Note: This document is a translation of a part of the Japanese original. The translation is prepared and provided for the purpose of the readers' convenience only. All readers are strongly recommended to refer to the original Japanese version for complete and accurate information.

(Stock Exchange Code 4980)

May 30, 2023

(Date of commencement of measures for electronic provision: May 23, 2023)

To Shareholders with Voting Rights:

Yoshihisa Shinya Representative Director and President Dexerials Corporation 1724 Shimotsuboyama, Shimotsuke-shi, Tochigi

NOTICE OF

THE 11TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

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

We are pleased to inform you that the 11th Annual General Meeting of Shareholders of Dexerials Corporation (the "Company") will be held as described below.

In convening this General Meeting of Shareholders, measures for electronic provision have been taken and matters subject to measures for electronic provision are posted on the website indicated below.

The Company's website

https://www.dexerials.jp/ir/stock/meeting.html

In addition to the above, the Notice is also posted on the website indicated below.

Tokyo Stock Exchange website

https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

Access the above website of the Tokyo Stock Exchange, enter "Dexerials" in the "Issue name (company name)" field or the Company's securities code "4980" in the "Code" field and click "Search," select "Basic information," then "Documents for public inspection/PR information," and read the Notice.

You may exercise your voting rights in advance via the Internet or in writing, instead of attending the General Meeting of Shareholders in person. If you are not attending the meeting in person, please review the attached Reference Documents for the General Meeting of Shareholders and exercise your voting rights by 5:45 p.m. on Thursday, June 22, 2023, Japan standard time.

- If you exercise your voting rights in duplicate both via the Internet and in writing, your vote via the Internet will be treated as valid.
- If you exercise your voting rights more than once via the Internet, your last vote will be treated as valid.
- If there is no indication of approval or disapproval for the proposals in the Voting Rights Exercise Form, this will be treated as an indication of approval.

1. Date and Time: Friday, June 23, 2023 at 10:00 a.m. Japan standard time

(The reception desk opens at 9:00 a.m.)

2. Place: Reception Hall, Headquarters and Tochigi Technology Center,

Dexerials Corporation

1724 Shimotsuboyama, Shimotsuke-shi, Tochigi, Japan

3. Meeting Agenda:

Matters to be reported: 1. The Business Report, Consolidated Financial Statements for the Company's

11th Fiscal Year (April 1, 2022 - March 31, 2023) and results of audits by the Accounting Auditor and the Audit & Supervisory Committee of the

Consolidated Financial Statements

2. Non-consolidated Financial Statements for the Company's 11th Fiscal Year

(April 1, 2022 - March 31, 2023)

Proposals to be resolved:

Proposal 1: Appropriation of Surplus

Proposal 2: Election of Four (4) Directors (Excluding Directors Serving as Audit &

Supervisory Committee Members)

Proposal 3: Election of Three (3) Directors Serving as Audit & Supervisory Committee

Members

Proposal 4: Election of One (1) Substitute Director Serving as Audit & Supervisory

Committee Member

• When attending the General Meeting of Shareholders in person, please submit the enclosed Voting Rights Exercise Form to the reception desk.

• The reason for holding this General Meeting of Shareholders at the location different from the previous year's venue is as follows.

• This General Meeting of Shareholders will be held at our head office to which we moved in July 2021. To enable shareholders to better understand the Company, a visit to our showroom is scheduled for shareholders after the meeting (registration required).

• The documents sent to shareholders who have made a request for document delivery do not include, in accordance with laws and regulations and Article 14 of the Articles of Incorporation of the Company, the matters listed below. Therefore, the said documents are part of the documents audited by the Audit & Supervisory Committee and the Accounting Auditor when they prepared their respective audit reports.

Matters Related to Subscription Rights to Shareholders,

The Company's Systems and Policies,

Consolidated Statement of Changes in Net Assets,

Notes to the Consolidated Financial Statements,

Non-consolidated Statement of Changes in Net Assets, and

Notes to the Non-consolidated Financial Statements

- Should matters to subject to electronic provision require revisions, the revisions will be posted on each of the websites indicated above.
- The results of resolutions at this Annual General Meeting of Shareholders will be posted on the Company's website.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus

We regard return of profit to shareholders as one of the most important management tasks. With a recognition that increasing corporate value through investment for growth is the common interest of our shareholders, we have established a basic policy that we should first give priority to business investments leading to sustainable corporate value improvement and then make shareholder returns in line with profit growth with the target total payout ratio to consolidated profit attributable to owners of parent before amortization of goodwill of approximately 40%.

Based on this policy, we propose to pay a year-end dividend of 35 yen per share for the current fiscal year, consisting of an ordinary dividend of 30 yen per share and a commemorative dividend of 5 yen per share to express our appreciation to our shareholders as the Company marked its 10th anniversary.

- 1. Type of dividend assets
 - Cash
- 2. Allotment of dividend assets to shareholders and the total amount 35 yen per share of common stock of the Company (ordinary dividend: 30 yen, commemorative dividend: 5 yen) Total amount: 2,125,566,485 yen
- 3. Effective date of distribution of surplus June 26, 2023

Reference

Annual dividend

65 yen per share (interim dividend: 30 yen, year-end dividend: 35 yen)

Total payout ratio*: 56.6%

^{*}Total payout ratio to consolidated profit attributable to owners of parent before amortization of goodwill

^{= &}lt;u>Total payout amount (Annual total dividends paid + Annual total share buyback)</u> x 100 Consolidated profit attributable to owners of parent + Amortization of goodwill

^{*}Total payout ratio to consolidated profit attributable to owners of parent before amortization of goodwill

Proposal 2: Election of Four (4) Directors (Excluding Directors Serving as Audit & Supervisory Committee Members)

The terms of office of all four (4) Directors (excluding Directors serving as Audit & Supervisory Committee Members; hereinafter, the same applies in this proposal.) will expire at the conclusion of this General Meeting of Shareholders. Accordingly, it is proposed to elect four (4) Directors.

The candidates for Director are as follows.

No.		Name	Age		Current positions and responsibilities at the Company	No. of years served as Director	Attendance at Board of Directors' meetings
1	Reappointment	Yoshihisa Shinya	53		Representative Director and President President and Executive Officer Officer in charge of Management and Business Operations President and CEO, Kyoto Semiconductor Co., Ltd.	4 years	100% (13/13)
2	Reappointment	Toshiya Satake	63		Representative Director Senior Managing Executive Officer Officer in charge of Management and Administration Representative Director and President, Dexerials Precision Components Corporation	4 years	92.31% (12/13)
3	Reappointment	Takashi Yokokura	74	Independent Officer Outside Director	Outside Director	8 years	100% (13/13)
4	Reappointment	Satoshi Taguchi	65	Independent Officer Outside Director	Outside Director	2 years	100% (13/13)

Notes:

- Mr. Takashi Yokokura and Mr. Satoshi Taguchi are candidates for Outside Directors.
 If their election is approved as proposed, the Company intends to designate them as Independent Officers as prescribed by the Tokyo Stock Exchange.
- 2. The age of a candidate for Director is the age at the conclusion of this Annual General Meeting of Shareholders.

[Opinion of the Audit & Supervisory Committee]

The Audit & Supervisory Committee confirms the situation of the Nomination and Remuneration Committee's deliberation on nomination of candidates for Director (excluding Director serving as Audit & Supervisory Committee Member) and remuneration of Directors not serving as Audit & Supervisory Committee Members. As a result of careful consideration by the Audit & Supervisory Committee, it concluded that there were no particular problems with the nomination procedures for the candidates, that each candidate was selected in accordance with the "Dexerials' Basic Policy on Corporate Governance," which sets forth the Company's nomination policy, and that they are suitable to serve as Directors of the Company. Moreover, there are no particular problems with the procedures for determining remuneration, etc. for Directors, and the Company believes that the details of such remuneration is appropriate.

[Basic Policy and Procedures for Nomination of Candidates for Director]

In nominating candidates for Director (excluding Director serving as Audit & Supervisory Committee Member), the Company's criteria for selecting candidates for Director include that persons are capable of making decisions and executing in accordance with the Company's corporate philosophy, are of good character, have effective communication skills, and have leadership qualities. For Outside Directors, the Company seeks persons from outside the Company who have experience as corporate managers of global enterprises, knowledge of technological development, and experience and knowledge as professionals in the fields of legal affairs, finance and accounting, etc., and moreover, are highly independent.

In nominating candidates for Director serving as Audit & Supervisory Committee Member, the Company selects candidates from inside and outside the Company based on the criteria that the candidates have experience and knowledge in the fields of corporate management, finance and accounting, legal affairs, etc. and, in particular, that at least one candidate has sufficient knowledge of finance and accounting. In selecting Outside Directors, the Company determines candidates, taking into consideration the balance of knowledge, experience, specialized fields, etc. of the Board of Directors as a whole, and includes persons who have management experience at other companies, etc.

As independent Outside Directors are the majority of the Company's Board of Directors, candidates for Director are selected from a neutral perspective. Nomination of candidates for Director is determined, reflecting deliberation and proposals by the Nomination and Remuneration Committee of which Independent Outside Directors constitute the majority and which is chaired by an Independent Outside Director.

If Proposal 2 "Election of Four (4) Directors (Excluding Directors Serving as Audit & Supervisory Committee Members)" and Proposal 3 "Election of Three (3) Directors Serving as Audit & Supervisory Committee Members" are approved and resolved as proposed, the composition of the Board of Directors, the areas of expertise held by the Directors, and the balance among them will be as follows.

Skills Matrix of the Board of Directors

		Areas of expe	Areas of expertise that Directors are particularly expected to demonstrate						
Position	Name	Corporate management	Technology management	Sustainability management	Global business	Legal and compliance	Finance & accounting / Capital policy		
Representative Director and President, Nomination and Remuneration Committee Member	Yoshihisa Shinya	•	•	•	•				
Representative Director, Nomination and Remuneration Committee Member	Toshiya Satake	•		•		•	•		
Outside Director, Chairperson of the Nomination and Remuneration Committee	Takashi Yokokura	•	•	•	•				
Outside Director, Nomination and Remuneration Committee Member	Satoshi Taguchi	•		•	•	•			
Outside Director, Chairperson of the Audit & Supervisory Committee, Nomination and Remuneration Committee Member	Rika Sato			•	•	•			
Director, Audit & Supervisory Committee Member	Masato Taniguchi		•	•		•			
Outside Director, Audit & Supervisory Committee Member, Nomination and Remuneration Committee Member	Tetsuyuki Kagaya			•			•		

Name		Career summary
Reappointment	Jul. 2001	Joined Sony Chemicals Corporation (current the
		Company)
1 Yoshihisa Shinya	Apr. 2005	General Manager, Development Department, Optical
		Material Business Unit, Sony Chemicals Corporation
Date of birth:	Apr. 2012	Deputy Head, Optical Solutions Products Business
July 20, 1969		Division, Sony Chemicals Corporation
Age: 53	Sep. 2012	Deputy Head, Optical Solutions Products Business Unit,
No. of years served as Director:		the Company
4 years	Apr. 2014	Executive Officer, Optical Solutions Products Business
	. 2016	Unit Head, the Company
Number of shares of the Company held:	Apr. 2016	Executive Officer, Product Development Division Head,
68,100 shares (of which the number of shares to be		Business Unit Group Deputy-Head, Corporate R&D
granted under the stock compensation	A 2017	Division Deputy-Head, the Company
plan: 33,700 shares)	Apr. 2017	Senior Executive Officer, Product Development
		Division Head, Automotive Devices Business Group Head, the Company
	Jan. 2019	Senior Executive Officer, Automotive Solutions
	Jan. 2019	Business Unit Head, the Company
	Mar. 2019	President and Executive Officer (to present),
	Wiai. 2017	Automotive Solutions Business Unit Head, the
		Company
	Jun. 2019	Representative Director and President (to present)
	Oct. 2020	Representative Director and President
	302020	Officer in charge of Management and Business
		Operations (to present)
	Mar. 2022	President and CEO, Kyoto Semiconductor Co., Ltd. (to
		present)
	[Significant	concurrent positions]
	President an	d CEO, Kyoto Semiconductor Co., Ltd.

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[Reasons for nomination as a candidate for Director]

Mr. Yoshihisa Shinya is playing a central role in product development with regard to the Company's entry to new business fields and has deep insight about technology and a wealth of experience in business operations. The Company judges that he is capable of appropriately fulfilling his duties as a Director and therefore nominates him as a candidate for Director.

[Directors and officers liability insurance contract]

The Company has entered into a directors and officers liability insurance contract with an insurance company pursuant to Article 430-3, Paragraph 1 of the Companies Act. The insurance contract 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.

If reelection of Mr. Yoshihisa Shinya is approved as proposed, he will be insured under the insurance contract.

Name		Career summary
Reappointment	Apr. 1983	Joined Hokkaido-Tohoku Development Finance Public
		Corporation (current Development Bank of Japan Inc.)
2 Toshiya Satake	Apr. 2006	Deputy Head of Business Development Department,
		Head of Transaction Services Group, Development
Date of birth:		Bank of Japan Inc.
June 29, 1959	Jun. 2009	Director, General Manager, Planning Department,
Age: 63		Skynet Asia Airways Co., Ltd. (current Solaseed Air
No of comment of Directors		Inc.)
No. of years served as Director: 4 years	Apr. 2012	Head of Regional Planning Department, Development
+ years		Bank of Japan Inc.
Number of shares of the Company held:	Jun. 2013	Head of Regional Planning Department, Head of
26,400		PPP/PFI Promotion Center, Development Bank of Japan
(of which the number of shares to be		Inc.
granted under the stock compensation plan: 24,300 shares)	Apr. 2014	Advisor, the Company
pian. 24,300 shares)	Jun. 2014	Standing Audit & Supervisory Board Member, the
		Company
	Jun. 2019	Representative Director and Senior Managing Executive
		Officer (to present)
		Officer in charge of Internal Audit, the Company
	Oct. 2020	Representative Director and Senior Managing Executive Officer
		Officer in charge of Management, Administration, and
		Internal Audit
		Representative Director and President, Dexerials
		Precision Components Corporation (to present)
	Jun. 2021	Representative Director and Senior Managing Executive
	Jun. 2021	Officer
		Officer in charge of Management and Administration (to
		present)
	[Significant	concurrent positions]
		ive Director and President, Dexerials Precision
	_	s Corporation

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[Reasons for nomination as a candidate for Director]

Mr. Toshiya Satake has a wealth of experience and deep insight gained through his involvement in investment and financing business at financial institutions and as a manager of a company. He is contributing to enhancement of corporate governance and corporate value of the Company in the course of his service as a Representative Director. The Company judges that he is capable of appropriately fulfilling his duties as a Director and therefore nominates him as a candidate for Director.

[Directors and officers liability insurance contract]

The Company has entered into a directors and officers liability insurance contract with an insurance company pursuant to Article 430-3, Paragraph 1 of the Companies Act. The insurance contract 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.

If reelection of Mr. Toshiya Satake is approved as proposed, he will be insured under the insurance contract.

Name		Career summary
Reappointment	Apr. 1971	Joined Tokyo Optical Co., Ltd. (current TOPCON
Outside Director Independent Officer		Corporation)
independent Officer	Jun. 2002	Executive Officer, TOPCON Corporation
2 T-11: X/-11	Jun. 2003	Director, TOPCON Corporation
3 Takashi Yokokura	Jun. 2006	President and Representative Director, TOPCON Corporation
Date of birth:	Dec. 2012	Governor, Tokyo University of Science
March 9, 1949	May 2015	Outside Director, the Company (to present)
Age: 74	Jul. 2020	Outside Director, KIKUCHI SEISAKUSHO CO., LTD.
No. of years served as Director:		(to present)
8 years		
		concurrent positions]
Number of shares of the Company held:	Outside Dire	ector, KIKUCHI SEISAKUSHO CO., LTD.
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[Reasons for nomination as a candidate for Director and overview of expected role]

Having served as the President and Representative Director of a global company, Mr. Takashi Yokokura has deep insight into corporate management. The Company judges that he can provide useful advice for the Company's management from an objective and professional perspective and contribute to strengthening of the Company's technology development and business development, and therefore nominates him as a candidate for Outside Director.

In light of the independence standards stipulated by the Tokyo Stock Exchange and the Company's independence standards, none of the attributes that may cause conflict of interest with general shareholders applies to Mr. Yokokura. Thus, if his reelection is approved as proposed, the Company intends to continue his designation as an Independent Officer as prescribed by the Tokyo Stock Exchange.

[Directors and officers liability insurance contract]

The Company has entered into a directors and officers liability insurance contract with an insurance company pursuant to Article 430-3, Paragraph 1 of the Companies Act. The insurance contract 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.

If reelection of Mr. Takashi Yokokura is approved as proposed, he will be insured under the insurance contract.

[Limited liability agreement]

In order to enable Directors (excluding Executive Directors, etc.) to fulfill their expected roles, the Company's Articles of Incorporation allow the Company to enter into agreements (limited liability agreement) with Directors (excluding Executive Directors, etc.) that limit their liabilities for damages stipulated in Article 423 Paragraph 1 of the Companies Act to the minimum liability amount stipulated by laws and regulations. The Company has entered into a limited liability agreement with each of the incumbent Directors (excluding Executive Directors, etc.).

If reelection of Mr. Takashi Yokokura is approved as proposed, the Company intends to continue the said contract with him.

Name		Career summary
Reappointment	Apr. 1981	Joined Nippon Oil Corporation (current ENEOS
Outside Director	_	Corporation)
Independent Officer	Apr. 2013	Executive Officer and General Manager of General
	_	Administration Department, JX Nippon Oil & Gas
4 Satoshi Taguchi		Exploration Corporation
	Jul. 2013	Executive Officer and General Manager of General
Date of birth:		Administration Department, JX Nippon Oil & Energy
August 11, 1957		Corporation (current ENEOS Corporation)
Age: 65	May 2015	Executive Officer and General Manager of Legal &
No. of years served as Director:		Corporate Affairs Department, JX Holdings, Inc.
2 years		(current ENEOS Holdings, Inc.)
_	Apr. 2016	Director and Senior Vice President, JX Nippon Oil &
Number of shares of the Company held:		Energy Corporation (current ENEOS Corporation)
-	Apr. 2017	Director and Senior Vice President, JXTG Nippon Oil &
		Energy Corporation (current ENEOS Corporation)
	Jun. 2017	Director and Senior Vice President, JXTG Holdings,
		Inc. (current ENEOS Holdings, Inc.)
	Jun. 2018	Statutory Outside Corporate Auditor, Nippon Shokubai
		Co., Ltd.
	Jun. 2020	Senior Vice President, ENEOS Holdings, Inc. and
		ENEOS Corporation
	Apr. 2021	Advisor, ENEOS Corporation
	Jun. 2021	Outside Director, the Company (to present)
	[Significant	concurrent positions]
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[Reasons for nomination as a candidate for Director and overview of expected role]

Having held important posts at global companies, Mr. Satoshi Taguchi has deep insight into corporate management. The Company judges that he can provide useful advice for the Company's management from an objective and professional perspective, and that he can contribute to strengthening of the Company's risk management and strengthening of supervision of business execution. Therefore the Company nominates him as a candidate for Outside Director.

In light of the independence standards stipulated by the Tokyo Stock Exchange and the Company's independence standards, none of the attributes that may cause conflict of interest with general shareholders applies to Mr. Taguchi. Thus, if his reelection is approved as proposed, the Company intends to continue his designation as an Independent Officer as prescribed by the Tokyo Stock Exchange.

[Directors and officers liability insurance contract]

The Company has entered into a directors and officers liability insurance contract with an insurance company pursuant to Article 430-3, Paragraph 1 of the Companies Act. The insurance contract 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.

If reelection of Mr. Satoshi Taguchi is approved as proposed, he will be insured under the insurance contract.

[Limited liability agreement]

In order to enable Directors (excluding Executive Directors, etc.) to fulfill their expected roles, the Company's Articles of Incorporation allow the Company to enter into agreements (limited liability agreement) with Directors (excluding Executive Directors, etc.) that limit their liabilities for damages stipulated in Article 423 Paragraph 1 of the Companies Act to the minimum liability amount stipulated by laws and regulations. The Company has entered into a limited liability agreement with each of the incumbent Directors (excluding Executive Directors, etc.).

If reelection of Mr. Satoshi Taguchi is approved as proposed, the Company intends to continue the said contract with him.

Proposal 3: Election of Three (3) Directors Serving as Audit & Supervisory Committee Members

The terms of office of all three (3) Directors serving as Audit & Supervisory Committee Members will expire at the conclusion of this General Meeting of Shareholders. Accordingly, it is proposed to elect three (3) Directors serving as Audit & Supervisory Committee Members.

The Company has obtained the consent of the Audit & Supervisory Committee with respect to this proposal. The candidates for Director serving as Audit & Supervisory Committee Member are as follows.

No.		Name	Age		Current positions and responsibilities at the Company	No. of years served as Director	Attendance at Board of Directors' meetings
1	Reappointment	Rika Sato	60	Independent Officer Outside Director	Outside Director Chairperson of the Audit & Supervisory Committee	4 years	100% (13/13)
2	New appointment	Masato Taniguchi	64		Audit & Supervisory Board Member, Kyoto Semiconductor Co., Ltd.	-	-
3	Reappointment	Tetsuyuki Kagaya	50	Independent Officer Outside Director	Outside Director Audit & Supervisory Committee Member	2 years	100% (13/13)

Notes:

- Ms. Rika Sato and Mr. Tetsuyuki Kagaya are candidates for Outside Directors.
 If their election is approved as proposed, the Company intends to designate them as Independent Officers as prescribed by the Tokyo Stock Exchange.
- 2. Ms. Rika Sato and Mr. Tetsuyuki Kagaya will be in office as Outside Directors serving as Audit & Supervisory Committee Members for two (2) years at the conclusion of this General Meeting of Shareholders.
- 3. The age of a candidate for Director is the age at the conclusion of this Annual General Meeting of Shareholders.

[Basic Policy and Procedures for Nomination of Candidates for Director serving as Audit & Supervisory Committee Member]

In nominating candidates for Director serving as Audit & Supervisory Committee Member, the Company selects candidates from inside and outside the Company based on the criteria that the candidates have experience and knowledge in the fields of corporate management, finance and accounting, legal affairs, etc. For Outside Directors serving as Audit & Supervisory Committee Members, the Company seeks persons from outside the Company who are highly independent, in addition to the above criteria.

Name		Career summary	
Reappointment	Apr. 1992	Registered as attorney-at-law (The Tokyo Bar	
Outside Director		Association)	
Independent Officer	Dec. 1998	Registered as attorney-at-law (New York State)	
	Jun. 2000	Joined Asahi & Koma Law Office (current	
1 Rika Sato		NISHIMURA & ASAHI)	
	Jan. 2003	Partner, Asahi & Koma Law Office	
Date of birth:	Jun. 2007	Joined Jones Day, Partner	
August 15, 1962	May 2015	Outside Audit & Supervisory Board Member, the	
Age: 60		Company	
	Jan. 2016	Partner, Ota & Sato	
No. of years served as Director:	Jun. 2018	External Director, CMK CORPORATION (to present)	
4 years	Jun. 2019	Outside Director, the Company	
	Jul. 2019	Partner, Sato & Partners (to present)	
Number of shares of the Company held:	Nov. 2019	Examiner for the National Bar Examination and	
-		Examiner for the Preliminary National Bar Examination	
		(in charge of Code of Civil Procedure)	
	Jun. 2021	Outside Director (Audit & Supervisory Committee	
		Member), the Company (to present)	
	Jun. 2022	External Director, NIHON PLAST CO., LTD.	
	[Significant	concurrent positions]	
	Attorney-at-law (Partner, Sato & Partners)		
	External Director, CMK CORPORATION		
	External Dir	rector, NIHON PLAST CO., LTD.	

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[Reasons for nomination as a candidate for Director serving as Audit & Supervisory Committee Member and overview of expected role]

Ms. Rika Sato has deep insight about corporate legal affairs as an attorney-at-law and has a track record of contributing to enhancement of the quality of auditing of the Company through her service as an Outside Audit & Supervisory Board Member of the Company. The Company expects her to contribute to strengthening of the audit and supervisory functions from an objective and professional perspective and to offer useful advice for enhancing compliance and corporate governance, and therefore nominates her as a candidate for Outside Director serving as Audit & Supervisory Committee Member.

Although Ms. Sato has no experience of involvement in corporate management other than serving as an outside officer, the Company believes that she is capable of appropriately performing duties as an Outside Director serving as Audit & Supervisory Committee Member for the reasons stated above.

In light of the independence standards stipulated by the Tokyo Stock Exchange and the Company's independence standards, none of the attributes that may cause conflict of interest with general shareholders applies to Ms. Sato. Thus, if her reelection is approved as proposed, the Company intends to continue her designation as an Independent Officer as prescribed by the Tokyo Stock Exchange.

[Directors and officers liability insurance contract]

The Company has entered into a directors and officers liability insurance contract with an insurance company pursuant to Article 430-3, Paragraph 1 of the Companies Act. The insurance contract 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.

If reelection of Ms. Rika Sato is approved as proposed, she will be insured under the insurance contract.

[Limited liability agreement]

In order to enable Directors (excluding Executive Directors, etc.) to fulfill their expected roles, the Company's Articles of Incorporation allow the Company to enter into agreements (limited liability agreement) with Directors (excluding Executive Directors, etc.) that limit their liabilities for damages stipulated in Article 423 Paragraph 1 of the Companies Act to the minimum liability amount stipulated by laws and regulations. The Company has entered into a limited liability agreement with each of the incumbent Directors (excluding Executive Directors, etc.).

If reelection of Ms. Rika Sato is approved as proposed, the Company intends to continue the said contract with her.

Name		Career summary
New appointment	Apr. 1981	Joined Sony Corporation
	Aug. 1997	Transferred to Sony Chemicals Corporation (current the
2 Masato Taniguchi		Company)
	Aug. 2000	Director, General Manager, Engineering Division,
Date of birth:		Dexerials (Suzhou) Co., Ltd.
August 28, 1958	Feb. 2005	General Manager, Engineering Department, Hybrid
Age: 64		Circuit Board Division, the Company
No. of years served as Director:	Oct. 2008	Deputy Head, Circuit Device Division, the Company
ivo. of years served as Director.	Oct. 2012	General Manager, Neagari Plant, the Company
	Mar. 2015	Director and General Manager, Dexerials (Suzhou) Co.,
Number of shares of the Company held:		Ltd.
22,800 shares	Jun. 2019	Internal Audit Department, the Company
		Auditor, Dexerials (Suzhou) Co., Ltd. (to present)
		Auditor, Dexerials (Shanghai) Corporation (to present)
	Oct. 2020	Audit & Supervisory Board Member, Dexerials
		Precision Components Corporation (to present)
	Jul. 2021	Auditor, Dexerials Korea Corporation (to present)
	Aug. 2022	Audit & Supervisory Board Member, Kyoto
		Semiconductor Co., Ltd. (to present)
	 [Significant	concurrent positions]
		pervisory Board Member, Kyoto Semiconductor Co., Ltd.

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[Reasons for nomination as a candidate for Director serving as Audit & Supervisory Committee Member] Mr. Masato Taniguchi has deep insight about the Group's business, gained through his experience of serving as general manager of engineering and manufacturing units and in key positions at overseas manufacturing sites, and a proven ability to engage in smooth communication with frontline operations. He also has a wealth of experience and insight about audit practice through his service at the Company's audit department and as an audit & supervisory board member of subsidiaries. Based on his experience and insight, the Company judges that he is capable of performing objective, appropriate auditing from a professional perspective and therefore nominates him as a candidate for Director serving as Audit & Supervisory Committee Member.

[Directors and officers liability insurance contract]

The Company has entered into a directors and officers liability insurance contract with an insurance company pursuant to Article 430-3, Paragraph 1 of the Companies Act. The insurance contract 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.

If election of Mr. Masato Taniguchi is approved as proposed, he will be insured under the insurance contract.

[Limited liability agreement]

In order to enable Directors (excluding Executive Directors, etc.) to fulfill their expected roles, the Company's Articles of Incorporation allow the Company to enter into agreements (limited liability agreement) with Directors (excluding Executive Directors, etc.) that limit their liabilities for damages stipulated in Article 423 Paragraph 1 of the Companies Act to the minimum liability amount stipulated by laws and regulations. The Company has entered into a limited liability agreement with each of the incumbent Directors (excluding Executive Directors, etc.).

If election of Mr. Masato Taniguchi is approved as proposed, the Company intends to enter into the said contract with him.

Name		Career summary	
Reappointment	Apr. 2000	Lecturer, Hitotsubashi University Graduate School of	
Outside Director		Commerce and Management	
Independent Officer	Apr. 2004	Assistant Professor, Hitotsubashi University Graduate	
2.77		School of Commerce and Management	
3 Tetsuyuki Kagaya	Apr. 2008	Associate Professor, Hitotsubashi University Graduate	
		School of Commerce and Management	
Date of birth:	Apr. 2017	Associate Professor, Hitotsubashi University School of	
December 26, 1972		Business Administration	
Age: 50	Oct. 2020	Professor, Hitotsubashi University School of Business	
No. of years served as Director:		Administration (to present)	
2 years	Jun. 2021	Outside Director (Audit & Supervisory Committee	
·		Member), the Company (to present)	
Number of shares of the Company held:			
-	[Significant concurrent positions]		
	Professor, H	Iitotsubashi University School of Business Administration	

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[Reasons for nomination as a candidate for Director serving as Audit & Supervisory Committee Member and overview of expected role]

Mr. Tetsuyuki Kagaya has deep insight about finance and accounting, evaluation of corporate value, risk analysis, etc. as a university professor. The Company expects him to contribute to strengthening of the audit and supervisory functions from an objective and professional perspective and to offer useful advice for promoting ESG management of the Company, and therefore nominates him as a candidate for Outside Director serving as Audit & Supervisory Committee Member.

Although Mr. Kagaya has no experience of involvement in corporate management, the Company believes that he is capable of appropriately performing duties as an Outside Director serving as Audit & Supervisory Committee Member for the reasons stated above.

In light of the independence standards stipulated by the Tokyo Stock Exchange and the Company's independence standards, none of the attributes that may cause conflict of interest with general shareholders applies to Mr. Kagaya. Thus, if his election is approved as proposed, the Company intends to continue his designation as an Independent Officer as prescribed by the Tokyo Stock Exchange.

[Directors and officers liability insurance contract]

The Company has entered into a directors and officers liability insurance contract with an insurance company pursuant to Article 430-3, Paragraph 1 of the Companies Act. The insurance contract 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.

If reelection of Mr. Tetsuyuki Kagaya is approved as proposed, he will be insured under the insurance contract.

[Limited liability agreement]

In order to enable Directors (excluding Executive Directors, etc.) to fulfill their expected roles, the Company's Articles of Incorporation allow the Company to enter into agreements (limited liability agreement) with Directors (excluding Executive Directors, etc.) that limit their liabilities for damages stipulated in Article 423 Paragraph 1 of the Companies Act to the minimum liability amount stipulated by laws and regulations. The Company has entered into a limited liability agreement with each of the incumbent Directors (excluding Executive Directors, etc.).

If reelection of Mr. Tetsuyuki Kagaya is approved as proposed, the Company intends to enter into the said contract with him.

Proposal 4: Election of One (1) Substitute Director Serving as Audit & Supervisory Committee Member

To prepare for a situation in which the number of Directors serving as Audit & Supervisory Committee Members falls below the number prescribed by laws and regulations, it is proposed to elect one (1) substitute Audit & Supervisory Committee Member.

The Company has obtained the consent of the Audit & Supervisory Committee with respect to this proposal. The effectiveness of the election of the candidate may be cancelled by resolution of the Board of Directors with the consent of the Audit & Supervisory Committee, provided such cancellation is made prior to the assumption of office.

The candidate for substitute Director serving as Audit & Supervisory Committee Member is as follows.

Name		Career summary
Outside Director	Nov. 1975	Registered as attorney-at-law (District of Columbia)
Independent Officer	Nov. 1975	Associate Attorney, Arnold & Porter
	Sep. 1976	Foreign Lawyer, Nagashima & Ohno
John C. Roebuck	Jan. 1980	Associate Attorney, Coudert Brothers LLP
	Jan. 1982	Foreign Lawyer, Tanaka & Takahashi
Date of birth:	Sep. 1985	Partner, Mayer, Brown & Platt
March 26, 1950	Jul. 1995	Partner, Jones Day
Age: 73	Apr. 2003	General Counsel, IBM Japan, Ltd.
No. of years served as Director:	Jan. 2016	Of Counsel, Jones Day
-	Jan. 2019	Partner, Roebuck Foreign Law Office (to present)
	Jun. 2019	Outside Audit & Supervisory Board Member, the
Number of shares of the Company held:		Company
		concurrent positions] al Consultant (Japan)

Note: Mr. John C. Roebuck is a candidate for substitute Outside Director serving as Audit & Supervisory Committee Member.

[Special interest relationship with the Company]

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[Reasons for nomination as a candidate for substitute Director serving as Audit & Supervisory Committee Member and overview of expected role]

Mr. John C. Roebuck has specialized knowledge about international financial legal affairs and a wealth of experience and insight about management of global companies as an international attorney-at-law. The Company expects him to contribute to strengthening of the audit and supervisory functions from an objective and professional perspective, and therefore nominates him as a candidate for substitute Outside Director serving as Audit & Supervisory Committee Member.

Although Mr. Roebuck has no experience of involvement in corporate management other than serving as an outside officer, the Company believes that he is capable of appropriately performing duties as an Outside Director serving as Audit & Supervisory Committee Member for the reasons stated above.

In light of the independence standards stipulated by the Tokyo Stock Exchange and the Company's independence standards, none of the attributes that may cause conflict of interest with general shareholders applies to Mr. Roebuck. Thus, if his election is approved as proposed and he assumes office of Director serving as Audit & Supervisory Committee Member, the Company intends to designate him as an Independent Officer as prescribed by the Tokyo Stock Exchange.

[Directors and officers liability insurance contract]

The Company has entered into a directors and officers liability insurance contract with an insurance company pursuant to Article 430-3, Paragraph 1 of the Companies Act. The insurance contract 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.

If election of Mr. John C. Roebuck is approved as proposed and he assumes office of Outside Director serving as Audit & Supervisory Committee Member, he will be insured under the insurance contract.

[Limited liability agreement]

In order to enable Directors (excluding Executive Directors, etc.) to fulfill their expected roles, the Company's Articles of Incorporation allow the Company to enter into agreements (limited liability agreement) with Directors (excluding Executive Directors, etc.) that limit their liabilities for damages stipulated in Article 423 Paragraph 1 of the Companies Act to the minimum liability amount stipulated by laws and regulations. The Company has entered into a limited liability agreement with each of the incumbent Directors (excluding Executive Directors, etc.).

If election of Mr. John C. Roebuck is approved as proposed and he assumes office of Outside Director serving as Audit & Supervisory Committee Member, the Company intends to enter into the said contract with him.

(Reference)

Independence Standards for Outside Directors

If none of the following attributes applies to an Outside Director or a candidate for Outside Director, the Company judges that such Outside Director or candidate for Outside Director is independent from the Company.

- 1. A person who currently serves as Director (excluding Outside Director, with the same applying hereinafter), Audit & Supervisory Board Member (excluding Outside Audit & Supervisory Board Member, with the same applying hereinafter), Executive Officer or employee of the Company or subsidiaries of the Company (hereinafter referred to as the "Dexerials Group") (hereinafter referred to collectively as "Director, etc.") or served as such in the 10 years prior to his/her appointment.
- 2. A second-degree or closer relative of a Director, etc. of the Dexerials Group
- 3. A major shareholder of the Company (or if the shareholder is an organization, such as a corporation, a person who belongs to it) (*1)
- 4. A person who belongs to an organization of which the Company is a major shareholder
- 5. A major business partner of the Dexerials Group (or if the business partner is a corporation, etc., a person who belongs to it) (*2)
- 6. A major lender to or creditor of the Dexerials Group (or if the lender or creditor is an organization, such as a corporation, a person who belongs to it) (*3)
- 7. A person who has received a donation amounting to 10 million yen or more in the current fiscal year from the Dexerials Group (or if the person receiving such donation is an organization, such as a corporation or an association, a person who belongs to such organization or belonged to such organization in the most recent five years)
- 8. A person who has received remuneration amounting to 10 million yen or more in the current fiscal year for providing professional services concerning law, finance, tax affairs, etc. or consulting services to the Dexerials Group (or if such person is an organization, such as a corporation, a person who belongs to it)
- 9. The company where a person serves as a Director, etc. and the Dexerials Group have a relationship of interlocking outside officers. (*4)

Notes:

- 1. "Major shareholder" means a person who directly or indirectly holds 10% or more of the total voting rights.
- 2. "Major business partner" means a person who received from the Dexerials Group or paid to the Dexerials Group an amount equal to 2% or more of annual consolidated sales of the said business partner or the Dexerials Group.
- 3. "Major lender" means a lender from which the Dexerials Group borrows an amount equivalent to 2% or more of consolidated total assets.
- 4. "Relationship of interlocking outside officers" means receiving an outside officer from a company where a Director, etc. of the Dexerials Group serves as an outside officer.

Note: About "Number of shares of the Company held" in Proposal 2 and Proposal 3

The number of shares of the Company held by each candidate includes the number of shares to be granted under the stock compensation plan during his/her term of office and at the time of retirement, which is indicated within the parentheses. Moreover, although the Company has established an officers' shareholding association for Directors, etc. (including Outside Directors and Directors serving as Audit & Supervisory Committee Members). The number of shares substantially held by individuals in the name of the officers' shareholding association is not included in the number of shares of the Company held by each candidate.

(Explanation on shares to be granted under the stock compensation plan)

The Company has introduced a stock compensation plan for the Company's Directors, etc. (excluding Outside Directors and Directors serving as Audit & Supervisory Committee Members). The number of shares to be granted to each of the candidates under the said plan indicated corresponds to the number of shares to be granted upon their retirement, which was determined on the day of the Annual General Meeting of Shareholders for the fiscal year ended March 31, 2021 and the number of points that have already been awarded and will be determined on the day of the Annual General Meeting of Shareholders for the fiscal year ending March 31, 2024. The number of points to be determined by the Annual General Meeting of Shareholders for the fiscal year ending March 31, 2024 varies according to the relative growth rate of the total shareholder return (TSR) and the actual ROE during the applicable period and therefore, has yet to be adjusted, and is subject to change.

The voting rights for the shares to be granted under the said plan will not be exercised until future granting of the shares to each candidate in question.