[NOTICE: This Notice of Convocation is a translation of the Japanese original for reference purposes only, and in the event of any discrepancy, the Japanese original shall prevail.]

Securities Code 7245 June 8, 2018

To shareholders with voting rights

3-1, Sakae 2-chome, Naka-ku, Nagoya 13F Nagoya Hirokoji Building

DAIDO METAL CO., LTD.

Chairman and Chief Executive Officer Seigo Hanji

Notice of Convocation of the 110th Annual Shareholders' Meeting

Dear shareholders,

You are cordially invited to the 110th Annual Shareholders' Meeting to be held as set forth below. Your attendance at the meeting will be greatly appreciated.

If you are unable to attend the meeting on the day, you may exercise your voting rights by post or via the Internet, etc. Please kindly review the reference materials for the Annual Shareholders' Meeting that follow this notice, and exercise your voting rights by no later than 5 p.m. on June 27, 2018 (Wednesday).

Yours sincerely,

Note

1. Date and time 10 a.m. on June 28, 2018 (Thursday)

2. Venue 4-2, Marunouchi 2-chome, Naka-ku, Nagoya, Japan 5th Floor Grand Hall of Nagoya Bankers Association

(Please see "Information Map of Venues of Shareholders' Meeting on the final page)

3. Purpose

Reporting matters

- 1. Reporting of business report, consolidated financial statements and results of the audit of consolidated financial statements by the Accounting Auditor and Audit & Supervisory Board for the 110th fiscal year (from April 1, 2017 to March 31, 2018)
- 2. Reporting of non-consolidated financial statements for the 110th fiscal year (from April 1, 2017 to March 31, 2018)

Matters for resolution

Agenda Item No. 1 Appropriation of Surplus Agenda Item No. 2 Election of Six Directors

Agenda Item No. 3 Election of One Substitute Member of Audit & Supervisory Board

Agenda Item No. 4 Payment of Bonuses to Directors

4. Guidance on exercising voting rights

- (1) Exercising voting rights by post Please complete the enclosed Voting Card, indicating your approval or disapproval, and send the Card by return mail to be delivered to us no later than 5 p.m. of June 27, 2018 (Wednesday).
- (2) Exercising voting rights via the Internet If you exercise your voting rights via the Internet, please review the instructions under "Guidance for exercising your voting rights via the Internet" described on pages 4 and 5. Please access the Website designated by the Company (https://www.web54.net) to exercise your voting rights following the instructions on the screen by no later than 5 p.m. on June 27, 2018 (Wednesday).
- (3) If you exercise your voting rights by post AND via the Internet, etc., the voting rights exercised via the Internet, etc. shall be treated as the valid vote. If you exercise your voting rights multiple times via the Internet, etc., only your last vote shall be treated as valid.

- If you attend the meeting in person on the day, please kindly submit the enclosed Voting Card to the reception desk.
- If you intend to exercise your voting right by proxy, you can designate a single shareholder of the Company to vote on your behalf. In this case, please submit documentation to prove you have properly assigned your rights to your proxy to vote on your behalf.
- The reception desk is scheduled to open at 9 a.m. on the day.
- If there are any revisions to the business report, consolidated financial statements, non-consolidated financial statements and Reference Materials for the Annual Shareholders' Meeting, they will be posted online on the Company's website.

The Company's website (https://www.daidometal.com/)

Guidance for exercising your voting rights

You may exercise your voting rights either by post (using the Voting Card) or via the Internet, etc.

If you intend to attend the Annual Shareholders' Meeting in person, it is not necessary to exercise your voting rights either by post or via the Internet, etc.

1) If you intend to attend the Annual Shareholders' Meeting in person:

Annual Shareholders' Meeting: Date and time: 10 a.m. on June 28, 2018

Please bring the enclosed Voting Card and submit it to the reception desk.

2) By mail: Deadline for vote: 5 p.m. on June 27, 2018

Please fill the enclosed Voting Card, indicating your approval or disapproval, and send the Card by return mail to be delivered to us by the voting deadline set forth above.

3) Via the Internet: Deadline for vote: 5 p.m. on June 27, 2018

If you exercise your voting rights via the Internet, please review the instructions under "Guidance for exercising your voting rights via the Internet" described on pages 4 and 5, and exercise your voting rights by the voting deadline set forth above.

If you have any inquiries, please contact Stock Transfer Agency Web Support phone number listed on the following page.

«To institutional investors»

You can use the electronic voting platform for institutional investors operated by ICJ, Inc. subject to a prior request for use of the platform.

Guidance for exercising your voting rights via the Internet

If you exercise your voting rights via the Internet, please follow the instruction below and access the Website to exercise your voting rights (https://www.web54.net). Please enter the "Voting Rights Exercise Code" and "Password" given on the bottom right of the Voting Card, and exercise your voting rights following the instructions on screen.

1. Accessing the Website to exercise your voting rights

URL of the Website: https://www.web54.net/If you use a cellular phone or smartphone, you may access the website by scanning the "QR Code" provided on the right-hand side of the Voting Card as well as on the following page of this document.

(*QR Code is the registered trademark of DENSO WAVE INCORPORATED.)

Login

Please enter the "Voting Rights Exercise Code" given on the bottom right of the Voting Card.

3. Entering password

Please enter the "Password" given on the bottom right of the Voting Card.

Please then follow the instructions on the screen and indicate your approval or disapproval on the website.

<Help desk for Internet voting> Sumitomo Mitsui Trust Bank, Limited Stock Transfer Agency Web Support: Toll free (only within Japan) 0120-652-031 (Business Hours: from 9 a.m. to 9 p.m., Japan time)

«Passwords»

- The password is a means to verify the identity of the person exercising voting rights as a shareholder. Please keep the password in a safe place until the conclusion of this Annual Shareholders' Meeting. We will not be able to respond to inquiries about the password by telephone.
- If you enter an incorrect password more than a certain number of times, the operation will be locked. If you would like a new password to be issued, please follow the instructions on the screen.



QR Code

Reference Materials for the Annual Shareholders' Meeting

Agendas and Matters for Reference

Agenda Item No. 1 Appropriation of Surplus

The Company proposes to make the following appropriation of surplus:

It is the Company's policy to pay appropriate dividends to our shareholders based on the results of operations and payout ratio. It is also our policy to maintain a stable and sustainable level of dividend in overall consideration of the internal reserve for future business development, expansion of research and development, strengthening of business foundations and changes to the business environment.

In consideration of the factors above, including the consolidated performance of the Company for the full year, we propose the year-end dividend of 15 year per share.

As a result, the annual dividend, including the interim dividend paid of 15 yen per share, would be 30 yen per share.

Details of the year-end dividend

(1) Type of dividend

Cash

(2) Allocation of dividends to shareholders and the total amount

15 yen per ordinary share of the Company

Total amount: 597,228,195 yen

(3) Date when dividends from surplus become effective

June 29, 2018

Agenda Item No. 2 Election of Six Directors

The terms of office for all six Directors expire at the close of this Shareholders' Meeting. We therefore propose the election of six Directors.

The candidates for the position of Director are as follows:

Candidate No.	Name (Date of birth)	Career history, positions at the Company, and important positions at other entities	Number of shares of the Company held by the candidate
(1)	Seigo Hanji (January 2, 1942) Reappointment	April 1965 Joined the Company April 1980 General Manger of Tokyo Sales Office April 1991 General Manager of Corporate Planning Department April 1993 Deputy General Manager of Business Division 3 June 1993 Director and Deputy General Manager of Business Division 3 April 1994 Director and General Manager of Business Division 1 June 1995 President June 2005 President & Chief Executive Officer June 2007 Chairman & Chief Executive Officer (current) May 2008 Executive & Vice Chairman of Japan Auto Parts Industries Association and Chubu Branch Manager of the same Association June 2010 Outside Director of Nichirei Co., Ltd. May 2018 Executive of Japan Auto Parts Industries Association (current) [Important positions at other entities] Executive of Japan Auto Parts Industries Association	141,705 shares
(2)	Kotaro Kashiyama (March 28, 1947) Reappointment	April 1971 April 1993 General Manager of Product Planning Department, Production Engineerin Laboratory April 1994 April 1996 April 1996 Deputy General Manager of Business Division 2, and Manager of Maehar Plant April 1996 April 1999 Head of Heavywall Bearings, RPB, Heavy Industrial Bearings, Fluid System & New Products Division April 2000 June 2003 Director and Head of Polymer Bearings Division April 2005 Director and Head of Thinwall Bearings & Turbo Charging Bearing Division July 2005 Director and Executive Officer, and Head of Thinwall Bearings & Turbo Charging Bearings Division June 2007 Managing Director and Executive Officer, and Head of Thinwall Bearings of Turbo Charging Bearings Division July 2007 Managing Director and Senior Executive Officer, and Head of Thinwall Bearings & Turbo Charging Bearings Division June 2009 Managing Director and Senior Executive Officer, and General Manager of Strategy Development Division June 2010 Senior Managing Director and Senior Executive Officer, and General Manager of Strategy Development Division President of Daido Plain Bearings Co., Ltd. April 2011 Senior Managing Director and Senior Executive Officer, and General Manager of Global Strategy Division and Head of Technology Division President & Chief Operating Officer Head of Global Strategy Division and Technology Division President & Chief Operating Officer (current)	86,496 shares

Candidate No.	Name (Date of birth)		Career history, positions at the Company, and important positions at other entities	Number of shares of the Company held by the candidate
(3)	Toshiyuki Sasaki (December 7, 1950) Reappointment	April 1974 April 1997 March 2001 June 2002 October 2003 April 2004 April 2004 April 2005 June 2005 July 2005 July 2008 July 2008 July 2009 October 2009 April 2010 June 2011 April 2012 April 2015 July 2015 July 2015 April 2016 April 2016 April 2017 October 2017	Joined Tokai Bank Ltd. Manager of Taipei Branch Manager of Americas, Manager of New York Branch, Manager of Cayman Branch and Manager of Chicago Office General Manager of Toyota Corporate Sales Division and Manager of Toyota Branch of UFJ Bank Co., Ltd. Seconded to the Company Joined the Company Joined the Company General Manager of Overseas Planning Department, Corporate Planning Division General Manager of Corporate Planning Department, Corporate Planning Division Director and General Manager of Corporate Planning Department, Corporate Planning Division Director and Executive Officer, and General Manager of Corporate Planning Division Director and Executive Officer, and General Manager of Corporate Planning Division Director and Executive Officer, and Head of Corporate Planning Division Director and Executive Officer, and Head of Corporate Planning Division Director and Senior Executive Officer, and Head of Corporate Planning Division Director and Senior Executive Officer, and Head of Corporate Planning Division Director and Senior Executive Officer, and Head of Corporate Planning Division Director and Senior Executive Officer, and Head of Corporate Planning Division Director and Senior Executive Officer, and Head of Corporate Planning Division Director and Senior Executive Officer, and Head of Corporate/Financial Planning Division Managing Director and Senior Executive Officer, Head of Corporate/Financial Planning Division Managing Director and Senior Executive Officer, Head of Corporate/Financial Planning Division Managing Director and Senior Executive Officer, Head of Corporate/Financial Planning Division Managing Director and Senior Executive Officer, Head of Corporate/Financial Planning Division President of DAIDO METAL SAGA CO., LTD. (part-time) Director and Managing Executive Officer, General Manager of BPR (Business Process Re-engineering) Department President of DAIDO METAL SAGA CO., LTD. (part-time) Director and Senior Managing Executive Officer General Manager of BPR (Business Process Re-engineerin	68,550 shares

Candidate No.	Name (Date of birth)		Personal history, positions at the Company, and important positions at other corporations	Number of shares of the Company held by the candidate
(4)	Masaki Ikawa (December 12, 1950) Reappointment	April 1973 April 2001 September 2005 July 2008 October 2009 April 2010 April 2011 July 2011 March 2012 April 2012 June 2012 April 2014 April 2015 July 2015 April 2016 July 2017 April 2018	Joined the Company General Manager of Overseas Sales and Concerned Office of Company 1 President of Daido Metal Bellefontaine LLC Executive Officer President of Daido Metal Bellefontaine LLC Executive Officer and General Manager of Corporate Planning Department, Corporate Planning Division Executive Officer and General Manager of Bimetal Division Executive Officer and General Manager of Quality Management & Planning Department Senior Executive Officer, General Manager of Quality Management & Planning Department and General Manager of Inuyama Site Senior Executive Officer, General Manager of Quality Management & Planning Department, President of Daido Metal College and General Manager of Inuyama Site Senior Executive Officer, General Manager of Human Resources Planning Department, President of Daido Metal College and General Manager of Inuyama Site Director and Senior Executive Officer, Head of Human Resources Planning Division, Head of Daido Metal College and Head of Inuyama Site Director and Senior Executive Officer, Head of Human Resources Planning Division and Head of Daido Metal College Director and Senior Executive Officer, Head of Human Resources Planning Division, General Manager of Human Resources Planning Division, General Manager of Human Resources Planning Division, General Manager of Human Resources Planning Diepartment and Head of Daido Metal College Director and Managing Executive Officer, Head of Human Resources Planning Division and Head of Daido Metal College Director and Senior Managing Executive Officer, Head of Human Resources Planning Division and Head of Daido Metal College Director and Senior Managing Executive Officer, Head of Human Resources Planning Division and Head of Daido Metal College Director and Senior Managing Executive Officer, Head of Human Resources Planning Division and Head of Daido Metal College Director and Senior Managing Executive Officer, Head of Human Resources Planning Division (current)	32,460 shares
(5)	Toshikazu Takei (September 22, 1953) Reappointment Outside Director Independent Officer	April 1976 July 1989 November 1991 June 1994 April 1998 May 1999 February 2002 July 2003 July 2005 July 2006 June 2008 July 2008 October 2012 June 2015	Joined the Bank of Japan Director of Nagoya Branch Director of Secretary Office and Secretariat of the Policy Board Deputy General Manager for Europe Director of Diet Liaison Division, Secretariat of the Policy Board General Manager of Matsuyama Branch Director-General, Senior Secretary to the Governor, Secretariat Advisor to the Governor for Parliamentary Affairs and Public Relations, Secretariat of the Policy Board General Manager of Nagoya Branch Chief Representative in Europe of the Bank of Japan (stationed in London) Left the Bank of Japan Senior Executive Advisor of Accenture Managing Director of Japan Center for International Finance (current) Outside Director of the Company (current)	2,980 shares

Candidate No.	Name (Date of birth)		Career history, positions at the Company, and important positions at other entities	Number of shares of the Company held by the candidate
(6)	Kiyotaka Hoshinaga (November 15, 1950) Reappointment Outside Director Independent Officer	, ,	Joined Department of Urology, Keio University School of Medicine Assistant Professor, Department of Urology, Fujita Health University School of Medicine Professor Deputy Director, Fujita Health University Hospital Director Managing Director, Fujita Academy Incorporated Educational Institution (current) President, Fujita Health University (current) Outside Director of the Company (current) at other entities] alth University Hospital Fujita Academy Incorporated Educational Institution	1,782 shares

- (Notes)
 1. There are no particular conflicts of interest between each candidate and the Company.
 2. As for each candidate's position please refer to "4. Company Officers, (1) Directors and Audit & Supervisory Board Members" on pages 17-18.
 - 3. Mr. Toshikazu Takei and Mr. Kiyotaka Hoshinaga are candidates for Outside Directors.
 - 4. Mr. Toshikazu Takei was long engaged in business execution and served in managerial positions at the Bank of Japan. We expect that he will oversee and supervise the management of the Company with his familiarity with international businesses and based on his rich experience and broad insight. We therefore propose the election of Mr. Takei as an Outside Director. Although he has no experience in the management of a company, he has appropriately overseen and supervised the management of the Company as an Outside Director, and therefore we re-nominated him as a candidate for an Outside Director.
 - 5. Mr. Kiyotaka Hoshinaga has served as a director of a hospital and a president of a university after serving as a professor of a university. We expect that he will oversee and supervise the management of the Company based on his extensive knowledge and experience as a manager of a hospital and a president of a university. We therefore propose the election of Mr. Hoshinaga as an Outside Director. Although he has no experience in the management of a company, he has appropriately overseen and supervised the management of the Company as an Outside Director, and therefore we re-nominated him as a candidate for an Outside Director.
 - 6. Liability limitation agreement

The Company has entered into a liability limitation agreement with Mr. Toshikazu Takei and Mr. Kiyotaka Hoshinaga. The Company will continue this agreement with them if they are elected as Outside Directors and they assume office. The outline of the agreement is as follows:

- When a non-executive Director is liable to compensate the Company for damages due to his/her negligence of duties, he/she assumes such liability up to the amount stipulated by laws and regulations (the minimum liability amount stipulated in Article 425, paragraph 1 of the Companies Act).
- The above liability limitation is allowed only when the relevant non-executive Director acts in good faith and without gross negligence with respect to the liability as set forth in Article 423, paragraph 1 of the Companies Act.
- 7. Mr. Toshikazu Takei and Mr. Kiyotaka Hoshinaga have been registered as "Independent Officers" pursuant to the provisions of the Tokyo Stock Exchange and Nagoya Stock Exchange. If they are elected as Outside Directors and they assume office, the Company will continue to register them as "Independent Officers.
- 8. The term of office of Mr. Toshikazu Takei as an Outside Director will be three years at the conclusion of this Annual Shareholders' Meeting. The term of office of Mr. Kiyotaka Hoshinaga as an Outside Director will be two years at the conclusion of this Annual Shareholders' Meeting.

[Standards for Independence of Outside Officers]

The Company has established independence standards of Outside Officers, based on those established by the Tokyo Stock Exchange, but much more strict standards. An outside director or an outside audit & supervisory board member who is deemed to have independence from the Company as required by this standards is registered as an independent outside director or as an independent outside audit & supervisory board member. For more details, please refer to [Standards for Independence of Outside Officers of DAIDO METAL CO., LTD.] reported below.

[Standards for Independence of Outside Officers of DAIDO METAL CO., LTD.] Established on October 28, 2015

An Outside Director or Outside Audit & Supervisory Board Member is deemed not to have independence from the Company if he/she falls under one of the categories below.

- (1) Person related to the Company
 - A person who currently works or has previously worked for the DAIDO Group within the last ten years.
- (2) Person related to the major suppliers
 - A person who currently is or has previously been an officer or employee of a major supplier to the Company (with which the annual aggregate amount of transactions is 1,000 million yen or more) or its group companies within the last three fiscal years.
- (3) Person related to the major business partners
 - A person who currently is or has previously been an officer or employee of the Company's major business partner (with which the annual aggregate amount of transactions is 1,000 million yen or more) during any of the last three fiscal years.
- (4) Person related to the financial institutions
 - A person who currently is or, in the last three fiscal years, has previously been an officer or employee of a financial institution with which the Company currently has transactions of deposits or borrowings of 1,000 million yen or more.
 - A person who currently is or, in the last three fiscal years, has previously been an officer or employee of a company which is a managing underwriter of the Company.
- (5) Person related to the parties providing professional services
 - A person who currently receives, or within the last three years, has received from the Company an annual compensation of 20 million yen or more as the Company's legal counsel (law office), the Company's accounting auditor, a certified tax accountant, patent attorney, judicial scrivener, or as a management, finance, technology or marketing consultant.
- (6) Person related to the parties receiving donations or grants from the Company
 - A person who is a representative or operating officer of an organization (public interest incorporated foundation, public interest incorporated association, not-for-profit organization, etc.) to which the Company has made donations or provided grants exceeding a certain amount (1.0 million yen or 30% of the organization's annual average total expenses, whichever the larger) in the current fiscal year or in the last three fiscal years.
- (7) Relatives
 - A relative of a person who currently works or has previously worked for the DAIDO Group within the last five years (the person's spouse, parent, child, sibling, grandparent, grandchild, or relatives living with the person). A relative of a person coming under aforementioned categories (2) to (5).
- (8) Reappointment and reappointed person.
 - A person who has executed his/her duties as an outside director for a period exceeding ten years without coming under any of the aforementioned categories (*a period exceeding twelve years with three consecutive terms in case of reappointment of Audit & Supervisory Board Member).

Agenda Item No. 3 Election of One Substitute Member of Audit & Supervisory Board

We propose to elect one substitute member of Audit & Supervisory Board in advance, just in case we are unable to meet the number of Audit & Supervisory Board Members required by laws and regulations. The effect of this resolution is valid until the commencement of the next Annual Shareholders' Meeting.

We already have the approval of this agenda from the Audit & Supervisory Board.

The candidate for the position is as follows:

Name (Date of birth)	resolut instory, positions at the company, and important positions at	
Nobuyuki Ishiwata (July 12, 1945) Substitute Audit & Supervisory Board Member Outside Audit & Supervisory Board Member	April 1971 April 1975 April 1975 April 1975 April 1976 Aregistered as a certified public accountant Registered as a licensed tax accountant Registered as a licensed tax accountant Left Tohmatsu Aoki Audit Corporation (currently, Deloitte Touche Tohmatsu L April 1978 April 1978 April 1988 April 1988 April 1988 April 1998 August 1999 July 2003 Left Tohmatsu Aoki Audit Corporation (currently, SeishinShisei & Co. Audit Corporation) and assumed the post of Representative Partner (current) Established Seishin & Co. Tax Corporation (currently, SeishinShisei & Co. Tax Corporation) and assumed the post of Representative Partner (current) [Important positions at other corporations] Representative Partner of SeishinShisei & Co. Audit Corporation Representative Partner of SeishinShisei & Co. Tax Corporation Outside auditor of Adecco Ltd.	LC) udit

- (Notes) 1. There are no particular conflicts of interest between the candidate and the Company.
 - 2. Mr. Nobuyuki Ishiwata, candidate for a substitute Audit & Supervisory Board Member, is a candidate for an Outside Audit & Supervisory Board Member
 - Reason for appointment as candidate for the position of substitute Audit & Supervisory Board Member, and reason for judging that the candidate is able to perform adequately the duties as an Outside Audit & Supervisory Board Member:

 Reason for appointment as candidate for the position of substitute Outside Audit & Supervisory Board Member
 - (1) Reason for appointment as candidate for the position of substitute Outside Audit & Supervisory Board Member Mr. Nobuyuki Ishiwata has rich accounting and taxation knowledge gained from his experience as a certified public accountant and a licensed tax accountant. We expect that he will utilize such knowledge in the audit of the Company if he assumes the role of Audit & Supervisory Board Member.
 - (2) Reason for judging that the candidate is able to perform adequately the duties as an Outside Audit & Supervisory Board Member:

 Although Mr. Nobuyuki Ishiwata has no experience in the management of a company, he has been in practice as a certified public accountant and a licensed tax accountant, and we judge that he is able to perform the duties appropriately as an Outside Audit & Supervisory Board Member.
 - 4. Liability limitation agreement

The Company will enter into a liability limitation agreement with Mr. Nobuyuki Ishiwata if he is elected as an Audit & Supervisory Board Member and he assumes office.

The outline of the agreement is as follows:

- When an Audit & Supervisory Board Member is liable to compensate the Company for damages due to his/her negligence of duties, he/she
 assumes such liability up to the amount stipulated by laws and regulations (the minimum liability amount stipulated in Article 425, paragraph 1 of
 the Companies Act).
- The above liability limitation is allowed only when the relevant Audit & Supervisory Board Member acts in good faith and without gross negligence with respect to the liability as set forth in Article 423, paragraph 1 of the Companies Act.

Agenda Item No. 4 Payment of Bonuses to DirectorsThe Company requests approval for the payment of bonuses amounting to 128.8 million yen to the four Directors (excluding two Outside Directors) at the end of this fiscal year based on the specified standard of the Company in due consideration of business performance, etc. during the fiscal year.

It is also proposed that decisions as to the amounts of the bonus paid to each Director are delegated to the Board of Directors.

End of document

Venue of Shareholders' Meeting

Venue 4-2, Marunouchi 2-chome, Naka-ku, Nagoya

5th Floor Grand Hall of Nagoya Bankers Association

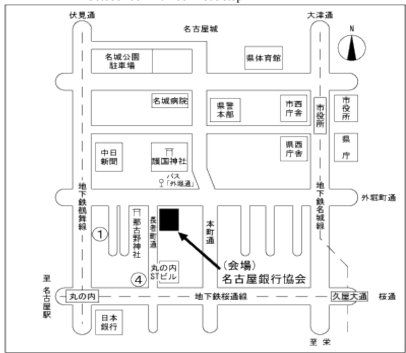
Transportation

• Subway 6-minute walk from = No. 1 and No. 4 exit of Marunouchi Station

of the Sakuradori Line/Tsurumai Line

• City bus From JR Nagoya Station Bus Terminal gate number 8,

Sotoboridori Number 1 bus stop



- $oldsymbol{\bullet}$ The reception is scheduled to open at 9 a.m. on the day.
- Shareholders are politely requested not to drive to the venue as the parking spaces are limited.

