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(Stock Exchange Code 5471) (June 3, 2025)

To Shareholders with Voting Rights:

Tetsuya Shimizu, President and Representative Executive Director Daido Steel Co., Ltd. 1-10, Higashisakura 1-chome, Higashi-ku, Nagoya, Aichi, Japan

NOTICE OF THE 101ST ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

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

This is to inform you that the 101st Annual General Meeting of Shareholders of Daido Steel Co., Ltd. (the "Company") will be held for the purposes as described below.

When convening the General Meeting of Shareholders, the Company takes measures for providing information in electronic format. Items for which measures for providing information in electronic format will be taken, such as the "NOTICE OF THE 101ST ANNUAL GENERAL MEETING OF SHAREHOLDERS" and "Other Items Subject to Measures for Electronic Provision of 101st Annual General Meeting of Shareholders (Items Excluded from the Delivered Paper-based Documents)" can be found on the following websites.

The Company's website:

https://www.daido.co.jp/ir/stock/meeting/index.html (in Japanese)

In addition to the above, the documents can also be found on the following websites.

TSE website (Listed Company Search): https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show (in Japanese)

On the above TSE website, please input the issue name (Daido Steel) or the securities code (5471) and click "Search." Then select "Basic information" and navigate to the "Documents for public inspection/PR information" tab.

If you don't attend the meeting, you may exercise your voting rights in advance by either of the following methods. Please review the Reference Documents for the Annual General Meeting of Shareholders in the items subject to measures for electronic provision and exercise your voting rights <u>by no later than 4:00 p.m. on Tuesday, June 24, 2025 (JST)</u>.

[Exercise of voting rights via the Internet, etc.]

Please access the website designated by the Company (https://www.web54.net) (in Japanese) and enter your approval or disapproval of each proposal before the above voting deadline by following the instructions provided in the website. [Exercise of voting rights in writing]

Please indicate your approval or disapproval on the voting rights exercise form and return it so that it arrives by the above-mentioned deadline.

1. Date and Time Wednesday, June 25, 2025, at 10:00 a.m. (JST)

(Reception starts at 9:00 a.m.)

2. Place The 2nd Floor Hall at Nagoya Chamber of Commerce and Industry located at 10-19, Sakae 2-chome, Naka-ku, Nagoya, Aichi, Japan

3. Meeting Agenda

Matters to be reported:

- The Business Report and Consolidated Financial Statements for the Company's 101st Business Term (from April 1, 2024 to March 31, 2025), as well as the 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 101st Business Term (from April 1, 2024 to March 31, 2025)

Proposals to be resolved:

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Proposal No. 1	Appropriation of Surplus
Proposal No. 2	Election of Nine Directors (Excluding Directors Who Are Audit & Supervisory
	Committee Members)
Proposal No. 3	Election of One Director Who Is an Audit & Supervisory Committee Member
Proposal No. 4	Election of One Director Who Is a Substitute Audit & Supervisory Committee Member
Proposal No. 5	Payment of Bonuses to Directors (Excluding Directors Who Are Audit & Supervisory
	Committee Members and Outside Directors)

4. Others

- (1) Of the items subject to measures for electronic provision, in accordance with the provisions of laws and regulations and the Articles of Incorporation of the Company, the following matters are not provided in the documents to be delivered to shareholders who have requested written delivery. The Accounting Auditor and the Audit & Supervisory Committee have audited the documents subject to audit, including the following matters.
 - (i) System and Operation Status for Ensuring Proper Business Operations and Basic Policy Regarding Control of the Company in the Business Report
 - (ii) Consolidated Statement of Changes in Equity and Consolidated Notes in the Consolidated Financial Statements
 - (iii) Statement of Changes in Equity and Non-consolidated Notes in the Non-consolidated Financial Statements
- (2) If voting rights are not exercised in writing to indicate either approval or disapproval for each proposal, it will be considered as an indication of approval.
- (3) If voting rights are exercised in duplicate by both mailing the document and via the Internet, etc., the exercise of voting rights via the Internet, etc., will be considered valid.
- (4) For shareholders who wish to have diverse exercise of voting rights, please give notice along with the reason in writing at least three days prior to the date of the Annual General Meeting of Shareholders.
- (Notice) Any changes to the items subject to measures for electronic provision will be posted on the Company's website and the TSE website mentioned above.
- (Request) When attending on the day of the meeting, please submit your voting rights exercise form to the reception desk at the venue.

Reference Documents for the General Meeting of Shareholders

Proposals and Reference Information

Proposal No. 1 Appropriation of Surplus

The Company proposes the appropriation of surplus as follows:

1. Surplus dividends

The intention of the Company's dividend policy is to ensure stable profit returns. Therefore, the Company carefully considers consolidated business results and dividend payout ratios in order to meet shareholder expectations.

Regarding the year-end dividend for the current fiscal year, the Company proposes the following in line with the Company's basic policy and based on a careful consideration of the financial situation and business results for the whole year.

- (1) Type of dividend property Cash
- Allotment of dividend property to shareholders and their aggregate amount ¥26 per common share of the Company Total payment: ¥5,363,322,380
- (3) Effective date of dividends of surplus June 26, 2025

2. Other appropriation of surplus

A general reserve is set aside to strengthen the financial structure.

- (1) Item of surplus to be increased and amount of increase General reserve ¥26,000,000
- (2) Item of surplus to be decreased and amount of decrease Retained earnings brought forward: ¥26,000,000,000

Proposal No. 2 Election of Nine Directors (Excluding Directors Who Are Audit & Supervisory Committee Members)

As the terms of office of all nine Directors will expire at the end of this Annual General Meeting of Shareholders, the Company proposes the election of nine Directors (excluding Directors who are Audit & Supervisory Committee Members; the same shall apply hereinafter in this proposal).

The candidates for Director are as follows:

Candidate No.	Name	Current Position	
1	Takeshi Ishiguro	Chairperson of the Board of Directors, Representative Executive Director	
2	Tetsuya Shimizu	President & CEO, Representative Executive Director	
3	Toshiaki Yamashita	Representative Executive Director, Executive Vice President	
4	Akihito Kajita	Director, Managing Executive Officer	
5	Tatsushi Iwata	Director, Managing Executive Officer	
6	Tadayuki Kashima	Director, Managing Executive Officer	
7	Noriyuki Hiramitsu	Director	Outside Independent
8	Ryoichi Yamamoto	Director	Outside Independent
9	Mutsuko Jinbo	Director	Outside Independent

Candidate for Director

Candidate No.	Name (Date of birth)	Career su	ammary and positions and responsibilities in the Company	Number of the Company's shares owned
No.	(Date of birth) Takeshi Ishiguro (January 15, 1957)	Apr. 1980 July 2002 June 2004 June 2006 June 2008 June 2009 Apr. 2012 June 2013 June 2014 June 2015 June 2016 June 2023	CompanyJoined Daido Steel Co., Ltd.General Manager, Sales Department 1, SteelBusiness DivisionGeneral Manager, Steel Sales Department, SteelBusiness DivisionGeneral Manager, Steel Planning andManagement Department, Steel BusinessDivisionGeneral Manager, Corporate PlanningDepartmentDirector and General Manager, CorporatePlanning DepartmentDirectorManaging DirectorManaging Director, General Manager, SpecialtySteel Products Division, and General Manager,Specialty Steel Bar & Wire Business DivisionRepresentative Director and Vice President,General Manager, Specialty Steel ProductsDivisionRepresentative Executive Director, ExecutiveVice President and General Manager, TokyoHead OfficePresident & CEO, Representative ExecutiveDirectorChairperson of the Board of Directors,	
			Representative Executive Director (current position)	
			concurrent positions outside the Company]	
	Directors in 2009. He led the r	didate for Directo anagement of the nanagement of Da rom 2016. In ord	Company for many years since his appointment to the aido Steel Group (the "Group") as Representative Exer to sustainably improve the Company's corporate w	ecutive Director

Candidate No.	Name (Date of birth)	Career su	Career summary and positions and responsibilities in the Company				
2	Tetsuya Shimizu (November 7, 1962)	Apr. 1985 July 2008 June 2010 Oct. 2014 June 2016 Apr. 2017 Apr. 2019 Apr. 2020 June 2020 June 2021 Apr. 2022 Apr. 2023	Joined Daido Steel Co., Ltd. General Manager, Advanced Materials R&D Department, Specialty Steel Research Center, R&D Division General Manager, Specialty Steel Research Center, R&D Division General Manager, Material Solutions Department, Forged Products Division Executive Officer and General Manager, Material Solutions Department Executive Officer and General Manager, Corporate Research & Development Center Executive Officer and General Manager, Corporate Research & Development Center Executive Officer and General Manager, Corporate Planning Department Managing Executive Officer and General Manager, Corporate Planning Department Director, Managing Executive Officer and General Manager, Corporate Planning Department Director, Managing Executive Officer and General Manager, Functional Products Business Division Representative Executive Director, Executive Vice President, General Manager, Functional Products Business Division, and General Manager, Tokyo Head Office Representative Executive Director, Executive Vice President President & CEO, Representative Executive	owned 35,800 shares			
	Reasons for nomination as candidate for Director He was appointed as President and Representative Executive Director in 2023, and has led the management of our Group. Going forward, the Group will need to proceed with product portfolio reforms in order to respond to major changes in the external environment. In order to realize an improvement in the Company and Group's sustainable corporate values through his knowledge and leadership skills, the Company nominates Tetsuya Shimizu as a candidate for Director.						

Candidate No.	Name (Date of birth)	Career su	ummary and positions and responsibilities in the Company	Number of the Company's shares owned
		Apr. 1986	Joined Daido Steel Co., Ltd.	
		Apr. 2012	General Manager, Automobile Sales Department, Specialty Steel Bar & Wire	
		June 2015	Division, Specialty Steel Products Division General Manager, Tokyo Sales Department, Automobile Business Unit	
		June 2016	General Manager, Automobile Business Unit	
		Apr. 2017	Executive Officer and General Manager, Corporate Planning Department	
		Apr. 2019	Executive Officer and General Manager, Automobile Business Unit	
		Apr. 2020	Managing Executive Officer and General Manager, Automobile Business Unit	
		June 2020	Director, Managing Executive Officer and General Manager, Automobile Business Unit	
		June 2021	Director, Managing Executive Officer and General Manager, Specialty Steel Business Division	
2	Toshiaki Yamashita (January 20, 1964)	Apr. 2023	Director, Managing Executive Officer and General Manager, Specialty Steel Business Division, General Manager, Tool Steel Business Division, and General Manager, Tokyo Head Office	24,795 shares
3		June 2023	Representative Executive Director, Executive Vice President, and General Manager, Specialty Steel Business Division, General Manager, Tool Steel Business Division, and General Manager, Tokyo Head Office	
		Jan. 2024	Representative Executive Director, Executive Vice President, General Manager, Specialty Steel Business Division, and General Manager, Tokyo Head Office	
		Apr. 2024	Representative Executive Director, Executive Vice President and General Manager, Tokyo Head Office (current position)	
		[Responsibili	·	
		Assistant to t	-	
		Supervisor of	f all marketing & sales departments	
			ement Department, and Hot Forming Division	
			concurrent positions outside the Company]	
			UJI OOZX Inc.	
1		rketing know-hov	or v from being engaged in sales for many years. He als lanager, Corporate Planning Department. In order to	
	Yamashita's market responsive	eness in the midst	of major changes in the Company's product strategy agement, we nominate him as a candidate for Direct	y, such as our

Candidate No.	Name (Date of birth)	Career su	ummary and positions and responsibilities in the Company	Number of the Company's shares owned
		Apr. 1986 Apr. 2011	Joined The Industrial Bank of Japan, Limited General Manager, e-Business Division of Mizuho Corporate Bank, Ltd.	
		Apr. 2012	General Manager, Toyama Corporate Banking Division	
		July 2013	General Manager, Toyama Branch of Mizuho Bank, Ltd.	
	Akihito Kajita	Apr. 2014	General Manager, Corporate Banking Division No. 1	39,965 shares
	(October 11, 1962)	June 2015	President & CEO of Mizuho Electronic Monetary Claim Recording Co., Ltd.	59,905 shares
4		June 2017	Executive Officer of Daido Steel Co., Ltd.	
		June 2019	Director, Executive Officer	
		June 2021	Director, Managing Executive Officer (current position)	
		[Responsibili		
			IT Planning Department, Finance & Accounting Department,	
	Reasons for nomination as cand		Control (Financial Instruments and Exchange Act)	
	through his experience in differ	ent industries. Apr. 1987	Joined Daido Steel Co., Ltd.	
		-		
		June 2014 Apr. 2017	General Manager, Global Business Division General Manager, Automobile Business Unit	
		Apr. 2017 Apr. 2018	Executive Officer and General Manager,	
		Api. 2016	Automobile Business Unit	
		Apr. 2019	Executive Officer and General Manager, Planning Department for Affiliates	
		June 2021	Managing Executive Officer and General	
	Tatsushi Iwata		Manager, Planning Department for Affiliates	22,565 shares
	(October 13, 1964)	Apr. 2022	Managing Executive Officer	22,5 00 Shares
E		Jan. 2023	Managing Executive Officer and General	
5		A	Manager, Corporate Planning Department	
		Apr. 2023 June 2023	Managing Executive Officer Director, Managing Executive Officer (current	
			position)	
		[Responsibili		
		-	anning Department, ESG Management Department, Department for Affiliates	
	Reasons for nomination as cand			
			bal business. In recent years, he has been intimately in	nvolved in the
	_		ge of the Corporate Planning Department. The Comp	
	Tatsushi Iwata as a candidate fo	r Director to fur	ther promote our key focus areas of global business a	and ESG
	management.			

Candidate No.	Name (Date of birth)	Career su	Number of the Company's shares owned			
6	Tadayuki Kashima (July 22, 1964)	Advanced M	Joined Daido Steel Co., Ltd. Deputy General Manager, Chita Plant, Specialty Steel Business Division General Manager, Procurement Department General Manager, Technical Planning & Administration Department Executive Officer and General Manager, Chita Plant Managing Executive Officer and General Manager, Specialty Steel Production Division Managing Executive Officer and General Manager, Production Division Director, Managing Executive Officer and General Manager, Production Division (current position) ities] f the Production Department anufacturing Department and Procurement	21,365 shares		
	Department Reasons for nomination as candidate for Director He has extensive knowledge of manufacturing technology. Going forward, the Group will need to accelerate its response to carbon neutrality and further strengthen its high-performance products. The Company therefore nominates Tadayuki Kashima as a candidate for Director as we need to further develop our manufacturing technology.					
7	Outside Independent Noriyuki Hiramitsu (October 15, 1966) Reasons for nomination as candid	Managing Ex [Tenure as D 2 years	Joined Nippon Steel Corporation General Manager, Head of Div., Production & Technical Control Division, Nagoya Works, Nippon Steel & Sumitomo Metal Corporation General Manager, Vice Head of Works, Nagoya Works Executive Officer, Head of Center, Plant Engineering and Facility Management Center, Nippon Steel Corporation Managing Executive Officer, Head of Works, Nagoya Works (current position) Director of Daido Steel Co., Ltd. (current position) concurrent positions outside the Company] secutive Officer of Nippon Steel Corporation irector of the Company]	0 shares		
	Noriyuki Hiramitsu is a candidate for outside Director. Mr. Hiramitsu has abundant experience and insight as an executive of a major company in the steel industry. The Company expects that he will share appropriate advice and ideas on Company management at Board of Directors meetings, Nomination and Remuneration Committee and other such meetings based on his experience, and therefore renominates him as a candidate for outside Director. Independence The Company has designated Noriyuki Hiramitsu as an independent officer according to the provisions of the Tokyo Stock Exchange and the Nagoya Stock Exchange. Although the Company has sales transactions with Nippon Steel Corporation, where he is currently an executive, it accounts for less than 1% of the Company's sales, so it is not considered as interfering with his independence.					

Candidate No.	Name (Date of birth)	Career su	nmmary and positions and responsibilities in the Company	Number of the Company's shares owned			
8	Outside Independent Ryoichi Yamamoto (March 27, 1951)	Apr. 1973 Feb. 1993 Feb. 2001 May 2003 Sept. 2007 Mar. 2010 Apr. 2013 May 2020 June 2021 May 2024 June 2025 [Tenure as D 4 years	Joined The Daimaru, Inc. Manager of Sales Planning Department, Osaka Umeda Store Director, and General Manager of Sales Reform Promotion Office and General Manager of Sales Planning Office, Department Store Operations Headquarters, Head Office President and COO Director of J. FRONT RETAILING Co., Ltd. Director of Matsuzakaya Co., Ltd. President of Daimaru Matsuzakaya Department Stores Co. Ltd. President of J. FRONT RETAILING Co., Ltd. Director, President, and Representative Executive Officer Director and Board of Directors Chairperson Director of Daido Steel Co., Ltd. (current position) Adviser of J. FRONT RETAILING Co., Ltd. Senior Adviser (current position) irector of the Company]	7,100 shares			
	Reasons for nomination as candidate for outside Director and expected roles Ryoichi Yamamoto is a candidate for outside Director. Mr. Yamamoto has served for many years as a representative director and representative executive officer in industries outside the Company, and has a wide range of experience and insight. The Company expects that he will share appropriate advice and ideas on Company management at Board of Directors meetings, Nomination and Remuneration Committee and other such meetings based on his experience, and						
	therefore renominates him as a candidate for outside Director. Independence The Company has designated Ryoichi Yamamoto as an independent officer according to the provisions of the Tokyo Stock Exchange and the Nagoya Stock Exchange. Although the Company occasionally has purchase transactions for goods with Daimaru Matsuzakaya Department Store Co. Ltd., where he executed business until March of 2012, it accounts for less than 1% of that company's sales, so it is not considered as interfering with his independence.						

Candidate No.	Name (Date of birth)	Career su	Career summary and positions and responsibilities in the Company		
9	Outside Independent Mutsuko Jinbo (August 23, 1953)	Mar. 1992 Apr. 1996 Apr. 2001 Apr. 2017 June 2019 Apr. 2023 Apr. 2023 Jan. 2025 [Tenure as D 6 years	Received doctorate in engineering at Nagoya University Assistant Professor of Materials Engineering Laboratory, Daido Institute of Technology Professor of School of Engineering Director of Daido Educational Institutions President of Daido University Director of Daido Steel Co., Ltd. (current position) Adviser of Daido Educational Institutions Research Fellow, Graduate School of Engineering, National University Corporation Mie University (current position) Executive Trustee and Vice President, National University Corporation Toyohashi University of Technology (current position)	owned 0 shares	
Notes: 1.	management, she has been invo university. She has been active Company expects that she will at Board of Directors meetings, experience, and therefore renon Independence The Company has designated M Exchange and the Nagoya Stock which is a recipient of donation there is no investment relations	r outside Directo lved with manag as a professor fo share appropriate Nomination and ninates her as a c lutsuko Jinbo as c Exchange. Mu s from the Comp nip with the said gerefore, is not c	or. Although Ms. Jinbo has never been involved with gement as a director of an educational foundation and r many years and has a wide range of experience and e advice and ideas on Company management and pro- l Remuneration Committee and other such meetings andidate for outside Director. an independent officer according to the provisions of tsuko Jinbo served as a Director of the Daido Educat bany, but she has resigned from this position in March institution, and the amount of the donations is less the possidered as interfering with her independence.	l president of a insight. The oduct development based on her f the Tokyo Stock ional Institutions, h 2023. Moreover,	
2. 3.	The Company has entered into their liability to the minimum a The Company has entered into damages that arise when an insu- out such responsibilities. Howe willful misconduct or gross neg	an agreement v mount required a liability insura ared person is lia ver, there are ex gligence. Each E	with Noriyuki Hiramitsu, Ryoichi Yamamoto and Mu by law as stipulated in Article 423, Paragraph 1 of the nce policy for directors and officers, with an insuran ble due to the execution of his or her duties or receive emptions. For example, no compensation is made fo Director will become an insured person under such p w such insurance policy in the middle of their terms of	e Companies Act. ce company to cove es a claim in carryin r damages caused b olicy upon his or he	

[Audit & Supervisory Committee Opinion]

The Audit & Supervisory Committee considered the election of Directors (excluding Directors who are Audit & Supervisory Committee Members) based on the Code of Audit & Supervisory Committee Auditing and Supervising Standards, taking into consideration that appropriate procedures, including deliberations by the Nomination and Remuneration Committee, had been completed. As a result, there were no matters of particular note regarding the election of the Directors (excluding Directors who are Audit & Supervisory Committee Members).

Proposal No. 3 Election of One Director Who Is an Audit & Supervisory Committee Member

As Susumu Shimura, who is a Director who is an Audit & Supervisory Committee Member, will retire at the end of this Annual General Meeting of Shareholders, the Company proposes the election of one Director who is an Audit & Supervisory Committee Member as his substitute.

The Audit & Supervisory Committee has approved this proposal.

The candidate for Director who is an Audit & Supervisory Committee Members is as follows:

Name (Date of birth)	Career summ	Career summary and positions and responsibilities in the Company			
	Apr. 1989	Joined Daido Steel Co., Ltd.			
	June 2015	General Manager, Finance & Accounting			
		Department			
New appointment	Apr. 2020	Executive Officer and General Manager, Finance			
		& Accounting Department			
Tetsuya Niwa	June 2021	Executive Officer and General Manager,			
(July 31, 1966)		Corporate Planning Department			
	Jan. 2023	Executive Officer and General Manager, ESG			
		Management Department (current position)			

Candidate for Director who is an Audit & Supervisory Committee Member

Reasons for nomination as Director who is an Audit & Supervisory Committee Member In addition to corporate planning as well as accounting and finance, he has extensive knowledge in the non-financial field of ESG management. In carrying out appropriate auditing and supervision of the Company's management, Tetsuya Niwa has the knowledge necessary to further strengthen corporate governance. Therefore, the Company nominates him as a candidate for Director who is an Audit & Supervisory Committee Member.

Notes: 1. There is no special interest between Tetsuya Niwa and the Company.

2. The Company has entered into a liability insurance policy for directors and officers, with an insurance company to cover damages that arise when an insured person is liable due to the execution of his or her duties or receives a claim in carrying out such responsibilities. However, there are exemptions. For example, no compensation is made for damages caused by willful misconduct or gross negligence. Tetsuya Niwa will become an insured person under such policy upon his election. Moreover, the Company plans to renew such insurance policy in the middle of his term of office.

(Reference) Skills Matrix

Position	Name	Business Manage- ment	ESG Manage- ment	Manufac- turing Technology / R&D	Sales	Finance / Accounting	IT / DX Strategy	Overseas Business	Legal / Compliance
	Takeshi Ishiguro	0	0		\bigcirc			0	
	Tetsuya Shimizu	0	0	0				0	
	Toshiaki Yamashita	0			\bigcirc				
	Akihito Kajita				0	0	\bigcirc		\bigcirc
Directors	Tatsushi Iwata	0	0		\bigcirc	0		0	
N N	Tadayuki Kashima	0		0					
	Noriyuki Hiramitsu	0		0			\bigcirc		
	Ryoichi Yamamoto	0	0		0				
	Mutsuko Jinbo			0					\bigcirc
Audit Comm	Tetsuya Niwa		0			0			\bigcirc
Audit & Supervisory Committee Members	Ryuichiro Ono	0			\bigcirc	0			
mbers	Kenji Matsuo	0	0		0	0			

If Proposals No. 2 and No. 3 are approved and adopted as proposed, the skills of the Company's Directors will be as follows: Please note that the knowledge and experience of each Director is not limited to the items on the list.

Note: In the above chart, \bigcirc is indicated based on the knowledge and experience held by Directors.

Proposal No. 4 Election of One Director Who Is a Substitute Audit & Supervisory Committee Member

To prepare for a shortage of Directors who are Audit & Supervisory Committee Members according to the legally required amount, we propose the election of one Director who is a Substitute Audit & Supervisory Committee Member.

The Audit & Supervisory Committee has approved this proposal.

The candidate for Director who is a Substitute Audit & Supervisory Committee Member is as follows:

Candidate for Director who is a Substitute Audit & Supervisory Committee Member

Name (Date of birth)	Career summ	Career summary and positions and responsibilities in the Company			
	Apr. 1992	Joined Chuo Audit Corporation			
	July 1995	Registered as an attorney at law and joined Fuji			
Outside		Law Office			
	Apr. 1999	Established Kawabe Law Office (now Kawabe			
Independent		Kato Law Office) (current position)	5,000 shares		
Nahara ay Karata	June 2020	Substitute Audit & Supervisory Board Member			
Nobuyasu Kawabe		of Daido Steel Co., Ltd.			
(May 25, 1965)	June 2022	Director who is a Substitute Audit & Supervisory			
		Committee Member (current position)			

Reasons for nomination as candidate for outside Director who is a Substitute Audit & Supervisory Committee Member and expected roles

Nobuyasu Kawabe is a candidate for outside Director who is a Substitute Audit & Supervisory Committee Member. Although Mr. Kawabe has no experience in company management, he does have broad experience and insight in corporate legal affairs gained from his many years as an attorney. The Company expects that he will perform appropriate auditing and supervision of the Company's management based on his experience, and therefore nominates him as a candidate for outside Director who is a Substitute Audit & Supervisory Committee Member.

Notes: 1. There is no special interest between Nobuyasu Kawabe and the Company.

- 2. If Nobuyasu Kawabe is appointed as a Director who is an Audit & Supervisory Committee Member, the Company plans to enter into an agreement with him to limit his liability to the minimum amount required by law as stipulated in Article 423, Paragraph 1 of the Companies Act.
- 3. If Nobuyasu Kawabe is appointed as a Director who is an Audit & Supervisory Committee Member, the Company plans to designate him as an independent officer according to the provisions of the Tokyo Stock Exchange and the Nagoya Stock Exchange.
- 4. The Company has entered into a liability insurance policy for directors and officers, with an insurance company to cover damages that arise when an insured person is liable due to the execution of his or her duties or receives a claim in carrying out such responsibilities. However, there are exemptions. For example, no compensation is made for damages caused by willful misconduct or gross negligence. If Nobuyasu Kawabe is appointed as a Director who is an Audit & Supervisory Committee Member, he will be covered by this insurance policy.

Proposal No. 5 Payment of Bonuses to Directors (Excluding Directors Who Are Audit & Supervisory Committee Members and Outside Directors)

Considering business results for the current fiscal year among other factors, the Company proposes to pay a total of \$141.430 million in bonuses to the six Directors (excluding Directors who are Audit & Supervisory Committee Members and outside Directors; the same shall apply in this proposal) incumbent as of the end of the current period.

We believe that this proposal is appropriate regarding the amount of bonuses to be paid to Directors, because it has been decided by the Board of Directors according to the policy for remuneration decided upon at the Board of Directors meeting (as described in Business Report 4. Matters Concerning Company Officers (4) Remuneration, etc. for Directors for the Current Fiscal Year (i) Matters Concerning Policy for Determination of Individual Remuneration of Directors (excluding Directors who are Audit & Supervisory Committee Members)), and with the ratio of performance-linked compensation to total remuneration and other factors taken into consideration, after consulting with the Nomination and Remuneration Committee of which the majority is composed of independent outside Directors.

[Audit & Supervisory Committee Opinion]

The Audit & Supervisory Committee considered the payment of bonuses to Directors (excluding Directors who are Audit & Supervisory Committee Members and outside Directors) based on the Code of Audit & Supervisory Committee Auditing and Supervising Standards, taking into consideration that appropriate procedures, including deliberations by the Nomination and Remuneration Committee, had been completed. As a result, there were no matters of particular note regarding the payment of bonuses of the Directors (excluding Directors who are Audit & Supervisory Committee Members and outside Directors).