



HS HWASUNG

The 68th Annual General Meeting of Shareholders Reference Material

This document is to provide information on HS Hwasung's agenda items that will be proposed at the upcoming 2026 AGM

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CEO MESSAGE

To Our Valued Shareholders,

On behalf of the Board of Directors of HS Hwasung, I would like to express my deepest gratitude for your unwavering trust and support, which have served as the cornerstone of our resilience during these challenging times. Amidst the unprecedented uncertainties and macroeconomic volatility currently facing the construction industry, your belief in our vision has empowered us to innovate and strengthen our fundamental capabilities. Following our strategic rebranding to "HS Hwasung" in 2024—a move that signaled our commitment to future-oriented transformation—we demonstrated our underlying strength in 2025 by achieving a historic milestone of KRW 1.5 trillion in new orders, the highest in our Company's history.

This achievement is particularly significant as it represents not just quantitative growth, but a profound qualitative evolution of our business model. We have solidified our presence in the highly competitive Seoul metropolitan market through successful redevelopment projects in key areas such as Jamwon and Seongsu. Furthermore, the successful launch of our high-end residential brand, "EHCRA," has elevated our brand value to a new tier of excellence. Most notably, while many in the industry faced severe liquidity risks, we prioritized rigorous risk management and successfully reduced our debt-to-equity ratio to a robust 69%. This exceptional level of financial soundness serves as a "fortress" that will protect our long-term growth and ensure our stability against any future market volatility.

We are committed to actively sharing these strong financial results with you. Despite the difficult environment where many peers are suspending or reducing dividends, HS Hwasung is proposing a significantly increased dividend for this year. This decision is more than just a distribution of profits; it is a clear expression of our management team's absolute confidence in the Company's future growth and our unwavering promise to prioritize shareholder value above all else. We believe that a transparent and shareholder-centric governance model is essential for the long-term prosperity of both the Company and its investors.

Looking ahead to 2026, HS Hwasung will adopt "**Fundamental Structural Innovation**" as our core management philosophy. Rather than focusing solely on scale, we will continue a disruptive transformation of our internal systems to build a more agile and resilient organization. We will establish safety and quality as non-negotiable priorities, upholding a "Zero Serious Accident" mandate across all sites. By utilizing accumulated big data to meticulously select projects, we will complete a stable business structure that maximizes profitability and minimizes risk. Furthermore, we are fully integrating AI-driven data analytics into our decision-making processes, moving away from past conventions toward a smart management system where risks are predicted and managed through scientific data.

Ultimately, HS Hwasung is evolving from a traditional construction firm into a "**Global Total Developer**" that oversees the entire lifecycle of a project—from planning and development to operation and post-management. By participating across the entire value chain, we aim to diversify our revenue streams and maximize corporate value. Furthermore, we are committed to securing a sustainable growth engine that spans generations by expanding our presence in international markets and proactively diversifying our business portfolio. The year 2026 will be the inaugural year of innovation where we create our own market opportunities rather than merely waiting for them. Our entire team remains dedicated to using shareholder value as our compass, rewarding your trust with even greater performance. We wish you and your families health and happiness in the year ahead.

Sincerely,

Lee Jong-won, Chairman & CEO of HS Hwasung



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**NOTICE
OF
MEETING**

NOTICE OF THE 68TH AGM

Notice is hereby given that the 68th Annual General Meeting of Shareholders of **HS Hwasung Co., Ltd.** will be held as described hereunder and your attendance is cordially requested.

1. **DATE/TIME** : March 27, 2026, at 09:30 AM (KST)

2. **PLACE** : 7th Floor Meeting Room, HS Hwasung Co., Ltd.

(111, Dongdaegu-ro, Suseong-gu, Daegu, Republic of Korea)

3. AGENDA ITEMS TO BE VOTED ON

Agenda item 1 : Approval of 68th Financial Statements and Allocation of Dividends

Agenda item 2 : Amendment of the Articles of Incorporation

Agenda item 3 : Election of Inside Director: Mr. LEE Jong Won

Agenda item 4 : Election of Outside Director as Audit Committee Member: Mr. SON Won Jo

Agenda item 5 : Approval of Director Remuneration Limit

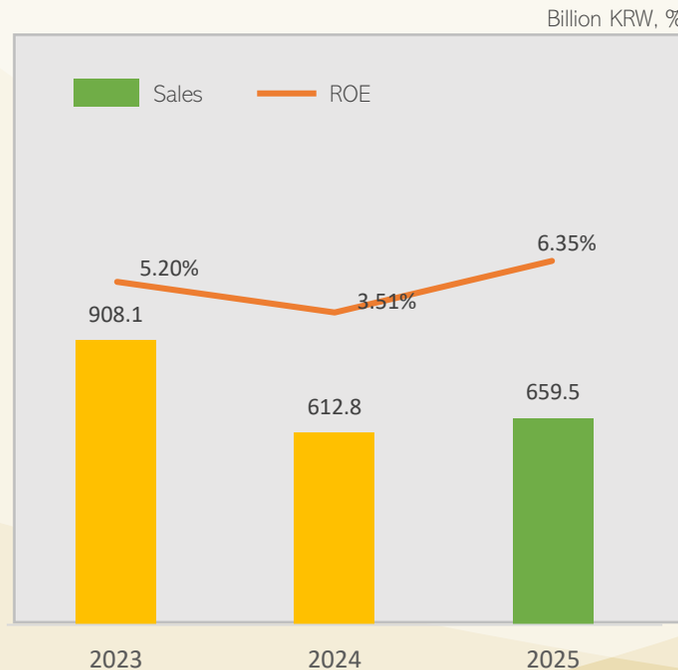
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**FY2025 FINANCIAL
HIGHLIGHTS AND
DIVIDENDS**
(Agenda Item 1)

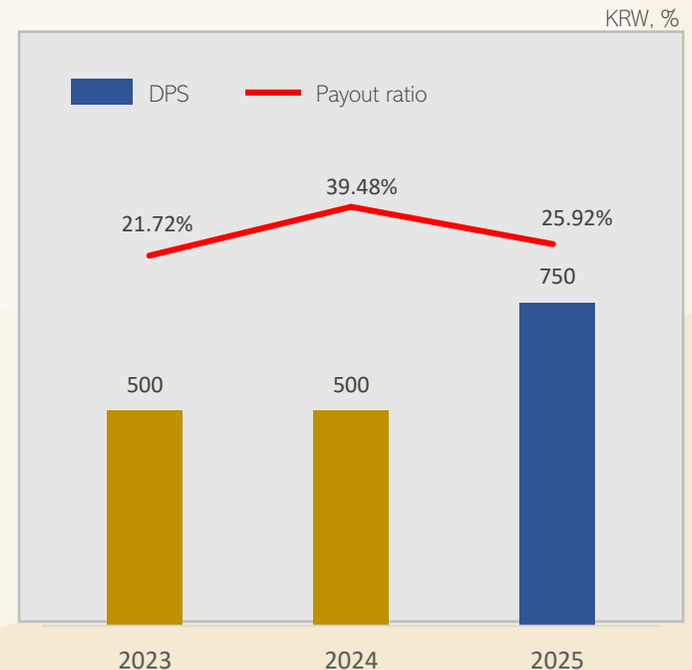
FINANCIAL HIGHLIGHTS

- [Growth & Profitability]** In 2025, the Company achieved a successful turnaround with revenue of **KRW 659.5 billion (Up 7.6% YoY)** and a significant improvement in **ROE to 6.35% (Up from 3.52%)**. This nearly twofold increase in ROE reflects our enhanced operational efficiency and a high-quality project portfolio that delivered solid results despite the stagnation in the domestic real estate market.
- [Financial Stability]** Amidst heightened liquidity concerns across the construction industry, the Company has significantly fortified its financial position through proactive risk management. We successfully reduced our **debt-to-equity ratio to 69.49%**, a substantial decrease from 117.65% in 2024. Combined with a stable **current ratio of 133.4%**, this robust capital structure ensures the Company’s resilience against market volatility and provides a solid foundation for sustainable future investments.
- [Shareholder Return]** Building on this fortified financial base, the Board recommends a final dividend of **KRW 750 per share**, representing a **50% increase** from last year, reflecting our strong earnings recovery. While the payout ratio is adjusted to 25.92%—following a temporary peak in FY2024 due to earnings contraction—this optimized level balances increased absolute returns to our shareholders with the necessary capital retention to fuel new growth engines and maintain our industry-leading financial soundness.

3 Years Financial Performance



3 Years Dividends



SUMMARY OF FINANCIAL STATEMENT

Balance Sheet

Million KRW

Title of Account	2023	2024	2025
Assets	991,688	833,478	742,153
Current Assets	798,252	518,244	355,369
Assets held for sale	1,500	1,500	1,500
Non-current assets	191,936	313,734	385,285
Liabilities	622,246	450,538	304,276
Current liabilities	344,306	367,207	266,409
Non-current liabilities	277,941	83,331	37,868
Equity	369,441	382,941	437,877
Retained earnings	294,201	301,505	324,135

SUMMARY OF FINANCIAL STATEMENT

Income Statement

Million KRW

Title of Account	2023	2024	2025
Revenue	908,069	612,780	659,479
Cost of Sales	823,450	538,410	559,947
Gross Profit	84,619	74,370	99,532
Operating Expense	59,365	50,636	56,287
Operating Profit	25,254	23,734	43,245
Other Gain (Loss)	1,392	1,030	(1,252)
Financial Gain (Loss)	(7,006)	(11,700)	(3,664)
Investment Gain (Loss)	4,389	4,108	5,880
Net Income Before Taxes	24,028	17,172	44,209
Income Expense	4,820	3,705	13,302
Net Income	19,208	13,468	30,907

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**Amendment of the
Articles of
Incorporation**
(Agenda Item 2)

CHANGES OF ARTICLE OF INCORPORATION [1/6]

Current	Proposed changes	Purpose
<p>Article 21 (Person Authorized to Convene) 1) The convocation of the <u>Board of Directors</u> shall be determined by a resolution of the Board of Directors and convened by the Representative Director & Chairman, except as otherwise provided by laws and regulations. 2) (Omitted)</p>	<p>Article 21 (Person Authorized to Convene) 1) The convocation of the <u>General Meeting of Shareholders</u> shall be determined by a resolution of the Board of Directors and convened by the Representative Director & Chairman, except as otherwise provided by laws and regulations. 2) (Same as current)</p>	<p>Correction of a clerical error</p>
<p>Article 22 (Place of Convocation) <u>The General Meeting of Shareholders shall be held at the location of the head office, but may also be held in an adjacent area if necessary.</u></p>	<p>Article 22 (Place and Method of Convocation) 1) <u>The General Meeting of Shareholders shall be held at the location of the head office, but may also be held in an adjacent area if necessary.</u> 2) <u>2) The Company shall hold the meeting in a manner where shareholders personally attend the place of convocation on the date of the meeting.</u></p>	<p>Alignment with the amendments to Articles 364, 542-14, and 542-15 of the Commercial Act</p>
<p>Article 23 (Chairman) 1) The Chairman of the General Meeting of Shareholders shall be the Representative Director & Chairman. 2) In the event that the Representative Director & Chairman is unable to act, <u>the provisions of Article 36, Paragraph 2 shall apply mutatis mutandis.</u></p>	<p>Article 23 (Chairman) 1) (Same as current) 2) In the event that the Representative Director & Chairman is unable to act, <u>the Representative Director & President shall serve as Chairman; if the Representative Director & President is also unable to act, the order prescribed in Article 36, Paragraph 2 shall be followed.</u></p>	<p>Clarification of the order of succession for the Chairman</p>

CHANGES OF ARTICLE OF INCORPORATION [2/6]

Current	Proposed changes	Purpose
<p>Article 28 (Exercise of Voting Rights by Proxy)</p> <p>1) (Omitted)</p> <p>2) The proxy referred to in Paragraph 1 shall submit a document (Power of Attorney) proving their authority before the commencement of the General Meeting of Shareholders.</p>	<p>Article 28 (Exercise of Voting Rights by Proxy)</p> <p>1) (Same as current)</p> <p>2) The proxy referred to in Paragraph 1 shall submit a document <u>or an electronic document</u> proving their authority before the commencement of the General Meeting of Shareholders.</p>	<p>Alignment with the amendment to Article 368 of the Commercial Act</p>
<p>Article 31 (Number of Directors)</p> <p>1) The number of Directors of the Company shall be no less than 3 and no more than 7, and <u>Outside Directors</u> shall constitute at least <u>one-fourth (1/4)</u> of the total number of Directors.</p> <p>2) (Omitted)</p>	<p>Article 31 (Number of Directors)</p> <p>1) The number of Directors of the Company shall be no less than 3 and no more than 7, and <u>Independent Directors</u> shall constitute at least <u>one-third (1/3)</u> of the total number of Directors.</p> <p>2) (Same as current)</p>	<p>Change of terminology (Outside Director → Independent Director) and upward adjustment of the composition requirement for the Board (1/4 → 1/3) per Commercial Act Art. 542-8</p>
<p>Article 32-2 (Recommendation of Candidates for <u>Outside Director</u>)</p> <p>1) The <u>Outside Director</u> Candidate Recommendation Committee shall recommend candidates from among those who meet the qualifications set by the Commercial Act and other relevant laws.</p> <p>2) Detailed matters regarding the recommendation and qualification screening of <u>Outside Director</u> candidates shall be determined by the <u>Outside Director</u> Candidate Recommendation Committee.</p>	<p>Article 32-2 (Recommendation of Candidates for <u>Independent Director</u>)</p> <p>1) The <u>Independent Director</u> Candidate Recommendation Committee shall recommend candidates from among those who meet the qualifications set by the Commercial Act and other relevant laws.</p> <p>2) Detailed matters regarding the recommendation and qualification screening of <u>Independent Director</u> candidates shall be determined by the <u>Independent Director</u> Candidate Recommendation Committee.</p>	<p>Change of terminology per the amendment to Article 542-8 of the Commercial Act</p>

CHANGES OF ARTICLE OF INCORPORATION [3/6]

Current	Proposed changes	Purpose
<p>Article 34 (Filling a Vacancy in the Office of Director) 1)~2) (Omitted) 3) If an <u>Outside Director</u> ceases to hold office due to resignation, death, or any other reason, and the number of Directors falls below the statutory requirement, the requirement must be satisfied at the first General Meeting of Shareholders convened after such cause occurs.</p>	<p>Article 34 (Filling a Vacancy in the Office of Director) 1)~2) (Same as current) 3) If an <u>Independent Director</u> ceases to hold office due to resignation, death, or any other reason, and the number of Directors falls below the statutory requirement, the requirement must be satisfied at the first General Meeting of Shareholders convened after such cause occurs.</p>	<p>Change of terminology per the amendment to Article 542-8 of the Commercial Act</p>
<p>Article 36 (Duties of Directors) 1) (Omitted) 2) <u>Vice Presidents, Senior</u> Managing Directors, Managing Directors, and Directors shall assist the Representative Director and divide/perform the Company's business as determined by the Board of Directors; in the event that the Representative Director is unable to act, they shall act as proxy in the aforementioned order. 3) (Omitted) 4) (Omitted)</p>	<p>Article 36 (Duties of Directors) 1) (Same as current) 2) Senior Managing Directors, Managing Directors, and Directors shall assist the Representative Director and divide/perform the Company's business as determined by the Board of Directors; in the event that the Representative Director is unable to act, they shall act as proxy in the aforementioned order. 3) (Same as current) 4) (Same as current)</p>	<p>Refinement of the job title system</p>
<p>Article 39 (Mitigation of Directors' Liability to the Company) 1) The Company may, by a resolution of the General Meeting of Shareholders, exempt a Director from liability under Article 399 of the Commercial Act for an amount exceeding 6 times (3 times in the case of <u>Outside Directors</u>) the amount of their remuneration for the year prior to the date of the act. 2) 2) (Omitted)</p>	<p>Article 39 (Mitigation of Directors' Liability to the Company) 1) The Company may, by a resolution of the General Meeting of Shareholders, exempt a Director from liability under Article 399 of the Commercial Act for an amount exceeding 6 times (3 times in the case of <u>Independent Directors</u>) the amount of their remuneration for the year prior to the date of the act. 2) (Same as current)</p>	<p>Change of terminology per the amendment to Article 542-8 of the Commercial Act</p>

CHANGES OF ARTICLE OF INCORPORATION [4/6]

Current	Proposed changes	Purpose
<p>Article 40 (Composition and Convocation of the Board of Directors)</p> <p>1) (Omitted)</p> <p>2) <u>The Board of Directors shall be convened by the Representative Director & Chairman or a Director separately designated by the Board of Directors, by giving notice to each Director one (1) day prior to the meeting date. However, if all Directors consent, the convocation procedure may be omitted.</u></p> <p>3) <u>The Chairman of the Board of Directors shall be the person authorized to convene the Board of Directors under Paragraph 2.</u></p>	<p>Article 40 (Composition and Convocation of the Board of Directors)</p> <p>1) (Same as current)</p> <p>2) <u>The Board of Directors shall be convened by each Director. However, this shall not apply if there is a Director separately designated by the Board of Directors.</u></p> <p>3) <u>The Director convening the Board of Directors shall give notice to each Director one (1) day prior to the meeting date. However, if all Directors consent, the convocation procedure may be omitted.</u></p> <p>4) <u>The Chairman of the Board of Directors shall be determined by the Board of Directors. However, if a person authorized to convene the Board of Directors is separately designated by the Board of Directors under the proviso of Paragraph 2, that person shall be the Chairman.</u></p>	<p>Clarification of board convocation rights and the selection of the Chairman</p>
<p>Article 41-2 (Committees)</p> <p>1) The Company may establish the following committees within the Board of Directors:</p> <ol style="list-style-type: none"> 1. Management Committee 2. Remuneration Committee 3. <u>Outside</u> Director Candidate Recommendation Committee 4. Audit Committee <p>2) (Omitted)</p> <p>3) (Omitted)</p>	<p>Article 41-2 (Committees)</p> <p>1) The Company may establish the following committees within the Board of Directors:</p> <ol style="list-style-type: none"> 1. Management Committee 2. Remuneration Committee 3. <u>Independent</u> Director Candidate Recommendation Committee 4. Audit Committee <p>2) (Same as current)</p> <p>3) (Same as current)</p>	<p>Change of terminology per the amendment to Article 542-8 of the Commercial Act</p>

CHANGES OF ARTICLE OF INCORPORATION [5/6]

Current	Proposed changes	Purpose
<p>Article 45 (Composition of the Audit Committee)</p> <ol style="list-style-type: none"> 1) (Omitted) 2) The Audit Committee shall consist of at least 3 Directors, and at least two-thirds (2/3) of the members shall be <u>Outside Directors</u>. 3) Audit Committee members shall be appointed from among the Directors after they have been elected at the General Meeting of Shareholders. In this case, <u>one (1)</u> member of the Audit Committee shall be appointed as a Director who becomes an Audit Committee member separately from other Directors by a resolution of the General Meeting of Shareholders. 4) (Omitted) 5) The Audit Committee shall, by its resolution, select a person to represent the Committee. In this case, the Chairman must be an <u>Outside Director</u>. 6) If the number of <u>Outside Directors</u> falls below the composition requirements due to resignation or death, the requirement must be satisfied at the first General Meeting of Shareholders convened after such cause occurs. 	<p>Article 45 (Composition of the Audit Committee)</p> <ol style="list-style-type: none"> 1) (Same as current) 2) The Audit Committee shall consist of at least 3 Directors, and at least two-thirds (2/3) of the members shall be <u>Independent Directors</u>. 3) Audit Committee members shall be appointed from among the Directors after they have been elected at the General Meeting of Shareholders. In this case, <u>two (2)</u> members of the Audit Committee shall be appointed as Directors who become Audit Committee members separately from other Directors by a resolution of the General Meeting of Shareholders. 4) (Same as current) 5) The Audit Committee shall, by its resolution, select a person to represent the Committee. In this case, the Chairman must be an <u>Independent Director</u>. 6) If the number of <u>Independent Directors</u> falls below the composition requirements due to resignation or death, the requirement must be satisfied at the first General Meeting of Shareholders convened after such cause occurs. 	<p>Change of terminology; Increase in the number of separately appointed Audit Committee members (1 → 2) per Article 542-12, Paragraph 2 of the Commercial Act</p>

CHANGES OF ARTICLE OF INCORPORATION [6/6]

Current	Proposed changes	Purpose
	<p>ADDENDA</p> <ol style="list-style-type: none"> 1. (Enforcement Date) These Articles of Incorporation shall enter into force on March 27, 2026. 2. (Transitional Measures regarding Place and Method of Convocation and Exercise of Voting Rights by Proxy) The amended provisions of Articles 22 and 28 shall enter into force on January 1, 2027. 3. (Transitional Measures regarding Independent Directors) The amended provisions of Articles 31, 32-2, 34, 39, 41-2, and 45 (excluding Paragraph 3) shall enter into force on July 23, 2026. However, the number of Independent Directors within the Board of Directors under Article 31, Paragraph 1, shall be met within one (1) year after the enforcement of the law, pursuant to the proviso of Article 2 of the Addenda to <Act No. 20991, Jul. 22, 2025>. 	<p>Clarification on the effective date</p>

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**Election of Inside
Director**
(Agenda Item 3)

At the 2026 AGM, the Board recommends the re-appointment of one inside director, **Mr. LEE Jong Won (Agenda Item 3)**, and one outside director to serve as a member of the Audit Committee, **Mr. SON Won Jo (Agenda Item 4)**. These nominees have been proposed for re-election based on their outstanding expertise and continued contribution to the Company's strategic growth and transparent governance.

Please see below for the current Board composition as of December 2025.

	LEE Jong Won	LIM Ki Young	KIM Hyun Oh	KWON Up	SON Won Jo	NAM Taek Jin
Classification	Executive Chairman / Co-CEO	Co-CEO	Inside	Outside	Outside	Outside
Skills & Expertise	Leadership, Industry	Industry (Civil Engineering)	Industry (Architectural Engineering)	Marketing, Leadership	Accounting	Innovation
Age	1972	1966	1966	1954	1954	1969
Gender	Male	Male	Male	Male	Male	Male
Director Since	Mar 2008	Mar 2025	Mar 2021	Mar 2021	Mar 2023	Mar 2025
Term Expiring	Mar 2026*	Mar 2028	Mar 2028	Mar 2027	Mar 2026*	Mar 2028
Committees						
Management	●	○	○			
Compensation				○	○	●
Independent Director Nomination				●	○	○
Audit				○	●	○
Board Meeting Attendance	100.0%	100.0%	100.0%	100.0%	100.0%	71.4%

* Directors up for re-election at this AGM

● Chair of the Committee

BOARD COMPOSITION AS OF 2025

Item 3 : Election of Inside Director - LEE Jong Won

DIRECTOR CANDIDATE



LEE Jong Won

- Birth: Sep 1972
- Gender: Male
- Role: CEO
- Director Since: Mar 2008

Education & Experience

- University of Wisconsin-Madison, USA MBA, Marketing & Entrepreneurship
- Chairman & CEO of HS Hwasung Co., Ltd. in Daegu, Korea
- Vice-chairman of The Daegu Chamber of Commerce & Industry in Daegu, Korea
- Director of Shinsegae Live Shopping Inc.

Background of Board Recommendation

Mr. LEE Jong Won has demonstrated exceptional leadership over his current term (2023–2025), effectively balancing aggressive growth with rigorous risk management during a turbulent period for the construction industry.

Proven Financial Performance: Under his guidance, the Company achieved its record-high annual revenue of KRW 908 billion in 2023 and a successful financial turnaround in 2025, with revenue increasing by 7.6% and ROE surging to 6.35%. His strategic focus on operational efficiency has consistently translated into tangible results, enabling the Company to maintain a competitive edge even during market downturns.

Industry-Leading Financial Soundness: Amidst industry-wide liquidity concerns, Mr. Lee prioritized long-term stability, leading the strategic effort to slash the debt-to-equity ratio from 117.65% to a robust 69.49%—positioning HS Hwasung in the top tier of financial health in the sector. This 'stability-first' approach has not only fortified the balance sheet but also secured the vital liquidity needed to pursue future growth opportunities without compromising financial integrity.

Strategic Vision & Shareholder Value: He spearheaded the 2024 rebranding to "HS Hwasung" to drive future-oriented diversification. By proposing a 20–40% dividend increase for FY2025 despite market volatility, he reinforced shareholder trust and his vision to transform the Company into a resilient, comprehensive value creator.

With over 27 years of deep industry expertise and a proven track record of delivering results through crises, the Board highly recommends Mr. Lee's re-appointment to secure the Company's sustainable growth and long-term value.

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**Election of Outside
Director as Audit
Committee Member**
(Agenda Item 5)

Item 4: Election of Outside Director as Audit Committee Member – Mr. SON Won Jo

DIRECTOR CANDIDATE



Mr. SON Won Jo

- Birth: Feb 1959
- Gender: Male
- Role: Outside Director

Current

- Representative of Daekyung Accounting Corporation
- Vice Chairperson, Daegu Community Chest of Korea

Education & Experience

- Graduated from YoungNam University
- Chairman of Daegu KICPA
- Professor of Daegu Catholic University
- Chairperson of the Board of Directors, HI Investment & Securities

Background of Board Recommendation

Mr. SON Won Jo is a highly respected expert in accounting and corporate governance who has played a critical role in fortifying HS Hwasung's financial integrity and internal control systems since his initial appointment in 2023.

Authoritative Financial Expertise: A Certified Public Accountant with over 35 years of experience, Mr. Son brings unparalleled depth in auditing and taxation. As the current Chairperson of the Daegu Regional Association of CPAs and CEO of Daekyung Accounting Corp., he provides independent professional insight that supports the Board's oversight of the accuracy, integrity, and transparency of the Company's financial reporting.

Stewardship in Financial Fortification: During his three-year tenure as a member of the Audit Committee, Mr. Son contributed to the Committee's oversight of the Company's financial soundness and capital structure, leveraging his extensive expertise. Through rigorous review and independent oversight, he supported the Committee in monitoring the Company's progress in strengthening its balance sheet, including the substantial reduction in the debt-to-equity ratio from 168% in 2023 to 69.49% in 2025, thereby reinforcing the Company's long-term solvency amid a volatile market.

Strategic Governance Leadership: His experience as the Chairperson of the board at HI Investment & Securities has enabled him to provide sophisticated guidance on board operations and risk management. This unique perspective has helped align HS Hwasung's governance practices with global standards, protecting and enhancing shareholder interests.

The Board strongly recommends Mr. Son's re-appointment as his proven track record in financial oversight and his uncompromising ethical standards are essential to sustaining the Company's renewed financial strength and investor trust.

The Board believes that the Company has sufficient capabilities and expertise to move beyond an ordinary construction company to a 'culture creator' and regularly reviews the composition of skills and diversity for an effective board structure.

BOARD SKILLS MATRIX (AFTER AGM)

Name	Classification	Gender	Business Mgmt /Entrepreneurship	Industry	Acct/ Finance	Business Strategy/ Marketing	Innovation	Global Experience
Jong Won LEE	Executive (Chairman & CEO)	M	●			●		
Ki Young LIM	Executive (Vice President)	M		●				●
Hyun Oh KIM	Executive (Head of Architectural Development)	M		●		●		
Yeop KWON	Independent	M	●			●		
Wonjo SON	Independent	M			●			
Tek-Jin NAM	Independent	M					●	

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**APPROVAL OF
DIRECTOR
REMUNERATION**
(Agenda Item 5)

DIRECTOR REMUNERATION

	FY2026 (To be voted)	FY2025	FY2024
Remuneration Limit (KRW million)	2,500	2,500	2,500
Remuneration Paid (KRW million)	-	1,646	1,122
Number of Directors (Inside/Outside)	6 (3/3)	6 (3/3)	6 (2/4)

CONTACT US

HS Hwasung always strives to communicate with an open attitude, listening to the opinions of shareholders. If you have any inquiries, please feel free to contact us via chhksh@hwasung.com

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