Note: This document has been translated from a part of the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail. The Company assumes no responsibility for this translation or for direct, indirect or any other forms of damages arising from the translation.

(Securities Code: 3580)

June 4, 2024

To Shareholders with Voting Rights:

(Date of commencement of measures for electronic provision: May 30, 2024)

Hisae Sasaki President KOMATSU MATERE Co., Ltd. Nu 167, Hama-machi, Nomi-city, Ishikawa, Japan

Notice of Convocation of the 112th General Meeting of Shareholders

Dear Shareholders:

We would like to express our deepest sympathy to those who have been affected by the 2024 Noto Peninsula Earthquake, and sincerely wish for the earliest recovery from this unfortunate event.

Please be informed that the 112th General Meeting of Shareholders of KOMATSU MATERE Co., Ltd. (the "Company") will be held for the purposes as described below.

The Company has taken electronic provision measures in convening this General Meeting of Shareholders and posted matters subject to electronic provision measures in the "Notice of Convocation of the 112th General Meeting of Shareholders" on the following website on the Internet.

The Company's website: <u>https://www.komatsumatere.co.jp/ir/meeting/</u> (available in Japanese only)

In addition to the website above, the Company has also posted the matters subject to electronic provision measures on the website of the Tokyo Stock Exchange, Inc. (TSE). To confirm the information, please visit the TSE website below and enter and search for the Issue name (company name) or the Code, select "Basic information" and then "Documents for public inspection/PR information."

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

If you are unable to attend the meeting in person, you can exercise your voting rights in writing or via the Internet, etc. in advance. Please review the Reference Documents for the General Meeting of Shareholders included in the matters subject to electronic provision measures, and exercise your votes either in writing or via the Internet, etc. no later than 5:00 p.m. on Thursday, June 20, 2024, Japan time.

1.	Date and Time:	Friday, June 21, 2024 at 10:00 a.m. Japan time
2.	Place:	The head office of KOMATSU MATERE Co., Ltd
		Nu 167, Hama-machi, Nomi-city, Ishikawa, Japan

For this General Meeting of Shareholders, we cancel the distribution of souvenirs to attending shareholders and the holding of a social gathering.

3. Meeting Agenda:

Matters to be	1. Business Report, Consolidated Financial Statements and Accounting Auditors'
reported:	and Audit & Supervisory Board's Reports on Consolidated Financial Statements
	for the 112th term (from April 1, 2023 to March 31, 2024)

2. Non-consolidated Financial Statements for the 112th term (from April 1, 2023 to March 31, 2024)

Proposals to be resolved:

Proposal 1:	Partial Amendments to the Articles of Incorporation
Proposal 2:	Appropriation of Surplus
Proposal 3:	Election of One (1) Member of the Board
Proposal 4:	Election of Three (3) Audit & Supervisory Board Members
Proposal 5:	Election of Two (2) Substitute Audit & Supervisory Board Members

- For this General Meeting of Shareholders, we send you the hard copy containing the matters subject to electronic provision measures regardless of whether you have requested it or not. Please note that, out of the matters subject to electronic provision measures, "4. Accounting Auditor's status" and "5. Systems and policies of the Company" in the Business Report, "Consolidated Statement of Changes in Shareholders' Equity" and "Notes to the Consolidated Financial Statements" in Consolidated Financial Statements as well as "Non-Consolidated Balance Sheet," "Non-Consolidated Statement of Income," "Non-Consolidated Statement of Changes in Shareholders' in Non-Consolidated Financial Statements are not included in the paper copy pursuant to the provisions of laws and regulations and the Company's Articles of Incorporation. The documents sent as the hard copy are subject to audit by the Accounting Auditor and the Audit & Supervisory Board Members, together with the above matters which were excluded from the Business Report, Consolidated Financial Statements.
- Any revisions to matters subject to measures for electronic provision will be posted on each of the websites where such matters are posted.
- The Company accepts questions and opinions from shareholders during the period from June 4, 2024 (Tuesday) to June 11, 2024 (Tuesday). We will address matters of high interest to shareholders in this General Meeting of Shareholders. If you have any question or opinion, please send it to us to our email address (111soukai@komatsumatere.co.jp), indicating your shareholder number and name.
- In the event of any significant changes in the operation of the General Meeting of Shareholders such as a change in the date, time, place, etc. of the meeting stated in the Notice of Convocation, the Company will post a notice on our website promptly.

Reference Documents for the General Meeting of Shareholders

Proposal 1: Partial Amendments to the Articles of Incorporation

1. Reason for amendments to the Articles of Incorporation

From the perspective of strengthening the management's leadership, the Company proposes to amend the Articles of Incorporation as follows to separate roles so that the Chairman and President will work together to take responsibility for business execution as management leaders in the business execution system.

2. Details of amendments to the Articles of Incorporation

The details of the amendments are as follows.

(Amended parts are underlined.)

Current Articles of Incorporation	Proposed amendments		
(Person Authorized to Convene the Board of Directors and Chairperson)	(Person Authorized to Convene the Board of Directors and Chairperson)		
Article 24 Unless otherwise prescribed by laws or ordinances, the Board of Directors shall be convened and chaired by the <u>President</u> . If the <u>President is</u> unable to act, another Member of the Board shall take the roles upon resolution of the Board of Directors according to an order determined beforehand.	 Article 24 Unless otherwise prescribed by laws or ordinances, the Board of Directors shall be convened and chaired by the <u>Chairman or President determined beforehand by the Board of Directors</u>. If the <u>Chairman and President are</u> unable to act, another Member of the Board shall take the roles upon resolution of the Board of Directors according to an order determined beforehand. 		

Proposal 2: Appropriation of Surplus

Regarding the appropriation of surplus, we would like to propose as follows:

1. Matters regarding Year-end Dividend

The Company regards returning profits to shareholders as one of its important business priorities, and our basic policy is to continuously provide stable dividends.

Regarding the consolidated payout ratio, we have strived to strengthen and enhance our revenue base in order to achieve a payout ratio of about 30% to 50% of profit attributable to owners of parent for the fiscal year under review.

As for the year-end dividend for the fiscal year under review, we propose a dividend of 10 yen per share (ordinary dividend). As a result, the annual dividend will be 22 yen per share, an increase of 2 yen from the previous fiscal year, including an interim dividend of 12 yen (consisting of an ordinary dividend of 10 yen and a commemorative dividend of 2 yen) per share.

- (1) Type of dividend property Cash
- Matters regarding the assignment of the dividend property to shareholders and the total amount 10 yen per share of common stock of the Company Total amount: 402,137,610 yen
- (3) Date on which the appropriation of surplus takes effect June 24, 2024

Proposal 3: Election of One (1) Member of the Board

One (1) Outside Director resigned on April 1, 2024. Therefore, the Company proposes electing one (1) new Outside Director.

The candidate for Member of the Board is as follows:

Name (Date of birth)	Р	ast experience, positions and responsibilities and significant concurrent positions	Number of shares of the Company held
Tomonobu Nishimura (March 20, 1968) New appointment Outside Director	Apr. 1990 Apr. 2005 Mar. 2010 Jul. 2011 Jul. 2014 Apr. 2018 Jan. 2020 Apr. 2024	Joined Toray Industries, Inc. Manager of Fashion Woven Fabrics Section 1, Women's & Men's Wear Fabrics Department, Toray Industries, Inc. General Manager of Far East Department and General Manager of Asia Department, Penfabric Sdn. Berhad Director of Penfabric Sdn. Berhad Chairman and President of Toray Jifa (Qingdao) Textile Co., Ltd. Deputy General Manager of Textiles Division, Toray Industries, Inc. Deputy President of Penfabric Sdn. Berhad General Manager of Textiles Division, Toray Industries, Inc., and Chairman (part time) of Toray Textiles Europe Ltd. (to present)	0
	Outside Director] Mr. Tomonobu Ni Inc. and has a hig Outside Director Company. In addit the management	nation as a candidate for Outside Director and outline of ex- shimura has engaged in the field of fibers & textiles at To gh level of expertise. The Company nominates him as a to obtain comments and suggestions from him on mana ion, the Company expects him to provide highly effective team from an independent and objective perspective, experience in the fibers & textiles business.	oray Industries, a candidate for gement of the supervision of

Notes:

- The special interest between the candidate and the Company is as described below. Mr. Tomonobu Nishimura is the General Manager of the Textiles Division of Toray Industries, Inc. The Company has a business relationship with Toray Industries, Inc. which includes sales and purchases of products.
- 2. Mr. Tomonobu Nishimura is a candidate for Outside Director.
- 3. If the appointment of Mr. Tomonobu Nishimura is approved, the Company will conclude an agreement with him to limit his liability in accordance with its Articles of Incorporation. The maximum amount of liability for damages under the limited liability agreement will be the amount stipulated by laws and regulations.
- 4. The Company has concluded a directors and officers liability insurance contract stipulated in Article 430-3, Paragraph 1 of the Companies Act with an insurance company to insure the Members of the Board, and will continue and renew the contract. If Mr. Tomonobu Nishimura is appointed, he will be included as the insured under the contract. The outline of the contract is as described in Business Report 3. Matters Related to Officers of the Company; (2) Outline of the contents of directors and officers liability insurance contracts.

Proposal 4: Election of Three (3) Audit & Supervisory Board Members

The terms of office of all the three (3) Audit & Supervisory Board Members will expire at the closing of this General Meeting of Shareholders. Therefore, the Company proposes electing three (3) Audit & Supervisory Board Members.

The Audit & Supervisory Board has approved this proposal.

The candidates for Audit & Supervisory Board Members are as follows:

No.	Name (Date of birth)	Past e	experience, positions and significant concurrent positions	Number of shares of the Company held
		Apr. 1983 Mar. 2006	Joined the Company General Manager of Factory No. 3	
		Feb. 2010	General Manager of Product Development Department, Sales Division No. 1	
		Jun. 2011	Executive Officer and General Manager of Product Development Department, Sales Division No. 1	
	Kazuhiro Yonezawa (July 28, 1958) Reappointment	Feb. 2013	Executive Officer, Deputy General Manager of Fabric Manufacturing Division (development-related), General Manager of R&D Department, and General Manager of Product Development Department	
		Jun. 2014	Director, Deputy General Manager of Fabric Manufacturing Division, and General Manager of Factory No. 7	
		Mar. 2016	General Manager in charge of Development to Sales Division (Counselor)	21,900
1		May 2018	Deputy General Manager of Sales Division (Counselor)	
		Feb. 2020	Deputy General Manager of R&D Department (Counselor)	
		Apr. 2020	General Manager of Sales Promotion Department (Counselor)	
		Dec. 2020	Deputy General Manager of R&D Department (Counselor)	
		Apr. 2021	Deputy General Manager of Product Development Promotion Department (Counselor)	
		Jun. 2022	Full-time Audit & Supervisory Board Member of the Company (to present)	
		Mr. Kazuhiro manufacturing experience. Th	omination as a candidate for Audit & Supervisory Board M Yonezawa has abundant knowledge and experience -related departments and R&D division and sufficier e Company nominates him as a candidate for Audit & Supe we him conduct an objective audit of business executio	in the fabric at operational rvisory Board

No.	Name (Date of birth)	Past	experience, positions and significant concurrent positions	Number of shares of the Company held
2	Mai Seiji Sakashita (February 2, 1958) Reappointment Outside Audit &	Oct. 1984 Mar. 1988 May 2003 May 2007 Jun. 2013 Feb. 2014 Jun. 2016 Jun. 2020	Joined Inoue Tatsuo Accounting Office (currently KPMG Azsa & Co.) Registered as a Certified Public Accountant (registration No. 9400) Assumed Partner of Asahi & Co. (currently KPMG Azsa & Co.) Assumed Representative Partner of KPMG Azsa & Co. Left KPMG Azsa & Co. Assumed Representative Partner of Hokuriku Auditing Office (to present) Audit & Supervisory Board Member of the Company (to present) Director serving the Audit and Supervisory Committee of Daido Kogyo Co., Ltd. (to present)	0
	Member Independent Officer	[Reasons for nomination as a candidate for Outside Audit & Supervisory Board Member] Although Mr. Seiji Sakashita does not have experience of being directly involved it management, he has abundant knowledge and experience of finance and accounting as Certified Public Accountant. The Company nominates him as a candidate for Outside Aud & Supervisory Board Member to have him conduct an objective audit of busines execution, etc. of the Company utilizing extensive track records and experience a Representative Partner of accounting offices and an outside member of the Audit and Supervisory Committee of another listed company.		

No.	Name (Date of birth)	Past experience, positions and significant concurrent positions		Number of shares of the Company held	
		Apr. 1994	Joined The Hokkoku Bank, Ltd.		
		Apr. 2015	Assistant to Director of Administrative Management Section, Operations Department		
		Apr. 2017	Channel Management Manager of Marketing Department		
	Aki	Apr. 2020	Senior Facilitator of Marketing Department		
	Yokogoshi	Mar. 2021	General Manager of Digital Department		
	(September 4, 1971)	Mar. 2022	Executive Officer and General Manager of Human Resource Development Department, Hokkoku Financial		
	. ,		Holdings, Inc.	0	
	New appointment		Executive Officer and General Manager of Human		
3	Outside		Resource Development Department, The Hokkoku Bank, Ltd.		
5	Audit &	Mar. 2023	Managing Executive Officer and General Manager of		
	Supervisory Board	10100-0-0	Human Resource Development Department, Hokkoku		
	Member		Financial Holdings, Inc. (to present)		
			Managing Executive Officer and General Manager of Human Resource Development Department, The Hokkoku		
	Independent Officer		Bank, Ltd. (to present)		
		[Reasons for nomination as a candidate for Outside Audit & Supervisory Board Member]			
		Ms. Aki Yokogoshi has abundant knowledge and experience of human capita			
		including human resource development strategies. The Company nominates her as			
		candidate for Outside Audit & Supervisory Board Member to have her provide advice or			
		the management of the Company and conduct an objective audit of business execution, etc.			

Notes:

- The special interest between each candidate and the Company is as described below. Ms. Aki Yokogoshi is the Managing Executive Officer and General Manager of Human Resource Development Department of The Hokkoku Bank, Ltd. The Company has regular bank transactions with The Hokkoku Bank, Ltd. which includes sales and purchases of products. There are no special interests between the Company and other candidates.
- 2. Mr. Seiji Sakashita and Ms. Aki Yokogoshi are candidates for Outside Audit & Supervisory Board Members.
- 3. If the appointment of Mr. Seiji Sakashita and Ms. Aki Yokogoshi is approved, the Company will continue the agreement with Mr. Seiji Sakashita to limit their liability in accordance with its Articles of Incorporation. The Company will also conclude the said agreement to limit their liability with Ms. Aki Yokogoshi. The maximum amount of liability for damages under the limited liability agreement will be the amount stipulated by laws and regulations.
- 4. The Company has concluded a directors and officers liability insurance contract stipulated in Article 430-3, Paragraph 1 of the Companies Act with an insurance company to insure the Audit & Supervisory Board Members, and will continue and renew the contract. If candidates are reappointed or appointed, they will be included as the insured under the contract. The outline of the contract is as described in Business Report 3. Matters Related to Officers of the Company; (2) Outline of the contents of directors and officers liability insurance contracts.
- 5. Requirements for Independent Officers

Mr. Seiji Sakashita and Ms. Aki Yokogoshi satisfy the requirements for independent officers stipulated by Tokyo Stock Exchange, Inc.

6. Mr. Seiji Sakashita is currently the Outside Audit & Supervisory Board Member of the Company. At the conclusion of this General Meeting of Shareholders, he will have been in office for eight years.

Proposal 5: Election of Two (2) Substitute Audit & Supervisory Board Members

The Company proposes to elect Mr. Teruhiro Okuya as a substitute Audit & Supervisory Board Member that is not an Outside Audit & Supervisory Board Member, and Mr. Ryuichi Ikemizu as a substitute Outside Audit & Supervisory Board Member, in case the number of the Audit & Supervisory Board Members falls short of that stipulated by laws and regulations.

The Audit & Supervisory Board has approved this proposal.

The candidates for substitute Audit & Supervisory Board Members are as follows:

No.	Name (Date of birth)	Past experience, positi	ons and significant concurrent positions	Number of shares of the Company held
1	Teruhiro Okuya (May 23, 1963)	Jun. 2003 Jun. 2006 Jun. 2006 Member of the R&D Division Oct. 2009 Member of the Manager of Rd Jul. 2011 Member of the Manufacturing No. 5 Jan. 2012 Member of the Division May 2019 Member of the Manufacturing Apr. 2020 Director, Depu General Mana Jan. 2022 Director, Assis General Mana Department, an present)	ger of Factory No. 3 Board and Assistant General Manager of icer and Assistant General Manager of R&D Board, Executive Officer and General	53,007 oard Member]
	Mr. Teruhiro Okuya has abundant knowledge and experience in the R& sufficient operational experience. The Company nominates him as a candida Audit & Supervisory Board Member to have him conduct an objective an execution, etc. of the Company.			division and for substitute

No.	Name (Date of birth)	Paste	experience, positions and significant concurrent positions	Number of shares of the Company held
		Apr. 1970	Joined Sato Certified Public Accountant Office	
		Sep. 1972	Registered as an Accountant Assistant	
	Ryuichi Ikemizu	Mar. 1978	Registered as a Certified Public Accountant	
		Feb. 1980	Registered as a Certified Public Tax Accountant	0
	(May 30, 1947)	Jan. 1991	President of Ikemizu and Galloping Staff, Ltd. (to present)	
2	Outside Audit	Dec. 2011	Representative of Sawayaka Tax Accounting Corporation (to present)	
	& Supervisory Board Member	[Reasons for n Member]	omination as a candidate for substitute Outside Audit & Sup	ervisory Board
	Independent Officer	Mr. Ryuichi Ikemizu has been working as a certified public accountant and busines consultant for many years. Considering that he will be able to leverage the extensiv		
		experience and knowledge he gained through his career to audit the business execution of the Company objectively, the Company nominates him as a candidate for substitute Outside Audit & Supervisory Board Member.		

Notes:

- 1. Mr. Ryuichi Ikemizu is President of Ikemizu and Galloping Staff, Ltd., a firm that has a contract with the Company concerning business support. There are no special interests between Mr. Teruhiro Okuya and the Company.
- 2. Mr. Ryuichi Ikemizu is a candidate for substitute Outside Audit & Supervisory Board Member.
- 3. If Mr. Ryuichi Ikemizu takes office as Audit & Supervisory Board Member, the Company will conclude an agreement with him to limit his liability in accordance with its Articles of Incorporation. The maximum amount of liability for damages under the liability limitation agreement will be the amount stipulated by laws and regulations.
- 4. The Company has concluded a directors and officers liability insurance contract stipulated in Article 430-3, Paragraph 1 of the Companies Act with an insurance company to insure the Audit & Supervisory Board Members. If Mr. Teruhiro Okuya and Mr. Ryuichi Ikemizu take office as Audit & Supervisory Board Members, they will be insured under the contract. The outline of the contract is as described in Business Report 3. Matters Related to Officers of the Company; (2) Outline of the contents of directors and officers liability insurance contracts.
- 5. Requirements for Independent Officers

Mr. Ryuichi Ikemizu satisfies the requirements for independent officers stipulated by Tokyo Stock Exchange, Inc.