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# Notice of Shift to a New Corporate Governance System

Dexerials Corporation (the "Company") hereby announces that it has decided to change its organizational design from a company with an Audit and Supervisory Board to a company with an Audit and Supervisory Committee, strengthen its executive officer system and revise its officer remuneration system to strengthen its corporate governance system, which will enhance corporate value. Details are as follows.

The change of the organizational design is intended to more clearly separate the executive function and the supervisory function in management and thereby to improve the monitoring model. The Company will also promote the delegation of authority to Executive Directors to expedite decision making and aims to advance sustainable growth and enhance corporate value. The Company will add EBITDA and TSR (Note) to its evaluation criteria to determine remuneration for Directors to encourage in management the sharing of common interests with shareholders. A revision to the officer remuneration system will come into force by resolution of the 9th Annual General Meeting of Shareholders to be held on June 18, 2021 (the "Shareholders' Meeting") and a resolution of the Board of Directors to be held immediately after the close of the Shareholders' Meeting.

(Note) TSR is an abbreviation for total shareholder return. Total return for shareholders which includes capital gains and dividends.

## 1. Change to a company with an Audit and Supervisory Committee

At a Board of Directors meeting held on May 10, 2021, the Company has decided to change its organizational design from a company with an Audit and Supervisory Board to a company with an Audit and Supervisory Committee on the condition that the related agenda item is approved at the Shareholders' Meeting. Details are as follows.

## (1) Purpose of change

As the Company's business environment is changing drastically, the Company will change to a company with an Audit and Supervisory Committee to achieve sustainable growth and enhance corporate value by implementing the following:

(i) To expedite management decision making and make clear management responsibility by promoting delegation of authority for more active business execution.

(ii) To enhance the supervisory function of the Board of Directors as it delegates part of its authority and stimulate strategic discussions at the Board of Directors.

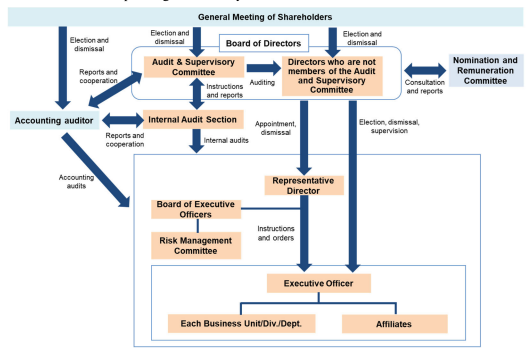
(iii) To replace the Audit and Supervisory Board Members with Audit and Supervisory Committee Members, who have voting rights at the Board of Directors, and establish an internal audit section as an organ under the direct control of the Audit and Supervisory Committee and thereby to further strengthen the supervisory and auditing functions.

The Nomination and Remuneration Committee, an optional committee, will survive after the Company changes to a company with an Audit and Supervisory Committee. The committee will continue to be chaired by an Outside Director and Outside Directors will continue to have a majority in the committee. Audit and Supervisory Committee Members will join the committee as new members. In this way, the Company will improve the objectivity and transparency of management.

#### (2) Timing of transition

The Company will change to a company with an Audit and Supervisory Committee after a revision to the Articles of Incorporation, etc. is approved at the Shareholders' Meeting.

The details of the revision to the Articles of Incorporation for the transition is disclosed in "Notice of Partial Revision of the Articles of Incorporation," which is published on May 10, 2021.



For reference: New corporate governance system

(3) Directors after the change to a company with an Audit and Supervisory Committee

(i) Candidates for Directors (excluding Directors who are Audit and Supervisory Committee Members)
(They will take office at the close of the Shareholders' Meeting.)

Name	New position	Current position
Yoshihisa Shinya	Representative Director and	Same as on the left
	President	
	Nomination and Remuneration	
	Committee Member	
Toshiya Satake	Representative Director and	Same as on the left
	Senior Managing Executive	
	Officer	
	Nomination and Remuneration	
	Committee Member	
Takashi Yokokura	Lead Outside Director	Outside Director
	Chairperson of the Nomination	Nomination and Remuneration
	and Remuneration Committee	Committee Member
Satoshi Taguchi	Outside Director	Newly appointed
	Nomination and Remuneration	*Former Senior Vice President
	Committee Member	of ENEOS Holdings Inc.
		(responsible for Secretariat,

Human Resources, General
Administration, Legal &
Corporate Affairs, Crisis
Management and Procurement)

(Note) Mr. Takashi Yokokura and \*Mr. Satoshi Taguchi are Outside Director candidates.

The two persons will be designated as independent officers stipulated by the Tokyo Stock Exchange if the appointment of them is approved.

(ii) Candidates for Directors who are Audit and Supervisory Committee Members (They will take office at the close of the Shareholders' Meeting.)

Name	New position	Current position
Rika Sato	Outside Director and	Outside Director
	Chairperson of the Audit and	Nomination and Remuneration
	Supervisory Committee	Committee Member
	Nomination and Remuneration	
	Committee Member	
Masahiro Kuwayama	Director and Standing Audit and	Standing Audit and Supervisory
	Supervisory Committee	Board Member
	Member	
Tetsuyuki Kagaya	Outside Director and Audit and	Newly appointed
	Supervisory Committee	*Professor, Hitotsubashi
	Member	University Graduate School of
	Nomination and Remuneration	Business Administration
	Committee Member	

(Note) Ms. Rika Sato and Mr. Tetsuyuki Kagaya are Outside Director candidates.

The two persons will be designated as independent officers stipulated by the Tokyo Stock Exchange if the appointment of them is approved.

	1	
Name	Current position	(Position after retirement)
Masao Hirano	Outside Director	_
Takao Tsuji	Outside Director	—
Masahiro Kuwayama	Standing Audit and	Director and Standing Audit
	Supervisory Board Member	and Supervisory Committee
		Member
Toshifumi Takada	Outside Audit and Supervisory	_
	Board Member	

(iii) Retiring officers (who will retire at the close of the Shareholders' Meeting)

John C. Roebuck	Outside Audit and Supervisory	*
	Board Member	

\*Mr. John C. Roebuck is planned to be appointed as a substitute Outside Director who is an Audit and Supervisory Committee Member.

2. Strengthening the executive officer system and a revision to the officer compensation system

- (1) Purpose and details of the revision
- (i) Strengthening the executive officer system

The Company has an executive officer system. In July 2019, the Company changed certain Executive Officers (Senior Executive Officers) from employed Executive Officers to contract Executive Officers to expedite decision making through the delegation of part of authority over business execution and clarify their responsibility for business execution.

The Company has decided to change all employed Executive Officers to contract Executive Officers on July 1, 2021, after it changes to a company with an Audit and Supervisory Committee, to strengthen the business execution system.

# (ii) Revision to officer remuneration system

The Nomination and Remuneration Committee, which is chaired by an Outside Director and where Outside Directors represent a majority, has held discussions from an objective perspective about what the direction of corporate governance and the direction of the officer remuneration system that contributes to sustainable growth and enhancement of corporate value.

The committee decided that the officer remuneration system should satisfy three basic conditions: (i) The system is designed to reflect medium- to long-term management strategies, creates a strong motivation to achieve medium- to long-term growth and reflects roles, responsibilities and results; (ii) The compensation level is adequate for finding and retaining good human resources; and (iii) The decision-making process for remuneration is highly objective and transparent. Based on this decision, the committee continued to discuss a revision of the policy for determining officer compensation.

Considering the discussion, at a Board of Directors meeting held on May 10, 2021, the Company resolved to revise its basic policy on determining compensation for the Executive Directors (Note) in a new corporate governance system as described below.

The Company will add EBITDA to its evaluation criteria to determine performance-linked pay for the Executive Directors to motivate them to execute management strategies and be committed to achieving results by enhancing earning power. To the evaluation criteria for stock-based compensation (BBT), the Company will add TSR to share a common awareness of profit with the shareholders and for the directors to share with the shareholders the risk of falling stock prices as well as the benefit from rising stock prices and raise awareness to contribute to sustainable growth and the enhancement of corporate value.

# (Note) The revision will come into force by resolution of the Shareholders' Meeting and a resolution of the Board of Directors to be held immediately after the close of the Shareholders' Meeting.

(Policy for the determination of remuneration for Executive Directors)

(Changes are underlined.)

	Current policy	Revised policy
Policy on	Remuneration is determined in a	(Basic policy for determining
determining	comparison, in terms of compensation	remuneration)
remuneration	system and compensation level, with	• Remuneration for the directors is
	companies similar to the Company in	determined according to their roles and
	terms of scale, industry and business	responsibilities.
	category, based on officers' remuneration	• Remuneration is designed to reflect
	data of an external research agency.	medium- to long-term management
	• The amount of remuneration is	strategies and gives a strong motivation
	determined according to the job title and	to achieve medium- to long-term growth.
	results in a fiscal year, among other	• Remuneration is set at a level that is
	factors, and the determination is <u>left to</u>	adequate for finding and retaining good
	the Representative Director and	human resources.
	President by a resolution of the Board of	• The decision-making process for
	Directors through discussions at the	remuneration is objective and
	Nomination and Remuneration	transparent.
	Committee.	• Remuneration is determined in a
		comparison, in terms of remuneration
		system and compensation level, with
		companies similar to the Company in
		terms of scale, industry and business
		category, based on officers' remuneration
		data of an external research agency.
		• The amount of remuneration is
		determined according to the job title and
		results in a fiscal year, among other
		factors, through discussions at the
		Nomination and Remuneration
		Committee and by resolution of the
		Board of Directors.

Concept of	Base remuneration is fixed monthly	Base remuneration is fixed monthly
each	remuneration according to positions and	remuneration according to positions and
compensation	duties.	duties.
category and	Performance-linked pay is	Performance-linked pay is
evaluation	compensation to motivate the Directors	compensation to motivate the Directors
indices	to execute management strategies and be	to execute management strategies and be
	committed to achieving results.	committed to achieving results.
	Stock-based compensation is	Stock-based compensation is
	compensation to motivate the Directors	compensation to motivate the Directors
	to create corporate value according to the	to create corporate value according to the
	medium- to long-term strategy and share	medium- to long-term strategy and share
	common interests with the shareholders.	common interests with the shareholders.
	Evaluation indices for determining	• Evaluation indices for determining
	performance-linked compensation	performance-linked compensation
	(performance-linked pay and stock-based	(performance-linked pay and stock-based
	compensation)	compensation)
	Performance-linked pay: Net sales,	Performance-linked pay: Net sales,
	operating profit, ROE	EBITDA
	Stock-based compensation: Net sales,	Stock-based compensation: <u>TSR</u> , ROE
	operating profit, ROE	• The Nomination and Remuneration
		Committee determines individual
		evaluation, which is reflected in the
		calculation of the amount of
		remuneration.
Share of each	Base remuneration, performance-linked	(No change)
compensation	pay and stock-based compensation	
category	account for 50%, 30% and 20%,	
(Note 1)	respectively.	
Payment	Base remuneration is a fixed amount	Base remuneration is a fixed amount
method	paid monthly from the month after the	paid monthly from the month after the
(Note 2)	close of the Annual General Meeting of	close of the Annual General Meeting of
	Shareholders.	Shareholders.
	Performance-linked pay is determined	Performance-linked pay is determined
	after the end of every fiscal year, and a	after the end of every fiscal year, and a
	twelfth of the amount is paid every	twelfth of the amount is paid every
	month from the month after the close of	month from the month after the close of

the Annual General Meeting of	the Annual General Meeting of
Shareholders.	Shareholders.
For stock-based compensation, points are	For stock-based compensation, points are
given every fiscal year. Points are given	given every fiscal year. Points are given
according to performance indices for	according to performance indices for
every fiscal year. One point is converted	every three fiscal years. One point is
to one share. When the Directors retire,	converted to one share. For every three
shares according to points and the	years, shares according to points and the
amount of money equivalent to the	amount of money equivalent to the
market price of shares are paid.	market price of shares are paid.

- (Note 1) The share of each compensation category is the share in the case where each evaluation index set as a performance target is achieved.
- (Note 2) The changes to stock-based compensation are disclosed in "Notice of Partial Revision of Performance-Linked Stock Compensation Plan for Directors of Dexerials Corporation," which is published on May 10, 2021.