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Securities code: 7280

June 9, 2021

To shareholders with voting rights:

Katsuyoshi Kitada Representative Director, President MITSUBA Corporation 1-2681 Hirosawa-cho, Kiryu-shi, Gunma Japan

CONVOCATION NOTICE FOR THE 76TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

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

We are pleased to notify you that the 76th Annual General Meeting of Shareholders of MITSUBA Corporation (the "Company") will be held as described below.

Given the current situation where precautions to prevent the infection of COVID-19 are required, shareholders are kindly requested to refrain from attending the General Meeting of Shareholders.

When exercising your voting rights in writing or via the Internet, please review the attached Reference Documents for the General Meeting of Shareholders, and exercise your voting rights by 5 p.m. (JST) on Thursday, June 24, 2021.

1. Date and Time: Friday, June 25, 2021 at 10 a.m. (JST)

2. Place: 7F Hall, Mitsuba Building, MITSUBA Corporation 1-2789-1 Hirosawa-cho, Kiryu City, Gunma Prefecture

3. Meeting Agenda:

Matters to be reported: 1. The Business Report, Consolidated Financial Statements and

Non-consolidated Financial Statements for the Company's 76th Fiscal Year (April 1, 2020, Moreh 31, 2021)

(April 1, 2020 - March 31, 2021)

2. Results of audits by the Accounting Auditor and the Audit and Supervisory Committee of the Consolidated Financial Statements for the Company's 76th

Fiscal Year (April 1, 2020 - March 31, 2021)

Matters to be resolved:

Proposal No. 1: Election of Four Directors (Excluding Directors Serving as Audit and

Supervisory Committee Members)

Proposal No. 2: Election of One Director Serving as Audit and Supervisory Committee Member

Guidance on Exercise of Voting Rights

If you can attend the meeting

When attending the meeting, the shareholder him/herself (the same shall apply for a proxy, who shall also be a shareholder of the Company holding voting rights) must submit the enclosed Voting Rights Exercise Form at the reception desk.

In the case of attendance by a proxy, please present a document evidencing authority of the proxy along with the Voting Rights Exercise Form (pursuant to the provisions of the Articles of Incorporation of the Company, a proxy must be a shareholder of the Company holding voting rights).

Please be advised that the admission procedure may take time if you forget to bring the Voting Rights Exercise Form with you.

Date of the General Meeting of Shareholders: Friday, June 25, 2021 at 10 a.m. (JST)

If you are unable to attend the meeting

➤ By mail

Please indicate your vote for or against each of the proposals on the enclosed Voting Rights Exercise Form and return it by the following deadline.

Deadline for exercise: 5 p.m. on Thursday, June 24, 2021

Via the Internet

Please access the voting rights exercise website designated by the Company (https://evote.tr.mufg.jp/) and exercise your voting rights by the following deadline.

Deadline for exercise: 5 p.m. on Thursday, June 24, 2021

Please see the next page for the method of exercising voting rights via the Internet.

For institutional investors

In addition to the above method for exercising voting rights via the Internet, institutional investors may exercise their voting rights by using the electronic voting platform operated by ICJ, Inc. Please note that this service is only available for those who requested it in advance.

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- The reception is scheduled to start at 9:00 a.m.
- When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk. For resource-saving purposes, please bring this Convocation Notice with you.
- Please note that no souvenirs will be distributed to attending shareholders in consideration of ensuring fairness between shareholders who are present at and those who are absent from the General Meeting of Shareholders. We appreciate your understanding.
- > Of the documents to be provided with this Convocation Notice, information related to items to be presented in Consolidated Statements of Changes in Net Assets and Notes to Consolidated Financial Statements in the Consolidated Financial Statements and Non-Consolidated Statements of Changes in Net Assets and Notes to Non-Consolidated Financial Statements in the Non-Consolidated Financial Statements is posted on the Company's website (https://www.mitsuba.co.jp/) according to the provisions of laws, regulations and Article 13 of the Company's Articles of Incorporation, and therefore is not provided in this Convocation Notice.
- Any revisions to the Reference Documents for the General Meeting of Shareholders, the Business Report, the Non-Consolidated Financial Statements or Consolidated Financial Statements will be posted on the Company's website (https://www.mitsuba.co.jp/).

Method of Exercise of Voting Rights Via the Internet

- 1. Access the voting rights exercise website (https://evote.tr.mufg.jp/)
 - (1) Click "Next."
- 2. Login
 - (2) Enter your Login ID and Temporary Password, which are printed in the bottom right corner of the Voting Rights Exercise Form. (The Company notifies shareholders of a new Login ID and a new Temporary Password each time it convenes a General Meeting of Shareholders.)
 - (3) Click "Login."
- 3. Register the password
 - (4) Fill in the entry fields for "Current Password," "New Password," and "New Password (for confirmation)."
 (Please do not forget the password.)
 - (5) Click "Send."

If you have a smartphone with a QR code reader, you can scan the QR code on the right to access the website.

● Voting rights exercise website

- (1) Exercise of voting rights via the Internet is possible only by accessing the voting rights exercise website designated by the Company (https://evote.tr.mufg.jp/) from a personal computer or a smartphone. (However, service is suspended from 2:00 a.m. to 5:00 a.m. every day.)
- (2) Depending on the environment of Internet usage through personal computers or smartphones, and Internet providers' services or types of communication devices used, there are cases where the voting rights exercise website is not available. For more information, please contact the Help Desk below.
- Costs incurred for accessing the voting rights exercise website Internet connection fees, telecommunication charges, and other fees incurred by accessing the voting rights exercise through a personal computer or a smartphone shall be borne by the shareholder.

• Treatment of voting rights exercised multiple times

- (1) If you have exercised your voting rights both by mail and via the Internet, the exercise of voting rights via the Internet shall be deemed effective.
- (2) If you have exercised your voting rights multiple times via the Internet, the content of the final exercise shall be deemed effective.

System-related inquiries:

Securities Agency Division (Help Desk), Mitsubishi UFJ Trust and Banking Corporation Toll-free service phone number in Japan: 0120-173-027 Operating hours: 9:00 a.m. – 9:00 p.m.

Reference Documents for the General Meeting of Shareholders

Proposals and Reference Items

Proposal No. 1: Election of Four Directors (Excluding Directors Serving as Audit and Supervisory Committee Members)

The terms of office of all four Directors (excluding Directors serving as Audit and Supervisory Committee Members; the same shall apply hereinafter) will expire at the conclusion of this General Meeting of Shareholders.

Accordingly, the Company proposes the election of four Directors.

The Audit and Supervisory Committee has discussed this proposal at its meeting, and has determined that the candidates are qualified for their respective posts.

The candidates for Directors are as follows.

No.	Name	Positions and responsibilities at the Company		Attendance at the Board of Directors meetings
1	Katsuyoshi Kitada	Reelection	Representative Director, President President, Chief Operating Officer Chief of Business Management Management of Quality Assurance	11/11
2	Nobuyuki Take	Reelection	Representative Director Executive Vice President, Executive Officer Chief of Corporate Management Chief of Corporate Planning	11/11
3	Masahiko Sugiyama	Reelection	Director Managing Officer Chief of Accounting and Finance	11/11
4	Takashi Komagata	Reelection External	External Director	6/6

Notes: 1. In addition to the number of the Board of Directors meetings above, three written resolutions were made pursuant to Article 370 of the Companies Act and Article 24 of the Articles of Incorporation of the Company, which shall be deemed to constitute the resolutions of the meeting of the Board of Directors.

^{2.} The above-stated attendance at the Board of Directors meetings represents those held after each Director's assumption of office.

Candidates for Directors:

	indidates for Directo	15. 	37
No.	Name (Date of birth)	Career summary, positions and responsibilities at the Company (significant concurrent positions)	Number of shares of the Company held
1	Katsuyoshi Kitada (September 3, 1953) (Reelection)	April 1976 Joined the Company April 2007 Operating Officer April 2015 Managing Officer April 2019 Vice Chief of Business Management April 2020 President, Chief Operating Officer (current) April 2020 Chief of Business Management, Management of Quality Assurance (current) June 2020 Representative Director, President (current) [Reason for nomination as Director] Mr. Katsuyoshi Kitada has been serving as Representative Director, President of the Company since June 2020 and has appropriately directed and supervised the Company's business management. In addition, he has engaged in duties including business operations and development of the Group, and has experience and track record of leading the main business. The Company therefore proposes his reelection as Director in order to leverage his ability and experience in the Group's business management.	22,600 shares
2	Nobuyuki Take (May 8, 1957) (Reelection)	April 2011 Operating Officer April 2017 Managing Officer April 2019 Chief of Corporate Planning and Environment Management April 2020 Executive Vice President, Executive Officer (current) April 2020 Chief of Corporate Planning, Environment Management, Administrative and Human Resources, and Accounting and Finance June 2020 Representative Director (current) April 2021 Chief of Corporate Management, Chief of Corporate Planning (current) April 2021 Chief of Corporate Management, Chief of Corporate Planning (current) (significant concurrent positions) Representative Director, President, Office Advan Inc. [Reason for nomination as Director] Mr. Nobuyuki Take has been serving as Representative Director of the Company since June 2020 and has effectively proceeded with building a corporate governance structure to ensure efficiency and fairness of the Company's business management. In addition, he has engaged in duties including finance, general affairs, and human resources of the Group, and has the ability essential for promoting measures related to finance, general affairs, and human resources. The Company therefore proposes his reelection as Director in order to leverage his ability and experience in the Group's business management.	18,100 shares

No.	Name (Date of birth)	Career summary, positions and responsibilities at the Company (significant concurrent positions)		Number of shares of the Company held
3	Masahiko Sugiyama (July 29, 1963) (Reelection)	Mr. Masahiko Company since responsibilities addition, he has operations of fin his reelection a	Joined The Bank of Yokohama, Ltd. General Manager, Kamimizo Branch of The Bank of Yokohama, Ltd. Senior Deputy General Manager, Credit Department of The Bank of Yokohama, Ltd. Senior Manager and General Manager, Totsuka Branch of The Bank of Yokohama, Ltd. Executive Officer and General Manager, Atsugi Branch of The Bank of Yokohama, Ltd. General Manager, Central Kanagawa Prefecture Block Business Headquarters of The Bank of Yokohama, Ltd. Executive Officer, General Manager, Central Region Headquarters and Senior Deputy General Manager, Business Division Head Office of The Bank of Yokohama, Ltd. Joined the Company Managing Officer (current) In charge of Accounting and Finance Director (current) Chief of Accounting and Finance (current) Sugiyama has been serving as Director of the June 2020 and has effectively fulfilled his roles and toward the Company's business management. In a wealth of experience and broad knowledge in the lancial institutions. The Company therefore proposes as Director in order to leverage his ability and the Group's business management.	1,500 shares

No.	Name (Date of birth)	Career summary, positions and responsibilities at the Company (significant concurrent positions)		Number of shares of the Company held
4	Takashi Komagata (May 6, 1976) (Reelection) (External)	[Reason for nomin Mr. Takashi Kom Company since Supervision of the has a wealth of corporate manage fund management Company proposexpectation that he on his wealth of the supervision o	Joined The Sumitomo Bank, Limited Joined Asahi Arthur Andersen Ltd. Joined Nomura Securities Co., Ltd. Joined Morgan Stanley Japan Securities Co., Ltd. (currently, Morgan Stanley MUFG Securities Co., Ltd.) Joined Marunouchi Capital Inc. Joined Japan Industrial Solutions Co., Ltd. Director Managing Director, Japan Industrial Solutions Co., Ltd. Member of the Board, Japan Industrial Solutions Co., Ltd. Co-Head of Investment Division (current) Director of the Company (current) rrent positions) pard, Japan Industrial Solutions Co., Ltd. nation as External Director and expected role] lagata has been serving as External Director of the September 2020 and has appropriately conducted a Company's business management. In addition, he experience and deep insight into finance and sement based on business experience in investment and firms and major financial institutions. The less his reelection as External Director with the less will conduct supervision and offer advice based of experience and from a global and diverse filling his role if he is elected as External Director.	- shares

Notes: 1. Among the candidates, those who have special interests with the Company are as follows:

Mr. Nobuyuki Take is Representative Director of Office Advan Inc. There is a transactional relationship between the said company and the Company involving business entrustment and other transactions.

Mr. Takashi Komagata concurrently serves as a Member of the Board of Japan Industrial Solutions Co., Ltd., which is the general partner of Japan Industrial Solutions Fund II, with which the Company has entered into an underwriting agreement for the issuance of its Class Shares. Japan Industrial Solutions Fund II holds 15,000 Class A Shares and 5,000 Class C Shares in accordance with the said agreement.

2. There are no special interests between the Company and the other candidates.

- 3. Mr. Takashi Komagata is a candidate for External Director.
 - The reason for nomination as External Director is as stated in the "Reason for nomination as External Director and expected role" on the previous page.
 - 2) Mr. Takashi Komagata is an External Director, and his term of office as External Director will be nine months at the conclusion of this General Meeting of Shareholders.
 - 3) Mr. Takashi Komagata was not a business executor or officer in the Company or any entity that has a special relationship with the Company during the last ten years. He was not a business executor in a company where the Company assumed rights and obligations during the past two years through merger, absorption-type company split, incorporation-type company split or assignment of business.
 - 4) Mr. Takashi Komagata does not anticipate receiving a large sum of money or other property from the Company or any entity that has a special relationship with the Company, and has not received them for the past two years.
 - 5) Mr. Takashi Komagata is not a spouse, a relative within the third degree, or any person similar to these persons, of the business executor or officer of the Company or any entity that has a special relationship with the Company.
 - 6) The Company has entered into an agreement with Mr. Takashi Komagata to limit his liability for damages as stipulated in Article 423, Paragraph 1 of the Companies Act, and the minimum liability amount based on the agreement is the amount stipulated in Article 425, Paragraph 1 of the Companies Act. The Company will continue the same agreement with him, if the proposal for his election is approved.
- 4. The Company has entered into a directors and officers liability insurance contract with an insurance company as stipulated in Article 430-3 of the amended Companies Act (enforced on March 1, 2021), and the said contract was renewed in April 2021. The said insurance contract covers litigation expenses and damages, etc. borne by the insured due to legal action by companies, third parties, shareholders and others. Other contents are as provided in the Business Report (refer to page 25). If this proposal is approved as originally proposed, all candidates for Director will be included in the insured of the said contract.

Proposal No. 2: Election of One Director Serving as Audit and Supervisory Committee Member

The term of office of one Director serving as Audit and Supervisory Committee Member, Mr. Shigeki Dantani, will expire at the conclusion of this General Meeting of Shareholders.

Accordingly, the Company proposes the election of one Director serving as Audit and Supervisory Committee Member.

The consent of the Audit and Supervisory Committee has been obtained with regard to this proposal.

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

Candidate for Director serving as Audit and Supervisory Committee Member:

Candidate for Director serving as Audit and Supervisory Committee Member:				
Name	Career summ	ary, positions and responsibilities at the Company	Number of shares of the	
(Date of birth)		(significant concurrent positions)	Company held	
	April 1971	Joined Nissho Iwai Corporation (currently, Sojitz		
	1	Corporation)		
	January 2006	Executive Officer, and General Manager,		
	-	Non-Ferrous Metals Department of Sojitz		
		Corporation		
	June 2012	Representative Director and Executive Vice		
		President, Sojitz Corporation		
	June 2016	Vice Chairman, Sojitz Corporation		
	June 2017	Director, Audit and Supervisory Committee Member		
		of the Company		
	4 31 2010	(current)		
Shigeki Dantani	April 2018	Corporate Advisor, Sojitz Corporation		
(September 9, 1948)	(-::¢:	(current)	0.000	
(D14:)	(significant concur	1 /	9,000 shares	
(Reelection) (External)	Corporate Advisor, Sojitz Corporation			
(Independent)	[Reason for nomination as External Director serving as Audit and			
(macpendent)	Supervisory Committee Member and expected role			
	Mr. Shigeki Dantani has been serving as Director serving as Audit and			
	Supervisory Committee Member (Independent External Director) since April 2018 and has appropriately conducted supervision of the			
	Company's business management. In addition, he has a wealth of			
	experience and deep insight into corporate management gained mainly			
	from serving as Representative Director of a trading conglomerate. The			
	Company proposes his election as Director serving as Audit and			
	Supervisory Committee Member (Independent External Director) with			
	the expectation that he will conduct supervision and offer advice based			
	on his wealth of experience from an independent and objective			
	perspective in fulf	illing his role if he is elected as External Director.		

Notes: 1. There are no special interests between the Company and Mr. Shigeki Dantani.

- 2. Mr. Shigeki Dantani is a candidate for External Director.
 - 1) The reason for nomination as External Director is as stated in the "Reason for nomination as External Director serving as Audit and Supervisory Committee Member and expected role" on the previous page.
 - 2) Mr. Shigeki Dantani is an External Director serving as Audit and Supervisory Committee Member, and his term of office as External Director serving as Audit and Supervisory Committee Member will be four years at the conclusion of this General Meeting of Shareholders.
 - 3) The Company designated Mr. Shigeki Dantani as an independent director as stipulated by the regulations of the Tokyo Stock Exchange, and registered him with the Tokyo Stock Exchange.
 - 4) Mr. Shigeki Dantani was not a business executor or officer in the Company or any entity that has a special relationship with the Company during the last ten years. He was not a business executor in a company where the Company assumed rights and obligations during the past two years through merger, absorption-type company split, incorporation-type company split or assignment of business.
 - 5) Mr. Shigeki Dantani does not anticipate receiving a large sum of money or other property from the Company or any entity that has a special relationship with the Company, and has not received them for the past two years.
 - 6) Mr. Shigeki Dantani is not a spouse, a relative within the third degree, or any person similar to these persons, of the business executor or officer of the Company or any entity that has a special relationship with the Company.
 - 7) The Company has entered into an agreement with Mr. Shigeki Dantani to limit his liability for damages as stipulated in Article 423, paragraph 1 of the Companies Act, and the minimum liability amount based on the agreement is the amount stipulated in Article 425, Paragraph 1 of the Companies Act. The Company will continue the same agreement with him, if the proposal for his election is approved.
- 3. The Company has entered into a directors and officers liability insurance contract with an insurance company as stipulated in Article 430-3 of the amended Companies Act (enforced on March 1, 2021), and the said contract was renewed in April 2021. The said insurance contract covers litigation expenses and damages, etc. borne by the insured due to legal action by companies, third parties, shareholders and others. Other contents are as provided in the Business Report (refer to page 25). If this proposal is approved as originally proposed, Mr. Shigeki Dantani will be included in the insured of the said contract.