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Securities code: 7949

June 1, 2023

To Shareholders with Voting Rights:

Yutaka Kano Representative Director, President & CEO KOMATSU WALL INDUSTRY CO., LTD. 1-72, Kogyodanchi, Komatsu-shi, Ishikawa, Japan

NOTICE OF

THE 56th ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

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

We hereby inform you that the 56th Annual General Meeting of Shareholders of Komatsu Wall Industry Co., Ltd. (the "Company") will be held as described below.

In convening this General Meeting of Shareholders, the Company has taken electronic provision measures, which provide information contained in the Reference Documents, etc. for the General Meeting of Shareholders (the "matters subject to the electronic provision measures") in electronic format, and has posted this information on the following websites on the Internet. Please access any of the websites to review the information.

• The Company website https://www.komatsuwall.co.jp/ir/stock/meeting/index.html (available in Japanese only)

• The TSE website (Listed Company Search) https://www2.jpx.co.jp/tseHpFront/JJK020030Action.do

Please access the TSE website above, enter "KOMATSU WALL INDUSTRY" in the "Issue name (company name)" field or our securities code "7949" in the "Code" field, and click on "Search" to find search results. Then, click on "Basic information" and "Documents for public inspection/PR information" in this order to find information.

• The website where the materials for the General Meeting of Shareholders are posted https://s.srdb.jp/7949/ (available in Japanese only)

If you cannot attend in person on the day, you may exercise your voting rights via the Internet or in writing. Please review the Reference Documents for the General Meeting of Shareholders included in the matters subject to the electronic provision measures and exercise your voting rights no later than 5:20 p.m., Wednesday, June 21, 2023 (JST).

1. Date and Time: Thursday, June 22, 2023 at 10:00 a.m. Japan Standard Time

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

2. Place: Conference Room, 2F, KOMATSU WALL INDUSTRY CO., LTD. Head

Office

1-72, Kogyodanchi, Komatsu-shi, Ishikawa

3. Meeting Agenda:

Matters to be reported: The Business Report and Non-consolidated Financial Statements for the

Company's 56th Fiscal Year (April 1, 2022 - March 31, 2023)

Proposals to be resolved:

Proposal 1: Appropriation of Surplus for the 56th Fiscal Year

Proposal 2: Election of Six (6) Directors (excluding Director who is Audit and

Supervisory Committee Member)

Proposal 3: Election of One (1) Director who is Audit and Supervisory Committee

Member

4. Matters determined by the Company in convening the Meeting

- If a shareholder exercises the voting rights in duplicate in writing and the Internet, the vote via the Internet shall be deemed to be valid.
- If a shareholder exercises the voting rights more than once via the Internet, the last vote shall be deemed to be valid.
- If no indication of approval or disapproval is made on the Voting Rights Exercise Form for a proposal, it shall be treated as an indication of approval.
- 1. If you attend in person, please submit the enclosed Voting Rights Exercise Form at the reception of the venue.
- 2. Among the matters subject to the electronic provision measures, the following matters will not be provided in the paper copy to shareholders who made a request for delivery of documents in accordance with the provisions of laws and regulations and Article 16, Paragraph 2 of the Articles of Incorporation of the Company. Accordingly, the paper copy to be delivered to shareholders who made a request for delivery of documents constitutes only part of the documents audited by the Audit and Supervisory Committee and Accounting Auditor in preparation of audit reports.
 - Business Report: "System and Policy of the Company" and "Audit Report by the Audit and Supervisory Committee Regarding Business Report"
 - Non-consolidated Financial Statements: "Non-consolidated Statements of Changes in Equity," "Notes to Non-consolidated Financial Statements," and "Audit Reports by the Audit and Supervisory Committee and the Accounting Auditor Regarding Non-consolidated Financial Statements"
- 3. The Company will hold a social gathering after this General Meeting of Shareholders. Please feel free to attend and give us your comments and opinions. The Company will not provide gifts to shareholders who attend this General Meeting of Shareholders. Your kind understanding will be most appreciated.
- 4. If any revisions to the matters subject to the electronic provision measures arise, a notice to that effect and the matters before and after the revision will be posted on the respective websites as mentioned above.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus for the 56th Fiscal Year

After taking various factors into account, including the Company's principle of continued stable dividend payments for fulfilling shareholder returns and the need to further enhance its resilience for the sustainable development of its business, the Company proposes the payment of a year-end dividend for the fiscal year under review as detailed below.

If this proposal is approved, the annual dividend, including the interim dividend, will amount to ¥95 per share.

Matters concerning year-end dividend

- (1) Type of dividend property Cash
- (2) Allotment of dividend property to shareholders and the total amount ¥55 per common share of the Company Total amount: ¥520,632,805
- (3) Effective date of dividends of surplus June 23, 2023

Proposal 2: Election of Six (6) Directors (excluding Directors who are Audit and Supervisory Committee Members)

The term of office of all seven (7) Directors (excluding Directors who are Audit and Supervisory Committee Members) will expire and Mr. Yutaka Kano will retire from the office of Director at the conclusion of this Annual General Meeting of Shareholders. Accordingly, the Company proposes the election of six (6) Directors (excluding Directors who are Audit and Supervisory Committee Members.)

The Audit and Supervisory Committee has expressed the opinion that there is nothing to point out about this proposal.

The candidates for Directors (excluding Directors who are Audit and Supervisory Committee Members) are as follows:

	as follows:			
No.	Name (Date of birth)		Career summary, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
1	Shinya Kano (September 12, 1983)	Mr. Shinya through the corporate p business. Ha propose his the Board effunctions by	Joined the Company General Manager of Business Department of Tokyo Branch Executive Officer, Deputy General Manager of Business Headquarters Director (to date) Executive Officer, Deputy General Manager of Business Headquarters, General Manager of Sales Planning Department Executive Officer, General Manager of Marketing Headquarters, General Manager of Sales Planning Department Managing Executive Officer, General Manager of Marketing Headquarters, General Manager of Sales Planning Department Managing Executive Officer, General Manager of Engineering & Development Division Managing Executive Officer, General Manager of Engineering & Development Division, IR & Corporate Planning Supervisor Senior Managing Executive Officer, General Manager of Engineering & Development Division, IR & Corporate Planning Supervisor Senior Managing Executive Officer, IR & Corporate Planning Supervisor Senior Managing Executive Officer, IR & Corporate Planning Supervisor (to date) nomination as candidate for Director] Kano has abundant experience and knowledge gained involvement mainly in the sales, product planning, and lanning departments, and is well-versed in the entire aving commissioned him as a chief executive officer, we reappointment as Director as we can expect him to enhance fectiveness in terms of its decision-making and supervisory eleveraging his experience and knowledge at the Board of the Company.	6,360
		Directors of	uic Company.	

No.	Name (Date of birth)	Can	reer summary, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
2	Shinichi Yamada (October 18, 1965)	Mr. Shinichi Ya through the invo versed in the en Manager of Bus Director as we of terms of its deci	Joined the Company General Sales Manager of Kansai and Chukyo Zone Executive Officer, Deputy General Manager of Business Headquarters Executive Officer, General Manager of Business Headquarters Director (to date) Managing Executive Officer, General Manager of Business Headquarters (to date) ination as candidate for Director] mada has abundant experience and knowledge gained olvement mainly in the sales departments, and is well- utire business. Having commissioned him as General iness Headquarters, we propose his reappointment as can expect him to enhance the Board effectiveness in sion-making and supervisory functions by leveraging and knowledge at the Board of Directors of the	7,000
3	Norio Hirose (December 12, 1957)	Company. March 1980 April 2010 April 2012 May 2013 April 2020 June 2020 June 2020 January 2022	Joined the Company General Manager of Manufacturing Department I General Manager of Manufacturing Department III General Manager of Manufacturing Department III Executive Officer, Deputy General Manager of Production Division Director (to date) Executive Officer, General Manager of Production Division Executive Officer, General Manager of Production Division, General Manager of Manufacturing Management Department	
		Mr. Norio Hiro through the invo is well-versed in General Manag reappointment as effectiveness in t	Managing Executive Officer, General Manager of Production Division, General Manager of Manufacturing Management Department Managing Executive Officer, General Manager of Production Division (to date) Innation as candidate for Director] se has abundant experience and knowledge gained Ivement mainly in the manufacturing departments, and in the entire business. Having commissioned him as ger of Production Division, we propose his is Director as we can expect him to enhance the Board terms of its decision-making and supervisory functions is experience and knowledge at the Board of Directors	5,500

No.	Name (Date of birth)	Career summary, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
4	Yukio Aya (August 31, 1962)	March 1985 Joined the Company November 2016 General Manager of Sales Promotion Department April 2019 Executive Officer, General Manager of Sales Promotion Department June 2020 Director (to date) June 2020 Executive Officer, General Manager of Engineering Division June 2021 Executive Officer, General Manager of Administration Headquarters (to date) [Reason for nomination as candidate for Director]	5,500
		Mr. Yukio Aya has abundant experience and knowledge gained through the involvement mainly in the sales and engineering departments, and is well-versed in the entire business. Having commissioned him as General Manager of Administration Headquarters, we propose his reappointment as Director as we can expect him to enhance the Board effectiveness in terms of its decision-making and supervisory functions by leveraging his experience and knowledge at the Board of Directors of the Company.	
5	Toshio Hachiya (May 3, 1956)	April 1981 Joined Okada and Associates April 1983 Joined Maki and Associates April 1992 Lecturer, Department of Architecture, Faculty of Engineering, Toyo University October 2003 Professor, College of Architecture, Kanazawa Institute of Technology (to date) April 2007 Executive Advisor, KANAZAWA PLANNING RESEARCH (to date) June 2020 Director of the Company (to date) (Significant concurrent positions) Professor, College of Architecture, Kanazawa Institute of Technology Executive Advisor, KANAZAWA PLANNING RESEARCH [Reason for nomination as candidate for Outside Director and overview of expected roles] Mr. Toshio Hachiya is doing research in architecture and other fields as a Professor at Kanazawa Institute of Technology. With the many years of experience and insight that he has gained as a specialist in architectural design, he is serving the position of Outside Director to supervise the business execution, independent from the Company. We propose his reappointment as Outside Director as we expect him to leverage his abundant expert knowledge to provide advice concerning the Company's management in general and continue to appropriately assess and supervise the business execution.	0

No.	Name (Date of birth)	Caro	Number of shares of the Company held	
6	Mayumi Furuya (March 3, 1978)	[Reason for nomi of expected roles Ms. Mayumi Fur of knowledge in firms for many y reappointment as abundant expert Company's management of the company of the	Mayumi CPA Firm nation as candidate for Outside Director and overview	0

Notes: 1. There are no special interests between any of the candidates and the Company.

- 2. Mr. Toshio Hachiya and Ms. Mayumi Furuya are both candidates for the positions of Outside Director.
- 3. Ms. Mayumi Furuya's officially registered name is Mayumi Yahata.
- 4. The Company has notified Tokyo Stock Exchange, Inc. (TSE) about the appointment of Mr. Toshio Hachiya and Ms. Mayumi Furuya as Independent Officers as prescribed in the TSE regulations who are not likely to have any conflict of interest with general shareholders.
- 5. Mr. Toshio Hachiya is an incumbent Outside Director of the Company, and will have served for three (3) years as an Outside Director of the Company at the conclusion of this General Meeting of Shareholders. Ms. Mayumi Furuya is an incumbent Outside Director of the Company, and will have served for one (1) year as an Outside Director of the Company at the conclusion of this General Meeting of Shareholders.
- 6. The Company has, pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act and its Articles of Incorporation, concluded a contract with Mr. Toshio Hachiya and Ms. Mayumi Furuya that limits their liabilities as provided in Article 423, Paragraph 1 of the Companies Act to the minimum liability amount prescribed by Article 425, Paragraph 1 of the Companies Act. The Cmpany plans to continue this contract if each of them is elected.
- 7. The Company has concluded an auditors and officers liability insurance contract that insures all of its Directors as stipulated in Article 430-3, Paragraph 1 of the Companies Act with an insurance company. The insurance policy covers legal damages and litigation damages to be borne by the insured persons in the event of claims made against them for the execution of their duties as a Director of the Company during the coverage period. If elected, each candidate will be insured under the insurance contract. The Company also plans to renew this insurance policy with the same content in the next renewal round.

Proposal 3: Election of One (1) Director who is Audit and Supervisory Committee Member

The term of office of Mr. Koichi Nakada as Director who is Audit and Supervisory Committee Member will expire at the conclusion of this General Meeting of Shareholders. Accordingly, the Company proposes the election of one (1) Director who is Audit and Supervisory Committee Member.

We have obtained the consent of the Audit & Supervisory Committee for this proposal.

The candidate for Director who is Audit and Supervisory Committee Member is as follows:

		in and Supervisory Committee Member is as follows.	Number of
Name	Care	shares of the	
(Date of birth)		and significant concurrent positions	Company held
	April 1983		
	April 2009	General Manager of Human Resource Department	
		and General Manager of Human Resource	
		Development Office, The Hokkoku Bank, Ltd.	
	April 2011	Executive Officer, General Manager of Komatsu	
		Area and Komatsu Branch Manager, The Hokkoku Bank, Ltd.	
	June 2013	Director and Executive Officer, General	
	June 2013	Manager of Komatsu Area and Komatsu	
		Branch Manager, The Hokkoku Bank, Ltd.	
	April 2016	Director and Executive Officer, Tokyo Branch	
		Manager, The Hokkoku Bank, Ltd.	
	April 2017	Director, General Manager of Management	
		Administration Department and Legal Office, The	
	1 2017	Hokkoku Bank, Ltd.	
	June 2017	Managing Director, General Manager of Management Administration Department and	
		Legal Office, The Hokkoku Bank, Ltd.	
	March 2021	Director, Senior Executive Officer, The Hokkoku	
		Bank. Ltd.	
	June 2021	Director of the Company (Audit and Supervisory	
Koichi Nakada		Committee Member)	
(September 11, 1960)	0 1 2021	(to date)	0
	October 2021	Director, Hokkoku Financial Holdings, Inc.	
	March 2022	President and Representative Director, The Hokkoku Management, Ltd.	
	April 2022	President and Representative Director, The	
	April 2022	COREZO, Ltd.	
		President and Representative Director, The BPO	
		Management, Ltd.	
		(to date)	
	March 2023	President (Representative Director), Hokkoku	
		Financial Holdings, Inc. (to date)	
	(Significant conc		
	President (Repres		
	President and Rep		
	[Reason for nomi		
	Mr. Koichi Naka		
	finance and acco		
	experience in co		
	propose his reap		
	leverage his abun the Company's n		
	assess and superv		
	assess and superv		

- Notes: 1. There are no special interests between the candidate and the Company.
 - 2. Mr. Koichi Nakada is a candidate for the position of Outside Director.
 - 3. The Company has notified the TSE about the appointment of Mr. Koichi Nakada as an Independent Officer as prescribed in the TSE regulations who is not likely to have any conflict of interest with general shareholders.
 - 4. Mr. Koichi Nakada is an incumbent Outside Director of the Company and will have served for two (2) years as an Outside Director at the conclusion of this General Meeting of Shareholders.
 - 5. The Company has, pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act and the Articles of Incorporation, concluded a contract with Mr. Koichi Nakada that limits his liabilities as provided in Article 423, Paragraph 1 of the Companies Act to the minimum liability amount prescribed by Article 425, Paragraph 1 of the Companies Act. The company plans to continue this contract if he is elected,
 - 6. The Company has concluded an auditors and officers liability insurance contract that insures all of its Directors as stipulated in Article 430-3, Paragraph 1 of the Companies Act with an insurance company. The insurance policy covers legal damages and litigation damages to be borne by the insured persons in the event of claims made against them for the execution of their duties as a Director of the Company during the coverage period. If elected, Mr. Koichi Nakada will be insured under the insurance contract. The Company also plans to renew this insurance policy with the same content in the next renewal round.

[Reference] Skill Matrix

If Proposals 2 and 3 of this General Meeting of Shareholders are approved as originally proposed, the primary areas of skills for each Director, including incumbent Directors, will be as follows:

	Positions	Attributes, etc.	Expertise and experience the Company expects from its Directors						
Name			Corporate management	Production engineering / development and design	Sales	Industry knowledge	Finance and accounting	Legal affairs / Risk management	Labor / HR development
Shinya Kano	Representative Director, President & CEO		•	•	•	•	•		•
Shinichi Yamada	Director				•	•	•		•
Norio Hirose	Director			•		•		•	•
Yukio Aya	Director				•	•	•		•
Toshio Hachiya	Director	Outside Independent		•		•			•
Mayumi Furuya	Director	Outside Independent	•				•	•	
Shinichi Kaneko	Director (Audit and Supervisory Committee Member <full-time>)</full-time>			•		•	•	•	
Satoru Miyamae	Director (Audit and Supervisory Committee Member)	Outside Independent	•					•	•
Koichi Nakada	Director (Audit and Supervisory Committee Member)	Outside Independent	•				•	•	•