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#### For institutional investors

The Company participates in the electronic voting rights exercise platform operated by ICJ.

Securities Code No. 7278 June 7, 2022

#### To Shareholders:

Hidehito Hisakawa President and Representative Director

EXEDY Corporation

1-1-1 Kidamotomiya, Neyagawa-shi, Osaka

#### NOTICE OF CONVOCATION OF THE 72ND ANNUAL SHAREHOLDERS MEETING

Dear Shareholder,

Thank you for your continued interest in EXEDY Corporation (the "Company"). You are hereby notified that the 72nd Annual Shareholders Meeting (the "Meeting") will be held as stated below.

To avoid the risk of COVID-19 infection, we strongly recommend that you abstain from attending the Meeting and exercise your voting rights in writing or via the internet instead. In such case, after examining the Reference Documents for Shareholders Meeting hereinafter, please duly exercise your voting rights by 5:00 p.m. on June 27, 2022 (Monday).

Sincerely,

#### Details

1. 2.	Date and Time Place	10:00 a.m. June 28, 2022 (Tuesday) EXEDY Hall, 2nd Floor, Main Building EXEDY Corporation	
		1-1-1 Kidamotomiya, Neyagawa-shi, Osaka	
3.	Meeting Agenda		
	Reported	Report on the Business Report, and the Consolidated and Non-consolidated Financial Statements for the 72nd Business Year (from April 1, 2021 to March 31, 2022) Report on the Audit Results of the Consolidated Financial Statements for the 72nd Business Year by the Accounting Auditor and the Board of Corporate Auditors	
	Matters to be Res	olved	
	Proposal No. 1:	Appropriation of Surplus	
	Proposal No. 2:	Partial Amendments to the Articles of Incorporation	
Proposal No.		Election of Eleven (11) Directors	
	Proposal No. 4:	Election of One (1) Corporate Auditor	

-End-

Of all documents to be provided with this Notice of Convocation of the Annual Shareholders Meeting, the consolidated statement of changes in equity, the notes to consolidated financial statements, the statement of changes in net assets, and the notes to financial statements are not included in the documents attached to this convocation notice, as they are noted on our website (https://www.exedy.com) according to provisions of the relevant laws and regulations, and Article 14 of the Articles of Incorporation of the Company.

In the event that any change is made in the Reference Documents for the Shareholders Meeting, the Business Report, or the Consolidated and Non-consolidated Financial Statements, such changes will be notified on our website (https://www.exedy.com).

If attending the meeting in person, please submit the enclosed Voting Rights Exercise Form to the receptionist. Furthermore, to save valuable resources, please bring this "Notice of Convocation" with you when attending the Shareholders Meeting.

## **Regarding COVID-19**

We will take the following measures to prevent infection and spread of COVID-19. We ask for your understanding and cooperation so we can ensure the safety of our shareholders and employees.

- 1. We request you to exercise your voting rights in advance in writing or on the Internet, when possible, and to abstain from attending the Meeting.
- 2. The Meeting will be held on a smaller scale and the program will be shortened.
- 3. We will not be handing out gifts at the Meeting.
- 4. The plant tour that is usually held after the Meeting will also be canceled.
- 5. We will not operate the usual shuttle service from and to the nearest train station for the Meeting.
- 6. As we widened the space between the seats, the number of available seats will be limited. As a result, you may not be able to enter the venue. We would like to ask for your understanding.
- 7. We ask all visiting shareholders to wear masks.
- 8. Company directors and employees will also wear masks.
- 9. Before entering the venue, we may ask you to disinfect your hands with alcohol and measure your body temperature, etc. If you refuse to cooperate with these measures, or if you are not feeling well, you will not be allowed to enter the venue.

The above information may be revised depending on changes in circumstances. Any changes will be announced on our website (https://www.exedy.com).

## **Reference Documents for the Shareholders Meeting**

#### **Proposal No. 1: Appropriation of Surplus**

The Company will redistribute profits in an appropriate manner that meets shareholder expectations, by taking into consideration capital demands, business results, payout ratio, etc. in a comprehensive manner.

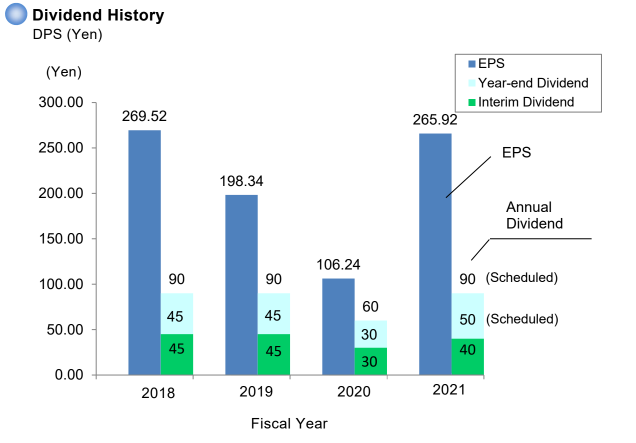
In this regard, the surplus will be appropriated as follows.

- 1. Matters concerning the year-end dividend
  - (1) Matters concerning and the total amount of the dividend property to be allotted to shareholders

¥50 per share of the Company Total of ¥2,351,408,600

Together with the interim dividend of ¥40 per share paid on November 26, 2021, the annual dividend is ¥90 per share.

- (2) Effective date of dividends from the surplus June 29, 2022
- 2. Other matters concerning the appropriation of surplus
  - (1) Items and amount of decreasing surplus
    Retained earnings brought forward ¥2,000,000,000
  - (2) Items and amount of increasing surplus General reserves ¥2,000,000,000



### **Proposal No. 2: Partial Amendments to the Articles of Incorporation**

#### 1. Reasons for Amendments

The amended provisions stipulated in the proviso to Article 1 of the supplementary provisions of the "Act Partially Amending the Companies Act" (Act No. 70 of 2019) will be enforced on September 1, 2022. Accordingly, in order to prepare for the introduction of the system for electronic provision of materials for general shareholders' meetings, the Articles of Incorporation of the Company shall be amended as follows.

- (1) The proposed Article 14, Paragraph 1 provides that information contained in the reference documents, etc. for a general meeting of shareholders shall be provided electronically.
- (2) The purpose of the proposed Article 14, Paragraph 2 is to establish a provision to limit the scope of reference documents, etc. to be sent in paper form to shareholders who have requested them.
- (3) The provisions related to internet disclosure and "Disclosure Via The Internet And Deemed Delivery of Reference Documents, etc. for a General Meeting of Shareholders" (Article 14 of the current Articles of Incorporation) will become unnecessary and will therefore be deleted.
- (4) In line with the above establishment and deletion of the provisions, supplementary provisions related to the effective date and other matters shall be established.

#### 2. Details of Amendments

The details of amendments to be made are as follows.

Current Articles of Incorporation	Proposed Amendments
ARTICLE 14.	<deleted></deleted>
(DISCLOSURE VIA THE INTERNET	
AND DEEMED DELIVERY OF	
REFERENCE DOCUMENTS, ETC.	
FOR GENERAL MEETING OF	
SHAREHOLDERS.)	
<u>Upon convening a general</u>	
meeting of shareholders, it may be	
deemed that the Company has	
provided the shareholders with the	
information that should be described	
or indicated in the reference	
documents for the general meeting of	
shareholders, business reports,	
financial statements, and	
consolidated financial statements in	
the event that they are disclosed via	
the internet in accordance with the	
Ministry of Justice ordinance.	

(Underlined part indicates amendment)

Current Articles of Incorporation	Proposed Amendments
<pre><newly established=""></newly></pre>	Article 14. (MEASURES FOR ELECTRONIC
	PROVISION OF INFORMATION, ETC.)
	<u>1. Upon convening a general meeting of</u>
	shareholders, the Company shall provide
	information contained in reference
	documents, etc. for the general meeting of
	shareholders to shareholders electronically.
<newly established=""></newly>	2. Among the matters to be provided
	electronically, the Company may choose not
	to include all or part of the matters stipulated
	in the Ordinance of the Ministry of Justice in
	the paper copy to be sent to shareholders who
	have requested it by the record date for
	vesting voting rights.
	(Supplementary Provisions)
<newly established=""></newly>	1) The amendment of the Article 14 shall
	come into effect as of September 1, 2022, the
	date of enforcement of the amended
	provisions stipulated in the proviso to Article
	<u>1 of the supplementary provisions of the Act</u>
	Partially Amending the Companies Act (Act
	No. 70 of 2019) (hereinafter called "Effective
	Date").
	2) Notwithstanding the provisions of the
	preceding paragraph, Article 14 of the Articles
	of Incorporation before the amendment
	(DISCLOSURE VIA THE INTERNET AND
	DEEMED DELIVERY OF REFERENCE
	DOCUMENTS, ETC. FOR GENERAL
	MEETING OF SHAREHOLDERS) shall
	remain in force with respect to a general
	meeting of shareholders to be held on a date
	within six months from the Effective Date.
	3) These supplementary. provisions shall be
	deleted after the elapse of six months from the
	Effective Date or three months after the
	General Meeting of Shareholders mentioned
	in the preceding paragraph, whichever is
	later.

### Proposal No. 3: Election of Eleven (11) Directors

All eleven (11) Directors will complete their terms of office at the close of this Shareholders Meeting. Consequently, the Company proposes the election of eleven (11) Directors, including five (5) Outside Directors with the increase of one (1) Outside Director in order to further strengthen and enhance the corporate governance system.

The candidates for Directors are as follows:

Candidat e No.	Name				Current position of the Company	Attendance of Board of Director's Meetings
1	Re-appointed	Hidehito Hisakawa			Representative Director and President	12/12 (100%)
2	Re-appointed	Tetsuya Yoshinaga			Director and Senior Executive Managing Officer, Ueno Division General Manager, Executive General Manager of AT Manufacturing Headquarters	12/12 (100%)
3	Re-appointed	Hiroshi Toyohara			Director and Senior Executive Managing Officer, Executive General Manager of Administrative Headquarters	12/12 (100%)
4	Re-appointed	Yuzuru Hirose			Director and Senior Executive Officer, Executive General Manager of Sales Headquarters	12/12 (100%)
5	Re-appointed	Junji Yamakawa			Director and Senior Executive Officer, Executive General Manager of Quality Assurance Headquarters	12/12 (100%)
6	Re-appointed	Mitsugu Yamaguchi			Director and Senior Executive Officer, Executive General Manager of Development Headquarters	10/10 (100%)
7	Newly appointed	Moritaka Yoshida	Outside		-	-
8	Re-appointed	Ichizo Yoshikawa	Outside	Independent	Outside Director	12/12 (100%)
9	Re-appointed	Toshiki Takano	Outside	Independent	Outside Director	12/12 (100%)
10	Re-appointed	Takashi Hayashi	Outside	Independent	Outside Director	12/12 (100%)
11	Newly appointed	Fukuko Inoue	Outside	Independent	-	-

# 1 Hidehito Hisakawa (January 24, 1955)

Re-appointed

Number of shares of the Company held 52,858 shares

Career summary, position and duties at the Company (Important concurrent positions)

April 1978	Joined the Company
June 2006	Director of the Company in charge of overseas businesses
April 2009	Executive General Manager, Sales Headquarters, of the Company
June 2009	Director and Executive Managing Officer of the Company
April 2011	Director and Senior Executive Managing Officer of the Company
April 2012	Representative Director of the Company
April 2015	Representative Director and President of the Company to the present

Reasons for candidacy for a director's position Mr. Hidehito Hisakawa has long been engaged in corporate management since he was appointed Director of the Company in June 2006, and has led the management as Representative Director and President since April 2015. The Company has thus continued to appoint him as a candidate for a director's position because, with his abundant experience and versatile perspective on corporate management, he is expected to contribute to enhancing the corporate values of the entire Group and to promoting proper management decisions.

#### 2 Tetsuya Yoshinaga (January 3, 1960) Number of shares of the Company held 6,143 shares





Career summary, position and duties at the Company (Important concurrent positions)

July 1988	Joined the Company
March 2009	President of EXEDY America Corporation
June 2009	Executive Officer of the Company
April 2016	President of EXEDY DYNAX Shanghai Co., Ltd.
April 2017	Senior Executive Officer of the Company
June 2019	Director of the company to the present
	Executive General Manager, AT Manufacturing
	Headquarters, of the Company to the present
	Ueno Division General Manager of the Company
	to the present
April 2020	Executive Managing Officer of the Company
April 2021	Senior Executive Managing Officer of the
	Company to the present

Reasons for candidacy for a director's position

Mr. Tetsuya Yoshinaga has long worked overseas as an expatriate and accumulated experience and achievements in China-related business operations, etc., and has been broadly engaged in management of the Group business since he was appointed Director and Senior Executive Managing Officer since April 2021. The Company has thus continued to appoint him as a candidate for a director's position because he is expected to contribute to enhancing the corporate values of the entire Group and to promoting proper management decisions.

# 3 Hiroshi Toyohara (August 19, 1962)

Number of shares of the Company held 11,673 shares



Re-appointed

Career summary, position and duties at the Company (Important concurrent positions)

January 1995	Joined the Company
April 2010	Executive Officer of the Company
April 2011	Executive General Manager, Financial Planning Headquarters, of the Company
June 2012	Director of the Company to the present
April 2013	Senior Executive Officer of the Company
	Executive General Manager, Administrative Headquarters, of the Company to the present
April 2016	Executive Managing Officer of the Company
April 2020	Senior Executive Managing Officer of the Company to the present

Reasons for candidacy for a director's position

Mr. Hiroshi Toyohara has abundant experience and achievements in general administrative operations, as head of the financial and planning departments, etc., and has been broadly engaged in the execution of the Group business since his appointment as Director and Senior Executive Managing Officer in April 2020. The Company has thus continued to appoint him as a candidate for a director's position because he is expected to contribute to enhancing the corporate values of the entire Group and to promoting proper management decisions.

# 4 Yuzuru Hirose (February 21, 1972)





Number of shares of the Company held 5,596 shares

Career summary, position and duties at the Company (Important concurrent positions)

April 2001	Joined the Company
March 2011	President of EXEDY Globalparts Corporation
April 2014	Executive Officer of the Company
April 2018	Senior Executive Officer of the Company to the present
April 2019	Executive General Manager, Sales Headquarters, of the Company to the present
June 2019	Director of the Company to the present

- Reasons for candidacy for a director's position
  - Mr. Yuzuru Hirose has long worked overseas as an expatriate and accumulated experience and achievements in sales field in general, and has been broadly engaged in management of the Group business since he was appointed Director and Senior Executive Officer since June 2019. The Company has thus continued to appoint him as a candidate for a director's position because he is expected to contribute to enhancing the corporate values of the entire Group and to promoting proper management decisions.

## 5 Junji Yamakawa (March 16, 1968)



**Re-appointed** 

Number of shares of the Company held 3,690 shares

- Career summary, position and duties at the Company (Important concurrent positions) August 2000 Joined the Company April 2014 President of EXEDY DYNAX Shanghai Co., Ltd. April 2015 Executive Officer of the Company January 2018 President of Exedy DYNAX Mexico, S.A. DE C.V. Senior Executive Officer of the Company to the April 2018 present June 2019 Director of the Company to the present Executive General Manager, Quality Assurance Headquarters, of the Company to the present
- Reasons for candidacy for a director's position

Mr. Junji Yamakawa has long worked overseas as an expatriate and accumulated experience and achievements in North Central Americarelated business operations, etc., and has been broadly engaged in management of the Group business since he was appointed Director and Senior Executive Officer since June 2019. The Company has thus continued to appoint him as a candidate for a director's position because he is expected to contribute to enhancing the corporate values of the entire Group and to promoting proper management decisions.

## 6 Mitsugu Yamaguchi (August 9, 1962)

Number of shares of the Company held 3,000 shares



Re-appointed

Career summary, position and duties at the Company (Important concurrent positions)

March 1985	Joined the Company		
July 2006	Deputy General Manager of Engineering &		
	Development Headquarters		
June 2009	Executive Officer of the Company		
April 2015	Special Technical Advisor		
Nov 2017	President of Exedy America Corporation		
April 2018	Executive Officer of the Company		
April 2021	Senior Executive Officer of the Company to the		
	present, Executive General Manager of		
	Motorcycle Clutch Headquarters		
June 2021	Director of the Company to the present		
	Executive General Manager of Development		
	Headquarters to the present		

Reasons for candidacy for a director's position

Mr. Mitsugu Yamaguchi has long worked overseas as an expatriate and accumulated experience and achievements in development field in general, and has been broadly engaged in management of the Group business since he was appointed Director and Senior Executive Officer since June 2021. The Company has thus continued to appoint him as a candidate for a director's position because he is expected to contribute to enhancing the corporate values of the entire Group and to promoting proper management decisions.

# 7 Moritaka Yoshida (July 12, 1957)



Newlv appointed

Outside

Number of shares of the Company held 0 share

Career summary, position and duties at the Company (Important concurrent positions)

April 1980	Joined Toyota Motor Co., Ltd.		
June 2009	Managing Officer of Toyota Motor Corporation		
April 2014	Senior Managing Officer of Toyota Motor		
	Corporation		
January 2018	Executive Vice President of Toyota Motor		
	Corporation		
June 2020	Representative Director, Chairman of TOYOTA		
	CENTRAL R&D LABS., INC.		
June 2021	President, Member of the Board of AISIN		
	CORPORATION to the present		

Reasons for candidacy for an outside director's position and overview of expected roles

Mr. Moritaka Yoshida has held important positions at Toyota Motor Corporation and AISIN CORPORATION and accumulated abundant expertise as a corporate manager in the automotive component industry. The Company has thus newly appointed him as a candidate for an outside director's position because he is expected to give advice based on his knowledge and strengthen corporate governance by supervising the business execution of directors from an objective and independent standpoint.

## 8 Ichizo Yoshikawa (May 20, 1946)



Re-appointed

Outside

Independent

Number of shares of the Company held 3,300 shares

Career summary, position and duties at the Company (Important) concurrent positions)

April 1970	Joined Suminoe Textile Co., Ltd.
August 1997	Director of Suminoe Textile Co., Ltd.
August 2005	Representative Director and President of Suminoe
	Textile Co., Ltd.
May 2016	Outside Director of KINTETSU Department Store
	Co., Ltd. to the present
June 2016	Representative Director and Chairman of
	Suminoe Textile Co., Ltd.
	Director of the Company to the present
July 2016	Representative Director and Chairman and
	President of Suminoe Textile Co., Ltd.
August 2021	Director and Chairman of Suminoe Textile Co.,
	Ltd. to the present

Reasons for candidacy for an outside director's position and overview of expected roles Mr. Ichizo Yoshikawa has long accumulated abundant expertise as a manager of a listed company, by fulfilling corporate management responsibilities as a representative director of Suminoe Textile Co., Ltd. The Company has thus continued to appoint him as a candidate for an outside director's position because he is expected to give advice based on his knowledge and strengthen corporate governance by supervising the business execution of directors from an objective and independent standpoint.

# 9 Toshiki Takano (August 31, 1954)



Independent

Number of shares of the Company held 2,800 shares

- Career summary, position and duties at the Company (Important) concurrent positions) January 1984 Joined ROHM Co., Ltd. June 2010 Director of ROHM Co., Ltd. June 2015 Retired from the post of director of ROHM Co., Ltd.
- June 2017 Director of the Company to the present
- Reasons for candidacy for an outside director's position and overview of expected roles

Mr. Toshiki Takano has long accumulated abundant expertise as a corporate manager, by fulfilling his responsibilities as a director of ROHM Co., Ltd. The Company has thus continued to appoint him as a candidate for an outside director's position because he is expected to give advice based on his knowledge and strengthen corporate governance by supervising the business execution of directors from an objective and independent standpoint.

## 10 Takashi Hayashi (April 22, 1956)



Re-appointed

Outside

Independent

Number of shares of the Company held 400 shares

Career summary, position and duties at the Company (Important) concurrent positions)

March 1979 Joined Nihon Radiator Co., Ltd. (Currently MARELLI) June 2008 Director and Executive Vice President of the above company.

- June 2011 Representative Director, President and CEO of TOKYO RADIATOR MFG Co., Ltd.
- June 2019 Director and Chairman of TOKYO RADIATOR MFG Co., Ltd.
- June 2020 Director of the Company to the present
- Reasons for candidacy for an outside director's position and overview of expected roles

Mr. Takashi Hayashi has long accumulated abundant expertise as a corporate manager in automobile component business, by fulfilling his responsibilities as a director of TOKYO RADIATOR MFG Co., Ltd. The Company has thus continued to appoint him as a candidate for an outside director's position because he is expected to give advice based on his knowledge and strengthen corporate governance by supervising the business execution of directors from an objective and independent standpoint.

# 11 Fukuko Inoue (October 18, 1963)

Number of shares of the Company held 0 share

	Career summ concurrent po	nary, position and duties at the Company (Important psitions)
	April 1987	Joined UCC UESHIMA COFFEE CO., LTD.
a a b	Sep 1996	Human Resources Officer, Training Officer at
	-	Budget Personnel Bureau of Human Resources
		Department of Asian Development Bank
	May 2004	Human Resources Development Manager at
		General Affairs and Human Resources
		Headquarters of Vodafone Japan Co., Ltd.
	June 2006	Human Resources Manager of Tiffany & Co.
	Sep 2011	Executive Officer of Human Resources, General
		Manager of Human Resources Headquarters of
Newly		SAP Japan Co., Ltd.
appointed	Jan 2013	Section Chief, Human Resources Planning Division
appointed		at Human Resources department of International
Outside	Luby 2017	Atomic Energy Agency
Outside	July 2017	Senior Human Resources Officer, Management Bureau of the above institution
	April 2018	Professor, Doshisha Business School at Doshisha
Independent		University to the present
	Reasons for c	andidacy for an outside director's position and
		xpected roles
		noue is serving as a professor at a university after holding
important positions of human resources at global companies and international organizations, and accumulated abundant expertise academic expert in organizational development and human resou		

management. The Company has thus newly appointed her as a candidate for an outside director's position because she is expected to give advice based on her knowledge and strengthen corporate governance by supervising the business execution of directors from an objective and independent standpoint.

#### (Notes)

- 1. Mr. Moritaka Yoshida is a Representative Director of AISIN CORPORATION, which has business transactions, including product sales and purchases, with the Company. The other candidates have no special vested interest with the Company.
- 2. Mr. Moritaka Yoshida, Mr. Ichizo Yoshikawa, Mr. Toshiki Takano, Mr. Takashi Hayashi and Ms. Fukuko Inoue are candidates for Outside Directors.
- 3. Mr. Ichizo Yoshikawa's term of office, as an Outside Director, will be six (6) years at the conclusion of this Shareholders Meeting.
- 4. Mr. Toshiki Takano 's term of office, as an Outside Director, will be five (5) years at the conclusion of this Shareholders Meeting.
- 5. Mr. Takashi Hayashi's term of office, as an Outside Director, will be two (2) years at the conclusion of this Shareholders Meeting.
- 6. Kintetsu Department Stores Co., Ltd. where Mr. Ichizo Yoshikawa is an outside director has been subjected to onsite inspections by the Fair Trade Commission, and has received an exclusionary order and a fine payment order in October 2018 based on the Antimonopoly Act by raising the hospitality gift shipping cost. Although he did not recognize the fact until this violation was revealed, he regularly warned the Board of Directors of the importance of legal compliance. In addition, after recognizing the facts of this case, he was able to fulfill his duties, including making appropriate recommendations for efforts to prevent a recurrence.
- 7. The Company has entered into the contract with Mr. Ichizo Yoshikawa, Mr. Toshiki Takano and Mr. Takashi Hayashi pursuant to the provision of the Company's Articles of Incorporation to limit their liabilities to the Company. In the event that this proposal is approved in its original form and that they are reappointed, the Company shall continue such contracts with them respectively. In addition, in the event that this proposal is approved in its original form and Mr. Moritaka Yoshida and Ms. Fukuko Inoue are appointed, we plan to enter into the contract with them pursuant to the provision of the Company's Articles of Incorporation to limit their liabilities to the Company.

An outline of the contents of the liability limitation contracts is as follows.

- (1) If an Outside Director is liable to the Company for damages, the amount of such damages shall be limited to the minimum liability amount prescribed in Article 425 of the Companies Act;
- (2) The foregoing limitation shall be limited to cases where an Outside Director is without knowledge of the act that gives rise to damages and is not grossly negligent in performing his or her duties.
- 8. The Company has entered into the contract with the insurance company for the directors and officers liability insurance based on the regulation of Article 430-3, Paragraph 1 of the Companies Act, the legal damages in the event of a claim for damages due to an act (including omission) conducted by the individual insured persons including the directors of the Company based on their status, the compensation and litigation costs will be covered by the insurance contract. (However except the case when the disclaimer applies such as criminal acts, illegal acts, fraudulent acts or acts conducted while recognizing the rules or regulations are violated) When each candidate is appointed as a director and assumed office, he or she will be insured by the insurance contract. In addition, the insurance contract will be renewed with the same contents at the next renewal.
- 9. Mr. Ichizo Yoshikawa, Mr. Toshiki Takano and Mr. Takashi Hayashi are Independent Officers stipulated by the Tokyo Stock Exchange. In addition, Ms. Fukuko Inoue meets the requirements for an Independent Officer based on the provisions of the Tokyo Stock Exchange, and plans to notify the exchange as an Independent Officer.

### Proposal No. 4: Election of One (1) Corporate Auditor

Mr. Kanshiro Toyoda, a Corporate Auditor, will resign at the end of this Shareholders Meeting. Consequently, the Company proposes the election of one (1) Corporate Auditor. In addition, Mr. Shintaro Ito will be appointed as a substitute for Mr. Kanshiro Toyoda, a retired Corporate Auditor, so his term of office will be until the end of the Ordinary Shareholders Meeting scheduled to be held in June 2025 in accordance with the provisions of the Articles of Incorporation of the Company.

For this proposal, the consent of the Board of Corporate Auditors has been obtained. The candidate for the Corporate Auditor is follows:

## Shintaro Ito (March 19, 1961)





Career summary, position at the Company (Important concurrent positions)

April 1983	Joined AISIN SEIKI CO., LTD. (current AISIN CORPORATION)
June 2010	Managing Officer of AISIN SEIKI CO., LTD.
April 2017	Senior Managing Officer of AISIN SEIKI CO., LTD.
April 2019	Executive Officer of AISIN SEIKI CO., LTD.
April 2021	Executive Vice President of AISIN SEIKI CO., LTD.
June 2021	Representative Director of AISIN CORPORATION to the present
April 2022	Executive Officer, Executive Vice President, Chief Administrative Officer to the present

Number of shares of the Company held 0 share

Reasons for candidacy for an outside corporate auditor's position Mr. Shintaro Ito has long been engaged in management of AISIN CORPORATION and accumulated abundant expertise in the automotive component industry. The Company has thus newly appointed him as a candidate for an Outside Corporate Auditor's position because he is expected to provide proper proposal and advice on execution of the performance of our directors.

#### (Notes)

- 1. Mr. Shintaro Ito is a Representative Director of AISIN CORPORATION which has business transactions, including product sales and purchases, with the Company.
- 2. Mr. Shintaro Ito is a candidate for an Outside Corporate Auditor.

3. In the event that this proposal is approved in its original form and that he is appointed, the Company plans to enter into the contract with Mr. Shintaro Ito pursuant to the provision of the Company's Articles of Incorporation to limit his abilities to the Company.

An outline of the contents of the liability limitation contract is as follows.

- (1) If an Outside Corporate Auditor is liable to the Company for damages, the amount of such damages shall be limited to the minimum liability amount prescribed in Article 425 of the Companies Act;
- (2) The foregoing limitation shall be limited to cases where an Outside Corporate Auditor is without knowledge of the act that gives rise to damages and is not grossly negligent in performing his or her duties.
- 4. The Company has entered into the contract with the insurance company for the directors and officers liability insurance based on the regulation of Article 430-3, Paragraph 1 of the Companies Act, the legal damages in the event of a claim for damages due to an act (including omission) conducted by the individual insured persons including the auditors of the Company based on their status, the compensation and litigation costs will be covered by the insurance contract. (However except the case when the disclaimer applies such as criminal acts, illegal acts, fraudulent acts or acts conducted while recognizing the rules or regulations are violated) When each candidate is appointed as a auditor and assumed office, he will be insured by the insurance contract. In addition, the insurance contract will be renewed with the same contents at the next renewal.

### (Reference) Composition of Directors and Corporate Auditors

The expertise and experience of each Director and Corporate Auditor when the third and fourth proposals are approved as originally proposed is as follows.

Name		Corporate Management	Engineering Development	Manufacturing Quality	Sales Purchasing	Finance Accounting	Human Resource Development	Safety, Environment, Sustainability	Legal, Risk Management	Global
Directors	Hidehito Hisakawa									
	Tetsuya Yoshinaga	lacksquare		lacksquare						lacksquare
	Hiroshi Toyohara	ullet								
	Yuzuru Hirose									lacksquare
	Junji Yamakawa	lacksquare		lacksquare						ullet
	Mitsugu Yamaguchi	lacksquare	ullet							ullet
	Moritaka Yoshida Outside New		ullet							$\bullet$
	Ichizo Yoshikawa Outside Independent									
	Toshiki Takano Outside Independent		lacksquare					$\bullet$		
	Takashi Hayashi Outside Independent									$\bullet$
	Fukuko Inoue Outside Indepen't New									
Auditors	Keizo Nishigaki									
	Shintaro Ito Outside New									
	Tadashi Fukuda Outside Independent									
	Satoshi Tsubota Outside Independent									

Nothing below this line