the amount of Acquisition Value for Preferred Shares per class A preferred share (hereinafter, "Put Option") to the extent specified by law. In case of Put Option, when calculating Acquisition Value for Preferred Shares, the "acquisition day" for calculation of Acquisition Value for Preferred Shares shall be replaced with the "date on which the class A preferred shares are to be acquired by Put Option".	
	Changed on June 1, 2018 Registered on June 1, 2018	
Provision for restriction on transfer of shares	All of the shares of the Company shall be the shares with a restriction on transfer and a resolution of the board of directors shall be required to acquire such shares by transfer. However, in the event where the security interests established to the shares of the Company are enforced (in addition to enforcement through legal procedures, including enforcement by sale by private contract or substitute performance not through legal procedures; the same shall apply hereinafter), it shall be deemed that approval of the board of directors has been given to acquisition of the shares by transfer to a security interest holder (or a subsidiary or affiliate thereof) associated with such enforcement of security interests.	

Reference No.: To 592650

*Underlined portions represent deleted matters.

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Matters concerning	Director: William J. Janetschek	
officers		Resigned on June 1, 2018
		Registered on June 1, 2018
	Director: Rie Imai	
		Resigned on June 1, 2018
		Registered on June 1, 2018
	Director: Masaki Nakamura	
	Director: Fumiyuki Kanai	Appointed on June 1, 2018
		Registered on June 1, 2018
	Director: Yuji Kamiya	Appointed on June 1, 2018
		Registered on June 1, 2018
	Director: Hiroaki Kondo	Appointed on June 1, 2018
		Registered on June 1, 2018
	Director: Eiji Yatagawa	Appointed on June 1, 2018
		Registered on June 1, 2018
	61 Hitchcock Ln, Old Westbury, New York, United States	
	Representative Director: William J. Janetschek	Resigned on June 1, 2018
		Registered on June 1, 2018
	3-1-23 Higashicho, Nishitokyo-city, Tokyo	Appointed on June 1, 2018
	Representative Director: Fumiyuki Kanai	Registered on June 1, 2018
	Company Auditor: Akira Funae	
	Company Auditor: Morio Murakawa	Appointed on June 1, 2018
		Registered on June 1, 2018

	Registered on December 13, 2017
Matters concerning registration record	Incorporated by the entity conversion of HKE Holdings G.K. on December 13, 2017
Matters concerning the company with company auditors	Company with company auditors
Matters concerning the company with board of directors	Company with board of directors
	Registered on June 1, 2018
Company split	Split from Hitachi Kokusai Electric Inc. (2-15-12 Nishishinbashi, Minato-ku, Tokyo) on June 1, 2018
	liability of such company auditors as prescribed in Article 423, paragraph 1 of the Companies Act to the sum of the amounts as prescribed in each item of Article 425, paragraph 1 of the said Act. Established on June 1, 2018 Registered on June 1, 2018
Provision for limitation of liability of non-executive directors, etc. to the Company	The Company may enter into contracts with its directors (excluding persons who are executive directors or other employees) to limit the liability of such directors as prescribed in Article 423, paragraph 1 of the Companies Act to the sum of the amounts as prescribed in each item of Article 425, paragraph 1 of the said Act. The Company may enter into contracts with its company auditors to limit the
naomy to the company	law. The Company may exempt its company auditors (including persons who were company auditors) from their liability as prescribed in Article 423, paragraph 1 of the Companies Act by resolution of the board of directors to the extent specified by law. Established on June 1, 2018 Registered on June 1, 2018
Provision for exemption of directors, etc. from liability to the Company	The Company may exempt its directors (including persons who were directors) from their liability as prescribed in Article 423, paragraph 1 of the Companies Act by resolution of the board of directors to the extent specified by

This is a document certifying that the above are all matters that are recorded in the register and are currently effective.

Seal

14 June 2018 Tokyo Legal Affairs Bureau, Shinjuku Branch Greffier

Kazunari Otaki

Reference No.: To 592650

*Underlined portions represent deleted matters.



	日鍛冶町三丁目4番地 SAI ELECTRIC	
	発行済株式の総数 <u>1億2280万株</u> 各種の株式の数 <u>普通株式 7280万株</u> <u>A種優先株式 5000万株</u>	平成29年12月13日変更
	発行済株式の総数 <u>2億2280万株</u> 各種の株式の数 普通株式 7280万株 <u>A種優先株式 1億5000万株</u>	平成30年 5月16日変更 平成30年 5月16日登記
	発行済株式の総数 2億2680万株 各種の株式の数 普通株式 7680万株 A種優先株式 1億5000万株	平成30年 5月30日変更
株券を発行する旨 の定め	当会社の株式については、株券を発行する。	
資本金の額	<u>金2万5000円</u> <u>金25億2万5000円</u> <u>金25億2万5000円</u>	平成2-9年1-2月1-3日変更 平成2-9年1-2月1-3日登記
	金75億2万5000円	平成30年 5月16 日変更 平成30年 5月16 日変更 平成30年 5月16 日登記
発行可能種類株式 総数及び発行する 各種類の株式の内 容	普通株式 1億5000万株 A種優先株式 1億5000万株 A種優先株式の内容 1. 剰余金の配当 当会社は、毎月末日を基準日とする剰余金の配 の最終の株主名簿に記載又は記録されたA種優 種優先株主」という。) 又は名種優先株式の登録株式質権者(以) う。) 又は普通株式の登録株式質権者(以) う。) に先立ち、法令の定める範囲内において 記(1) に定める額(以下「優先配当金」とい ・(1) 優先配当金の額 答月の末日を基準日として支払われる優先配当 つき、以下の金額とする。 ・ A種優先株式1株当たりの優先配当金額=優先 める。以下同じ。) 一 なお、優先配当金の場合は、優先株式1株当たり なお、優先配当金の場合は、優先株式1株当たり なお、優先配当金の場合は、優先株式1株当たり なお、優先配当金の場合は、優先株式1株当たり (2) 非参加条項	先株式を有する株主(以下「A 最株式質権者(以下「A種優先 を有する株主(以下「普通株主」) 下「普通登録株式質権者」とい A種優先株式1株につき、下 う。)の剰余金の配当を行う。 金の額は、A種優先株式1株に 株式取得価額(5:(1)に定 の払込金額 の計算における「取得日」を

	SAI ELECTRIC	
	当会社は、A種優先株主又はA種優先登録株	式質権者に対しては、優先配当金
	の金額を超えて剰余金の配当を行わない。ま	た、各月の末日以外の日を基準日
	とする剰余金の配当については、A種優先株	主又はA種優先登録株式質権者に
	対しては、剰余金を配当しない。	
	2 残余財産の分配	
	(1) 当会社は、残余財産を分配するときは	
	株式資権者に対し、普通株主又は普通登録株 1株当たり、優先株式取得価額に相当する額	
	残余財産の分配の場合は、優先株式取得価額	
	余財産の分配が行われる日」と読み替えて、	
	(2) A種優先株主又はA種優先登録株式質	「権者に対しては、前項に定めるほ
	か残余財産の分配を行わない。	
	3. 議決権	
and an all the second	 <u>A種優先株主は、全ての事項について、株主</u> 4. 種類株主総会の決議事項 	に総会において議決権を有しない。
	4. 健規株主総会の伝説事項 当会社が、会社法第322条第1項各号に携	は「ろ行為をする場合にけ 会社注
	第322条第1項第1号に規定する定款の変	
	除く。)を行う場合を除き、A種優先株主を	BALLS
	<u>を要しない。</u>	
	5.金銭を対価とする取得条項	
	当会社は、払込期日以降いつでも、当会社取得日」を行った。	
	式の全部又は一部を取得することができるも	
	の全部又は一部を取得するのと引換えに、A	
	質権者に対して下記(1)に定める額の金銭	
	の一部を取得するときは、当会社取締役会が	任意に取得するA種優先株式を決
	定できるものとする。	
	(1) A種優先株式1株の取得と引換えに交	
	<u>A種優先株式1株の取得と引換えに交付すべ</u> 価額」という。)は、次の算式に従って算出	
	優先株式取得価額=基本取得価額(下記(2	194000900000000000000000000000000000000
	<u>(3)</u> に定める。)	
	(2) 基本取得価額	
	上記(1)における「基本取得価額」とは、	以下の算式に従って計算される
	(1円未満は切り上げる。)。	
C	基本 = A 種優先株式 × 1	$\frac{p + (p^2 / 3.65)}{2}$
A start of the second start of the	取得価額 1株当たりの払込金額	
the second s	上記において「p」と「p'」というのは、	払込期日(同日を含む。)から取
and the second se	得日(同日を含む。)までの日数を「p年と	
	と「p」」を指す。	
	(<u>3) 控除価額</u> <u> </u> 上記(1)における「控除価額」とは、以下	の資金に分して計算されていた日
	* 未満は切り上げる。)。	の昇気に従って訂算される(11]
		q+ (q' /365)
	控除価額=1株当たりの ×1、0	
	決議済優先配当金	
	上記において「p」と「p」」というのは、	
	────────────────────────────────────	<u>p 日」と表記した場合の「p」</u>
	<u>と「p」を通り。</u> 上記において「q」と「q'」というのは、	決議済優先配当金に係る決議に上

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REEL: 049167 FRAME: 0634

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東京都千代田区神田鍛冶町三丁目4番地 株式会社KOKUSAI ELECTRIC

り定められた決議済優先配当金を支払うべき日(同日を含む。))から取得日 (同日を含む。)までの日数を「q年とq'日」と表記した場合の「q」と ĩq′」を指す。 「決議済優先配当金」とは、取得日(同日を含む。)までの日を配当を支払う べき日としてA種優先株主又はA種優先登録株式質権者に対して支払う旨が決 議された優先配当金をいうものとし、複数回に亘って決議された場合は、当該 各回の決議に係る決議済優先配当金についてそれぞれ上記算式により計算され た値を合計したものを控除価格とする。 6. 金銭を対価とする取得請求権 A種優先株主は、当会社に対し、払込期日以降いつでも、法令の定める範囲内 において、A種優先株式1株当たり、優先株式取得価額に相当する額の金銭と 引換えに、A種優先株式の全部又は一部を取得することを請求することができ る(以下「本取得請求権」という。)。なお、本取得請求権の場合は、優先株 式取得価額の計算における「取得日」を「本取得請求権によりA種優先株式が 取得される日」と読み替えて、優先株式取得価額を計算する。 平成29年12月13日変更 平成29年12月13日登記 1億5000万株 普通株式 A種優先株式 1億5000万株 A種優先株式の内容 割余金の配当 当会社は、毎月末日を基準日とする剩余金の配当を行うときは、当該月の末日 の最終の株主名簿に記載又は記録されたA種優先株式を有する株主(以下「A 種優先株主」という。)又はA種優先株式の登録株式質権者=以下「A種優先= 登録株式質権者」という。)に対し、普通株式を有する株主(以下「普通株主」 **う。)に先立ち、法令の定める範囲内において、A種優先株式1株につき、下** 記(1)に定める額(以下「優先配当金」という。)の剰余金の配当を行う。 (1) 優先配当金の額 各月の末日を基準日として支払われる優先配当金の額は、A種優先株式加株に つき、以下の金額とする。 A種優先株式1株当たりの優先配当金額=優先株式取得価額(5....(1)) に定 める。以下同じ。)-A種優先株式1株当たりの払込金額。 なお、優先配当金の場合は、優先株式取得価額の計算における「取得日」を 「優先配当金が支払われる日」と読み替えて、優先株式取得価額を計算する。 (2)非参加条項 当会社は、A種優先株主又はA種優先登録株式質権者に対しては、優先配当金 の金額を超えて剰余金の配当を行わない。また、各月の末日以外の日を基準日 とする剰余金の配当については、A種優先株主又はA種優先登録株式質権者に 対じては、剰余金を配当しない。 2. 残余財産の分配 (1) 当会社は、残余財産を分配するときは、A種優先株主又はA種優先登録 株式質権者に対し、普通株主又は普通登録株式質権者に先立ち、A種優先株式 1株当たり、優先株式取得価額に相当する額の残余財産の分配を行う。なお、 残余財産の分配の場合は、優先株式取得価額の計算における「取得日」を「残 余財産の分配が行われる日」と読み替えて、優先株式取得価額を計算する。 (2) A種優先株主又はA種優先登録株式質権者に対しては、前項に定めるほ か残余財産の分配を行わない。 3. 議決権 A種優先株主は、全ての事項について、株主総会において議決権を有しない。 4. 種類株主総会の決議事項 2592650 整理番号 4/7 ж 下線のあるものは抹消事項であることを示す。

PATENT REEL: 049167 FRAME: 0635

東京都千代田区神田鍛冶町三丁目4番地 株式会社KOKUSAI ELECTRIC 当会社が、会社法第322条第1項各号に掲げる行為をする場合には、会社法 第322条第1項第1号に規定する定款の変更(単元株式数についてのものを 除く。)を行う場合を除き、A種優先株主を構成員とする種類株主総会の決議 を要しない。 5. 金銭を対価とする取得条項 当会社は、払込期日以降いつでも、当会社取締役会が別に定める日(以下「取 得日」という。)の到来をもって、法令の定める範囲内において、A種優先株 式の全部又は一部を取得することができるものとし、当会社は、A 種優先株式 の全部又は一部を取得するのと引換えに、A種優先株主又はA種優先登録株式 質権者に対して下記(1)に定める額の金銭を交付する。なお、A 種優先株式 の一部を取得するときは、当会社取締役会が任意に取得するA種優先株式を決 定できるものとする。 (1) A種優先株式1株の取得と引換えに交付すべき金銭の額 A種優先株式1株の取得と引換えに交付すべき金銭の額(以下 低優先株式取得 価額」という。)は、次の算式に従って算出される額とする。 優先株式取得価額=基本取得価額(下記(2)に定める。)-控除価額(下記 (3) に定める。) (2) 基本取得価額 上記(1)における「基本取得価額」とは、以下の算式に従って計算される (1円未満は切り上げる。)。 p + = (p')-/-3-6-5-)--基本 二 = A 種優先株式 $\times 1.06$ 取得価額 1株当たりの払込金額 上記において「p」と「p'」というのは、払込期日(同日を含む。)から取 得日(同日を含む。)までの日数を「p年と<u>p」日」と表記</u>にた場合の「p]= と「p」」を指す。 (3)控除価額 上記(1)における「控除価額」とは、以下の算式に従って計算される(1円 未満は切り上げる。)。 q + (q' / 365)控除価額=1株当たりの ×1.06 決議済優先配当金 上記において「q」と「q'」というのは、決議済優先配当金に係る決議によ り定められた決議済優先配当金を支払うべき日(同日を含む。)から取得日 (同日を含む。)までの日数を「g年とg'日」と表記した場合の「g」と 「q'」を指す。 「決議済優先配当金」とは、取得日(同日を含む。)までの日を配当を支払う べき日としてA種優先株主又はA種優先登録株式質権者に対して支払う旨が決 議された優先配当金をいうものとし、複数回に亘って決議された場合は、当該 各回の決議に係る決議済優先配当金についてそれぞれ上記算式により計算され た値を合計したものを控除価格とする。 6.金銭を対価とする取得請求権 A.種優先株主は、当会社に対し、払込期日以降いつでも、法令の定める範囲内 において、A種優先株式1株当たり、優先株式取得価額に相当する額の金銭と 引換えに、A種優先株式の全部又は一部を取得することを請求することができ る(以下「本取得請求権」という。)。れなお、本取得請求権の場合は、優先株 式取得価額の計算における「取得日」を「本取得請求権によりA種優先株式が 取得される日」と読み替えて、優先株式取得価額を計算する。 平成30年 6月 1日変更 平成30年 6月 1日登記

整理番号 と592650 * 下線のあるものは抹消事項であることを示す。 5/7 **PATENT**

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東京都千代田区神田鍛冶町三丁目4番地 株式会社KOKUSAI ELECTRIC 東京都西東京市東町三丁目1番23号 平成30年 6月 1日就任 代表取締役 金井史幸 平成30年 6月 1日登記 監査役 舩 Ш 輝 監査役 村川盛雄 平成30年 6月 1日就任 平成30年 6月 1日登記 当会社は、取締役会の決議によって、会社法第423条第1項の取締役(取締 取締役等の会社に 対する責任の免除 役であった者を含む。)の責任につき、法令の定める限度において免除するご に関する規定 とができる。 当会社は、取締役会の決議によって、会社法第423条第1項の監査役(監査 役であった者を含む。)の責任につき、法令の定める限度において免除する。 とができる。 平成30年 6月 1日設定 平成30年 6月 1日登記 非業務執行取締役 当会社は、取締役(業務執行取締役又は支配人その他の使用人である者を除く 等の会社に対する)との間で、会社法第423条第1項の責任につき。同法第425条第1項各 責任の制限に関す 号に定める額の合計額を限度とする契約を締結することができる。 当会社は、監査役との間で、その監査役の会社法第423条第一項の責任に き、同法第425条第1項各号に定める額の合計額を限度とする契約を締結す ることができる。 平成30年 6月 1日設定 平成30年 6月 1日登記 平成30年6月1日東京都港区西新橋二丁目15番12号株式会社日立国際電 気から分割 平成30年 6月 小日登記 取締役会設置会社 取締役会設置会社 に関する事項 監査役設置会社に 監査役設置会社 関する事項 登記記録に関する 平成29年12月13日HKEホールディングス合同会社を組織変更し設立。 事項》 平成29年12月13日登記 これは登記簿に記録されている閉鎖されていない事項の全部であることを証明 した書面である。 平成30年 6月14日 東京法務局 登記官 大 和 成 湄 整理番号 と592650 下線のあるものは抹消事項であることを示す。 PATEN¹⁷ REEL: 049167 FRAME: 0638 RECORDED: 05/14/2019