(English Translation)

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Stock code: 3036 June 6, 2022

To Our Shareholders:

Hiroshi Teshirogi, Director, President and COO ALCONIX CORPORATION 2-11-1, Nagata-cho, Chiyoda-ku, Tokyo

Notice of Convocation of the 41st Ordinary General Meeting of Shareholders

We would like to take this opportunity to thank you for your support of ALCONIX CORPORATION ("ALCONIX" or the "Company"). We will hold the 41st Ordinary General Meeting of Shareholders as described below.

In order to prevent the spread of novel coronavirus disease (COVID-19), ALCONIX has decided to hold this meeting while implementing appropriate measures concerning COVID-19 as in the last year.

To prevent the spread of COVID-19, we strongly request shareholders to submit your votes in advance in writing, by using the Internet or in another way, and to refrain from visiting the venue on the day of the Meeting.

If you exercise your voting rights in writing or on the Internet website, please review the following Reference Documents for the General Meeting of Shareholders and submit your votes by no later than 5:30 p.m. on Tuesday, June 21, 2022.

Shareholders who attend the meeting will not receive any gifts from ALCONIX. Thank you for your understanding.

Details

1. Date and time Wednesday, June 22, 2022 at 10 a.m.

2. Place Orchard, The Okura Prestige Tower, The Okura Tokyo

2-10-4, Toranomon, Minato-ku, Tokyo

3. Meeting agenda

Matters to be reported: 1. The Business Report, Consolidated Financial Statements and the results of audits

conducted by the Accounting Auditor and the Audit & Supervisory Board of the Consolidated Financial Statements for the Company's 41st Fiscal Year (April 1, 2021)

- March 31, 2022)

2. Non-consolidated Financial Statements for the Company's 41st Fiscal Year (April 1,

2021 - March 31, 2022)

Proposals to be resolved:

Proposal No. 1: Appropriation of Retained Earnings

Proposal No. 2: Partial Amendment to the Articles of Incorporation

Proposal No. 3: Election of Nine Directors

Proposal No. 4: Election of One Audit & Supervisory Board Member

- For those attending, please present the enclosed Voting Rights Exercise Form at the reception desk on arrival at the meeting.
- Sanitizer dispensers will be placed near the reception desk for the use of shareholders. Shareholders who attend the meeting are asked to bring a mask and wear it at all times.
- At the entrance to this meeting, we will check the temperature of people who want to attend the meeting. Individuals who have fever or who appear to be sick will not be allowed to enter the meeting room and be asked to leave.
- · All ALCONIX personnel involved in the operation of the meeting will be at the meeting only after their health, including body temperature, has been checked and wear masks.
- To shorten the time required for this meeting in order to prevent the spread of COVID-19, detailed explanations from the podium of matters to be reported and proposals to be resolved will be omitted. Shareholders are asked to review this information beforehand in this notice of convocation.
- · As the following information is posted on ALCONIX's website (https://www.alconix.com) on the Internet pursuant to the laws and regulations and the provisions in Article 15 of the Company's Articles of Incorporation, it is not included in the documents attached to this notice of convocation.
 - Business Report
 - Consolidated Financial Statements
 - Non-consolidated Financial Statements

The Audit & Supervisory Board members and the accounting auditor have audited the Reference Documents, including the above items posted on the Company's website. If any amendment is made to the Reference Documents for the General Meeting of Shareholders, the Business Report and the Consolidated and/or the Non-Consolidated Financial Statements, the amended information will be disclosed on ALCONIX's website.

• Please check our website (https://www.alconix.com) for information on any additional measures for the prevention and spread of infections in response to the pandemic situation.

Reference Documents for the General Meeting of Shareholders

Proposal No. 1

Appropriation of Retained Earnings

ALCONIX's basic policy regarding dividends is to continuously provide stable dividends while securing adequate internal reserves for future business development and a stronger infrastructure for business operations.

The year-end dividend for the fiscal year ended March 31, 2022 (FY3/22) is as follows.

(1) Type of dividend:

Cash

(2) Matters concerning allocation and total amount of dividend:

A dividend per common stock of the Company

Total amount of dividends

28 yen

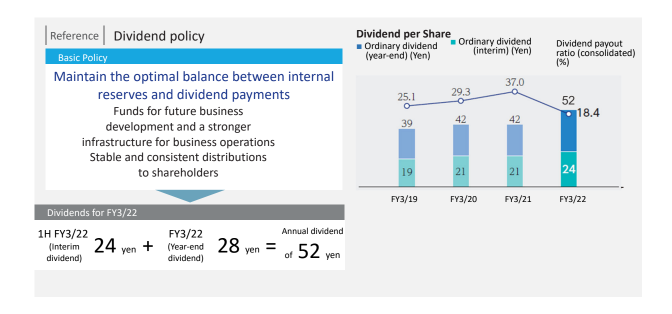
845,594,204 yen

Together with an interim dividend, the annual dividend will be 52 yen per share.

Note: Pursuant to Article 453 of the Companies Act, total dividends are calculated after deducting the 777,207 treasury shares from the number of shares outstanding.

(3) Effective date of distribution of retained earnings:

June 23, 2022



Proposal No. 2

Partial Amendment to the Articles of Incorporation

1. Reasons for proposal

- 1) The amended provisions stipulated in the proviso of 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, the Company proposes to make amendments to its Articles of Incorporation in order to prepare for the introduction of a system of electronic provision of materials for general meetings of shareholders.
- 2) Following the enforcement of the Act Partially Amending the Act on Strengthening Industrial Competitiveness and other related acts (Act No. 70 of 2021) on June 16, 2021, listed companies are allowed to hold its general meeting of shareholders with no designated location under certain conditions in accordance with the provisions of Articles of Incorporation. Accordingly, the Company proposes to make amendments to its Articles of Incorporation to enable to hold its general meeting of shareholders with no designated location in the belief that increasing options for the manner of holding a general meeting of shareholders will enhance shareholders' interests by taking into account potential large-scale disasters, including pandemics and natural catastrophes, and the progress in digitalization of society.
- 3) The Company proposes to make amendments to its Articles of Incorporation to enable the President to be appointed not only from among members of the Board of Directors but also from among the Executive Officers, in order to establish an optimal and flexible management structure, and additionally, to clarify the position of the President following the change in the business management system that came into force as of April 1, 2022.

2. Contents of Amendments

Contents of proposed amendment are as follows.

(Proposed amendments are underlined.)

	(1 roposed amendments are undermied.)
Current Articles of Incorporation	Proposed Amendments
Articles 1 to 12 (Omitted)	Articles 1 to 12 (Omitted)
(Convocation Period)	(Convocation)
Article 13 The Company's ordinary general meeting of shareholders shall be called in June annually.	Article 13 The Company's ordinary general meeting of shareholders shall be called in June annually.
(Newly established)	2. The Company may hold a general meeting of shareholders that does not have a designated location.
Article 14 (Omitted)	Article 14 (Omitted)
(Internet Disclosure and Deemed Provision of Reference Documents for the General Meeting of Shareholders)	(Deleted)
Article 15 Upon convening a general meeting of shareholders, it may be deemed that the Company has provided the shareholders with the necessary information to be described or indicated in the reference documents for the general meeting of shareholders, business reports, non-consolidated financial statements, and consolidated financial statements if such information is disclosed through the Internet in accordance with the ordinance of Ministry of Justice.	

Current Articles of Incorporation	Proposed Amendments
(Newly established)	(Electronic Provision Measure, Etc.)
	Article 15 The Company shall, upon convening a
	general meeting of shareholders, take the electronic provision measure as provided for
	in Article 325-2 of the Companies Act for
	information included in the reference
	documents for the general meeting of
	shareholders, etc.
	2. Among the matters subject to the electronic provision measure, the Company may choose not to include all
	or part of the matters stipulated in the Ordinance of Ministry of Justice in the paper copy as provided for
	in Article 325-5 of the Companies Act to be sent to shareholders who have requested it by the record
	date for voting rights.
Articles 16 to 20 (Omitted)	Articles 16 to 20 (Omitted)
(Representative Directors and <u>Directors</u>)	(Representative Directors and <u>Directors with Specific Titles</u>)
Article 21 The Board of Directors shall appoint a small	Article 21 The Board of Directors shall appoint a small
number of Representative Directors from	number of Representative Directors from among its members. The Board of Directors
among its members.	shall, by its resolution, appoint one President
	from among the Representative Directors or
2. The Decord of Discrete and shall be its accordation	Executive Officers.
2. The Board of Directors shall, by its resolution, appoint one Director and Chairman and one Director	2. The Board of Directors shall, by its resolution,
and President, and a small number of Executive Vice	appoint one Director and Chairman and one Director and President, and a small number of Executive Vice
Presidents, Senior Executive Managing Directors and	Presidents.
Executive Managing Directors.	
Supplementary Provisions	Supplementary Provisions
(Newly established)	(Transitional Measures Concerning Electronic Provision Measure, Etc.)
	1. The deletion of Article 15 (Internet Disclosure and
	Deemed Provision of Reference Documents for the
	Shareholders Meeting) of the current Articles of Incorporation and the establishment of the proposed
	Article 15 (Electronic Provision Measure, Etc.) shall
	come into effect as from the date of enforcement of
	the amended provisions stipulated in the proviso of
	Article 1 of the supplementary provisions of the Act Partially Amending the Companies Act (Act No. 70
	of 2019) (hereinafter referred to as "the Date of Enforcement").
	2. Notwithstanding the provisions of the preceding paragraph, Article 15 of the current Articles of
	Incorporation shall remain in force with respect to a
	general meeting of shareholders to be held on a date within six months from the Date of Enforcement.
	3. These supplementary provisions shall be deleted on the later of either the day on which six months elapse
	from the Date of Enforcement or the day on which
	three months elapse from the day of the general
	meeting of shareholder set forth in the preceding paragraph.
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Proposal No. 3

Election of Nine Directors

The terms of office of all eight Directors will expire at the conclusion of this General Meeting of Shareholders. Accordingly, ALCONIX proposes the election of nine Directors, which increase one Director to improve the corporate governance system.

The candidates for Directors are as follows:

No.	Name	Current posit	ions and responsibilities at ALCONIX	Attendance at the Board of Directors meetings
1	Masato Takei	Reelected	Representative Director, Chairman and CEO	100% (12/12 times)
2	Hiroshi Teshirogi	Reelected	Director, President and COO	100% (12/12 times)
3	Takumi Suzuki	Reelected	Director, Managing Executive Officer and CSO, General Manager of Corporate Division, Manager of Corporate Planning Department, Corporate Communications Department, General Affairs & Human Resources Department, Risk Management Department and Legal Department	100% (12/12 times)
4	Toshiya Imagawa	Reelected	Director, Managing Executive Officer and CCO, in charge of internal controls, Manager of Audit Department	100% (10/10 times)
5	Nobuhiko Takahashi	Reelected	Director, Executive Officer and CFO, Manager of Corporate Division, Finance Department and Accounting Department	100% (10/10 times)
6	Masao Hisada	Reelected Outside Independent	Director	100% (12/12 times)
7	Yukino Kikuma	Reelected Outside Independent	Director	100% (12/12 times)
8	Toshiya Tsugami	Reelected Outside Independent	Director	100% (10/10 times)
9	Yukiko Imazu	Newly elected Outside Independent	-	-

Note: "Attendance at the Board of Directors meetings" for Mr. Toshiya Imagawa, Mr. Nobuhiko Takahashi and Mr. Toshiya Tsugami were for those held on and after June 2021 because they were elected as a Director at the 40th Ordinary General Meeting of Shareholders.

No.	Name (Date of birth)	Bri	Number of the Company's shares held	
	Masato Takei	April 1977	Joined Nissho Iwai Corporation (currently Sojitz Corporation)	
	(May 18, 1953)	April 2003	Joined ALCONIX, Executive Officer and General Manager of Group 3 of ALCONIX	
		June 2006	Executive Officer and General Manager of Group 4 of ALCONIX	
	Ap Jun Reelected Jun	June 2009	Director, Managing Executive Officer and General Manager of Group 4 of ALCONIX	
		April 2010	Director, Managing Executive Officer and General Manager of Electronics & Advanced Materials Division of ALCONIX	121,100
1		June 2015	Director, Senior Managing Executive Officer and General Manager of Electronics & Advanced Materials Division of ALCONIX	
		June 2017	Director & Executive Vice President of ALCONIX	
		June 2018	President and CEO of ALCONIX	
		April 2022	Representative Director, Chairman and CEO of ALCONIX (current)	

Mr. Masato Takei has served in a variety of key positions involving aluminum, copper, electronic materials, titanium, business development since joining ALCONIX. After his election as a Director in 2009, he played a central role in establishing a sound profit structure for the electronics and advanced materials business as the leader of its business, which is one of the core profit centers of the ALCONIX Group. Mr. Takei was named Executive Vice President in 2017 and became a Representative Director in 2018. Based on these specialized knowledge and experience, he is a candidate for reelection as a Director. If Mr. Takei is reelected as a Director, he is to be named Representative Director, Chairman and CEO at the meeting of the Board of Directors that follows this Ordinary General Meeting of Shareholders.

No.	Name (Date of birth)	Bri	Number of the Company's shares held	
		April 1981	Joined Nissho Iwai Corporation (currently Sojitz Corporation)	
		April 2003	Joined ALCONIX	
		June 2004	Executive Officer and General Manager of Group 1 of ALCONIX	
	Hiroshi Teshirogi (May 6, 1958)	April 2008	President and CEO of ALCONIX SANSHIN CORPORATION (currently ALCONIX • MITAKA CORPORATION)	
	June 2009 June 2010 June 2014 June 2017 Reelected April 2021	June 2009	Managing Executive Officer and General Manager of Group 1 of ALCONIX	
		June 2010	Managing Executive Officer and General Manager of Aluminum & Copper Products Division of ALCONIX	104,400
		June 2014	Director, Managing Executive Officer and General Manager of Aluminum & Copper Products Division of ALCONIX	
2		June 2017	Director, Senior Managing Executive Officer and General Manager of Corporate Planning Division of ALCONIX	
		April 2021	Director, Senior Managing Executive Officer, General Manager of Corporate Division, Manager of General Affairs & Human Resources Department and Information System Department of ALCONIX	
		April 2022	Director, President and COO of ALCONIX (current)	

Mr. Hiroshi Teshirogi had been involved with the aluminum and copper products business since joining ALCONIX, then he was named an Executive Officer and General Manager of the aluminum and copper products section in 2004. After his election as a Director in 2014, Mr. Teshirogi has demonstrated his operational leadership skills to manage and supervise trade in Japan and overseas, trilateral transactions and the growth of overseas operations. Having gotten his management experience as the executive director of the subsidiary, Mr. Teshirogi became a Director, President and COO in April 2022. Based on these specialized knowledge and experience, Mr. Teshirogi is a candidate for reelection as a Director. If Mr. Teshirogi is reelected as a Director, he is to be named Representative Director, President and COO at the meeting of the Board of Directors that follows this Ordinary General Meeting of Shareholders.

No.	Name (Date of birth)	Brief biography, positions, responsibilities and significant concurrent positions		Number of the Company's shares held	
		April 1986	Joined Nissho Iwai Corporation (currently Sojitz Corporation)		
		June 2009	Joined ALCONIX		
	Takumi Suzuki (February 18, 1963)	July 2013	General Manager of Corporate Planning Department of Corporate Planning Division of ALCONIX		
	(100.00.)	June 2017	Executive Officer and General Manager of Corporate Planning Department of Corporate Planning Division of ALCONIX		
	Reelected	June 2	June 2018	Executive Officer, Deputy General Manager of Corporate Planning Division and General Manager of Corporate Planning Department of ALCONIX	
		June 2019	Director, Executive Officer, Deputy General Manager of Corporate Planning Division and General Manager of Corporate Planning Department of ALCONIX		
3		April 2021	Director, Managing Executive Officer, Manager of Corporate Division, Corporate Planning Department, Legal & Compliance Department and Risk Management Department, and General Manager of Corporate Planning Department of ALCONIX	17,100	
		August 2021	Representative Director of ALCONIX VENTURES CORPORATION (current)		
		April 2022	Director, Managing Executive Officer and CSO, General Manager of Corporate Division, Manager of Corporate Planning Department, Corporate Communications Department, General Affairs & Human Resources Department, Risk Management Department and Legal Department (current)		
	1	Significant cor	neurrent positions		
		August 2021	Representative Director of ALCONIX VENTURES CORPORATION		

Since joining ALCONIX, Mr. Takumi Suzuki has been involved with corporate planning and has contributed to the growth of the ALCONIX Group and the formulation of management strategies. He has played a significant role in strengthening the consolidated profit structure by planning and overseeing M&A mainly in the manufacturing sector. He has also demonstrated excellent leadership concerning the establishment and execution of business strategies for the entire ALCONIX Group. Mr. Suzuki became a Director, Managing Executive Officer and CSO, General Manager of Corporate Division in April 2022. Based on these specialized knowledge and experience, he is a candidate for reelection as a Director.

No.	Name (Date of birth)	Brief b	Number of the Company's shares held	
		April 1989	Joined Nissho Iwai Corporation (currently Sojitz Corporation)	
	Toshiya Imagawa	September 2003	Joined ALCONIX	
	(August 8, 1965)	October 2004	General Manager of Electronic Materials Department, Group 4 of ALCONIX	
	Reelected	April 2010	General Manager of Electronic Materials Department, Electronics & Advanced Materials Division of ALCONIX	
4		June 2015	Executive Officer, Deputy General Manager of Electronics & Advanced Materials Division of ALCONIX	27,700
		June 2017	Executive Officer, General Manager of Electronics & Advanced Materials Division of ALCONIX	
		June 2021	Director, Managing Executive Officer, in charge of internal controls, Manager of Audit Department of ALCONIX	
		April 2022	Director, Managing Executive Officer and CCO, in charge of internal controls, Manager of Audit Department (current)	

Since joining ALCONIX, Mr. Toshiya Imagawa has demonstrated his ability to establish new businesses and increase the market share of existing products in the electronic and advanced materials business, which is one of the core businesses of ALCONIX. In addition, he has been dedicated to establishing a solid revenue base for ALCONIX. He has also served as a Director (part-time) of a number of domestic and overseas manufacturing subsidiaries and overseas corporations, accumulating a significant amount of knowledge and experience in group management. After his election as a Director in June 2021, he has been in charge of internal controls and the Audit Department as a Director, Managing Executive Officer and CCO since April 2022. Based on these specialized knowledge and experience, he is a candidate for election as a Director.

No.	Name (Date of birth)	Briet aı	Number of the Company's shares held	
	Nobuhiko Takahashi	April 1987	Joined The Bank of Tokyo, Ltd. (currently MUFG Bank, Ltd.)	
	(February 5, 1965)	April 2015	Branch Manager of Shenzhen Branch, Bank of Tokyo-Mitsubishi UFJ (China), Ltd. (currently MUFG Bank (China), Ltd.)	
5		June 2017	Joined ALCONIX	
	Jun	October 2017	General Manager of Finance Department of ALCONIX	
		June 2020	Executive Officer, Deputy General Manager of Finance & Accounting Division and General Manager of Finance Department of ALCONIX	4,400
		June 2021	Director, Executive Officer, Manager of Corporate Division, Finance Department and Accounting Department, and General Manager of Finance Department of ALCONIX	
		April 2022	Director, Executive Officer and CFO, Manager of Corporate Division, Finance Department and Accounting Department (current)	

Mr. Nobuhiko Takahashi was mainly involved in overseas corporate finance operations at a major financial institution and experienced as a branch manager of an overseas branch. After joining ALCONIX, he was appointed as the General Manager of the Finance Department and has demonstrated his knowledge and ability as an expert in international finance and treasury. After his election as a Director in June 2021, he became the head of the Finance & Accounting Sector of ALCONIX as a Director, Executive Officer and CFO in April 2022. Based on these specialized knowledge and experience, he is a candidate for reelection as a Director.

No.	Name (Date of birth)	Br	Brief biography, positions, responsibilities and significant concurrent positions		
		April 1972	Joined Hitachi, Ltd.		
		April 2007	Vice President and Executive Officer of Hitachi, Ltd.		
	Masao Hisada (December 16, 1948)	April 2010	Representative Executive Officer, Executive Vice President and Executive Officer of Hitachi High-Technologies Corporation (currently Hitachi High-Tech Corporation)		
		April 2011	Representative Executive Officer, President and Chief Executive Officer of Hitachi High- Technologies Corporation		
		June 2015	Chairman of the Board of Hitachi High- Technologies Corporation		
		June 2019	Honorary Senior Advisor of Hitachi High- Technologies Corporation (current)	3,400	
		June 2019	Outside Director of ALCONIX (current)		
6	Reelected Outside	June 2019	Outside Director (Audit & Supervisory Committee Member) of Enplas Corporation (current)		
	Independent	Significant co	ncurrent positions		
		June 2019	Honorary Senior Advisor of Hitachi High- Technologies Corporation (currently Hitachi High-Tech Corporation)		
		June 2019	Outside Director of (Audit & Supervisory Committee Member) Enplas Corporation		

Mr. Masao Hisada has many years of experience involving global business operations, procurement, marketing and other activities in his career at Hitachi. He has also demonstrated excellent leadership skills as a Vice President and Executive Officer of Hitachi and then as a President, and Chairman of a Hitachi Group company. ALCONIX believes that Mr. Hisada can use these extensive experience and knowledge as an expert in company management to play a role in strengthening the oversight function of the Board of Directors. As a result, Mr. Hisada is a candidate for reelection as an Outside Director. In addition, ALCONIX has designated him as an independent officer pursuant to the provisions of the Tokyo Stock Exchange. Mr. Hisada's term of office as an Outside Director will be three years at the conclusion of this Ordinary General Meeting of Shareholders.

No.	Name (Date of birth)	Brief b	Number of the Company's shares held	
		April 1995	Joined Fuji Television Network, Inc.	
		December 2011	Registered as an attorney	
	Yukino Kikuma	January 2012	Joined Matsuo & Kosugi	
	(March 5, 1972)	June 2018	Outside Director of KOSÉ Corporation (current)	
		April 2020	Outside Director (Audit & Supervisory Committee Member) of Takihyo Co., Ltd. (current)	
		June 2020	Outside Director of ALCONIX (current)	
		June 2020	Outside Director of KITZ Corporation (current)	600
		January 2022	Managing Partner of Matsuo & Kosugi (current)	
7	Reelected	Significant concur	rent positions	
	Outside	June 2018	Outside Director of KOSÉ Corporation	
	Independent	April 2020	Outside Director (Audit & Supervisory Committee Member) of Takihyo Co., Ltd.	
		June 2020	Outside Director of KITZ Corporation	
		January 2022	Managing Partner of Matsuo & Kosugi	

Ms. Yukino Kikuma has highly specialized skills and knowledge of company management as an attorney. She also has expertise involving corporate law and experience involving mass media. ALCONIX believes that Ms. Kikuma can use these extensive experience gained through her diverse carrier to play a role in strengthening the oversight function of the Board of Directors. As a result, Ms. Kikuma is a candidate for reelection as an Outside Director. In addition, ALCONIX has designated her as an independent officer pursuant to the provisions of the Tokyo Stock Exchange. Ms. Kikuma's term of office as an Outside Director will be two years at the conclusion of this Ordinary General Meeting of Shareholders.

No.	Name (Date of birth)	Brief and	Number of the Company's shares held	
		April 1980	Joined Ministry of International Trade and Industry, Japan	
	Toshiya Tsugami (March 26, 1957)	June 1996	Seconded to Ministry of Foreign Affairs of Japan (Counsellor, Economic Affairs Department, Embassy of Japan in China)	
		July 2002	Senior Fellow of Research Institute of Economy, Trade and Industry	
		April 2012	President of Tsugami Workshop Ltd. (current)	
		April 2018	Visiting Research Fellow of The Japan Institute of International Affairs (current)	-
0		November 2018	President of Japan International Medical Exchange Co., Ltd.	
8	Reelected	June 2021	Outside Director of ALCONIX (current)	
	Outside	Significant concur	rent positions	
	Independent	April 2014	President of Tsugami Workshop Ltd.	
		April 2018	Visiting Research Fellow of The Japan Institute of International Affairs	

Mr. Toshiya Tsugami has experience and achievements in international trade policy and a high level of knowledge as an expert in international economy and affairs. ALCONIX believes that Mr. Tsugami can use these extensive experience gained through his diverse carrier to play a role in strengthening the oversight function of the Board of Directors. As a result, Mr. Tsugami is a candidate for reelection as an Outside Director. ALCONIX has designated him as an independent officer pursuant to the provisions of the Tokyo Stock Exchange. Mr. Tsugami's term of office as an Outside Director will be one year at the conclusion of this Ordinary General Meeting of Shareholders.

No.	Name (Date of birth)	Brief biography	, positions and significant concurrent positions	Number of the Company's shares held
		April 1996	Joined Anderson Mōri (current Anderson Mōri & Tomotsune)	
	Yukiko Imazu	January 2005	Partner at Anderson Mōri & Tomotsune (current)	
	(July 28, 1968)	April 2007	Associate Professor at Keio University Law School	
		March 2014	Director of Ishibashi Foundation (current)	
		June 2018	Member of the Audit and Supervisory Board (Outside) of Daiichi Sankyo Company, Limited (current)	
		May 2022	Member of the Audit and Supervisory Board (Outside) of dip Corporation	-
		Significant conc	urrent positions	
9		January 2005	Partner at Anderson Mōri & Tomotsune	
	Newly appointed Outside	March 2014	Director of Ishibashi Foundation	
	Independent	June 2018	Member of the Audit and Supervisory Board (Outside) of Daiichi Sankyo Company, Limited	
		May 2022	Member of the Audit and Supervisory Board (Outside) of dip Corporation	

Ms. Yukiko Imazu has highly specialized skills involving corporate law as an attorney and a broad range of experience and knowledge especially in personnel and labor management. ALCONIX believes that Ms. Imazu can use these extensive experience and knowledge to play a role in strengthening the oversight function of the Board of Directors. As a result, Ms. Imazu is a candidate for election as an Outside Director. If Ms. Imazu is elected as an Outside Director, ALCONIX plans to designate her as an independent officer pursuant to the provisions of the Tokyo Stock Exchange.

Notes: 1. No material conflict of interest exists between ALCONIX and the above candidates for Director.

- 2. Mr. Masao Hisada, Ms. Yukino Kikuma and Mr. Toshiya Tsugami are candidates for Outside Director. ALCONIX has entered into an agreement with them in accordance with Paragraph 1, Article 427 of the Companies Act to limit liabilities for damages to ALCONIX to the minimum liability amount as stipulated in Paragraph 1, Article 425 of the Companies Act. If these individuals are reelected, ALCONIX plans to renew the agreement with them.
- 3. Ms. Yukiko Imazu (name on family register: Yukiko Shimato) is a candidate for Outside Director. If Ms. Imazu is elected, ALCONIX plans to enter into an agreement with her to limit liabilities for damages to ALCONIX as stated in Paragraph 1, Article 423 of the Companies Act, in accordance with Paragraph 1, Article 427 of the same Act. ALCONIX intends to limit the liabilities under the agreement to the minimum liability amount stipulated in Paragraph 1, Article 425 of the Companies Act.
- 4. ALCONIX has entered into a directors and officers liability insurance policy (D&O liability insurance) as stipulated in Paragraph 1, Article 430-3 of the Companies Act with an insurance company. Under the policy, the insured Directors are covered for damages incurred in lawsuits arising out of their duties as directors, such as shareholder derivative actions and management risks. The premiums for such insurance are borne entirely by ALCONIX and not by the insured Directors. In order to ensure that the insured's performance of his/her duties is not compromised, claims for damages arising from misconduct by the insured director are not covered by the policy.

Proposal No. 4

Election of One Audit & Supervisory Board Member

The term of office of Mr. Masahiko Nishimura will expire at the conclusion of this General Meeting of Shareholders. Accordingly, ALCONIX proposes the election of one Audit & Supervisory Board member. The submission of this proposal was approved by the Audit & Supervisory Board.

The candidate for Audit & Supervisory Board member is as follows:

Name (Date of birth)	Brief biography,	Number of the Company's shares held		
Masahiko Nishimura (May 22, 1955)	April 1978	Joined Nissho Iwai Corporation (currently Sojitz Corporation)		
(Nay 22, 1933)	April 2005	Audit & Supervisory Board Member of ALCONIX		
	June 2008	Director of ALCONIX		
	January 2011	Senior Vice President for Energy and Metal Resources Division of Sojitz Corporation	2.700	
	April 2012	Executive Officer, General Manager of the Secretariat of Sojitz Corporation	2,700	
	April 2013	Senior Vice President for Europe-Africa- Middle East-Russia-NIS of Sojitz Corporation		
Reelected	June 2018	Audit & Supervisory Board Member of ALCONIX (current)		

Reasons for nomination as a candidate for Audit & Supervisory Board member

Mr. Nishimura acquired considerable knowledge of the non-ferrous metals business, experience and accomplishments involving overseas business activities as an assistant to the general manager of the Energy and Metal Resources Division of Sojitz Corporation. After becoming an executive officer of Sojitz in 2011, Mr. Nishimura gained experience in the management of a large general trading company. He is a candidate for reelection as an Audit & Supervisory Board member in order to use these knowledge and experience in the auditing activities of the Company.

- Notes: 1. No material conflict of interest exists between ALCONIX and the above candidate for Audit & Supervisory Board member.
 - 2. Mr. Masahiko Nishimura is a candidate for Full-time Audit & Supervisory Board member. ALCONIX has entered into an agreement with Mr. Nishimura in accordance with Paragraph 1, Article 427 of the Companies Act to limit liabilities for damages to ALCONIX to the minimum liability amount as stipulated in Paragraph 1, Article 425 of the Companies Act. If this individual is reelected, ALCONIX plans to renew the agreement with him.
 - 3. ALCONIX has entered into a directors and officers liability insurance policy (D&O liability insurance) as stipulated in Paragraph 1, Article 430-3 of the Companies Act with an insurance company. Under the policy, the insured Audit & Supervisory Board member is covered for damages incurred in lawsuits arising out of their duties as an Audit & Supervisory Board member, such as shareholder derivative actions and management risks. The premiums for such insurance are borne entirely by ALCONIX and not by the insured Audit & Supervisory Board member. In order to ensure that the insured's performance of his/her duties is not compromised, claims for damages arising from misconduct by the insured director are not covered by the policy.

Reference: Skill Matrix for Directors and Audit & Supervisory Board Members

As an integrated company that combines trading capability dealing with global business development and manufacturing capability with advanced technology and competitiveness, ALCONIX has appointed Directors and Audit & Supervisory Board members with a wide range of business experience and expertise in order to establish an effective corporate governance system for sustainable growth. The experience and expertise of Directors and Audit & Supervisory Board members after the approval of Proposal 3 and Proposal 4 to be submitted to this General Meeting of Shareholders are as follows.

Directors						
Name		Masato Takei	Hiroshi Teshirogi	Takumi Suzuki	Toshiya Imagawa	
Position		Representative Director, Chairman and CEO	Representative Director, President and COO	Director, Managing Executive Officer and CSO	Director, Managing Executive Officer and CCO	
Committee (Note 2)		0				
Independence (Outside Directors)						
Number of Concurrent positions (Outside Directors)						
Main expertise	Corporate and business management	0	0	0		
	Sales/Marketing	0	0	0	0	
	Internationality/Global experience	0	0	0	0	
	Finance/Accounting/Tax			0		
	Legal affairs/Compliance			0	0	
	Governance/Risk management			0	0	
	Personnel/labor management		0	0		
	Manufacturing				0	

Directors						
Name		Nobuhiko Takahashi	Masao Hisada	Yukino Kikuma	Toshiya Tsugami	Yukiko Imazu
Position		Director, Executive Officer and CFO	Outside Director	Outside Director	Outside Director	Outside Director
Committee (Note 2)			0			
Independence (Outside Directors)			0	0	0	0
Number of Concurrent positions (Outside Directors)			1	3		2
	Corporate and business management		0		0	
	Sales/Marketing	0	0			
	Internationality/Global experience	0	0		0	
Main	Finance/Accounting/Tax	0				
expertise	Legal affairs/Compliance			0		0
	Governance/Risk management			0		0
	Personnel/labor management			0		0
	Manufacturing		0			

Audit & Supervisory Board Members					
Name		Masahiko Nishimura	Shigeo Ogi	Kimiko Oga	Ryoko Takeda
Position		Full-time Audit & Supervisory Board Member	Outside Audit & Supervisory Board Member	Outside Audit & Supervisory Board Member	Outside Audit & Supervisory Board Member
Committee (Note 2)			0		
Independence (Outside members)			0	0	0
Number of Concurrent positions (Outside members)			1	3	1
	Corporate and business management			0	
	Sales/Marketing	0		0	
	Internationality/Global experience	0	0		0
Main	Finance/Accounting/Tax		0		
expertise	Legal affairs/Compliance	0			0
	Governance/Risk management	0	0	0	0
	Personnel/labor management			0	
	Manufacturing				

Notes: 1. Directors with special titles will be decided at a meeting of the Board of Directors that follows the shareholders meeting.

- 2. The Nomination and Remuneration Advisory Committee is established as an advisory body to the Board of Directors. The chairperson of the committee is indicated by "."
- 3. The above list is based on each person's experience and other factors, as areas in which they can demonstrate their high expertise, not all of which they possess.