[Translation for Reference Purposes Only]

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

Securities Code 1605 March 28, 2025

To All Shareholders

Takayuki Ueda Representative Director, President & CEO INPEX CORPORATION 5-3-1 Akasaka, Minato-ku, Tokyo

NOTICE OF RESOLUTIONS OF THE 19th ORDINARY GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders,

We are pleased to announce that the matters outlined below were reported and resolved at the 19th Ordinary General Meeting of Shareholders of INPEX CORPORATION (hereinafter the "Company") held on March 28, 2025.

Matters reported:

Business Report, Consolidated Financial Statements for the 19th fiscal year (from January 1, 2024 to December 31, 2024) and results of audits by the Accounting Auditor and the Audit & Supervisory Board of the Consolidated Financial Statements

The matters listed above were reported.

2. Non-Consolidated Financial Statements for the 19th fiscal year (from January 1, 2024 to December 31, 2024)

The matter listed above was reported.

Proposals resolved:

Proposal No. 1

Appropriation of Surplus

As a result, the annual dividend amounted to ¥86 per common share and ¥34,400 per Class A share, including the interim dividend.

Note: Although the Company conducted a stock split at a ratio of 1:400 of its common share on October 1, 2013, a stock split was not implemented for the Class A share of the Company. Accordingly, the amount of the dividend of the Class A share was determined by multiplying the dividend of the common shares of the Company by 400, resulting in an amount equivalent to the dividend of the common shares prior to the stock split, as specified in the Company's Articles of Incorporation.

[Translation for Reference Purposes Only]

Proposal No. 2: Election of Ten (10) Directors

The proposal was approved and adopted as proposed. The following Directors, namely, Takayuki Ueda, Hitoshi Okawa, Daisuke Yamada, Toshiaki Takimoto, Jun Yanai, Norinao Iio, Atsuko Nishimura, and Hideka Morimoto were reelected. And the following persons, namely Hiroshi Fujii and Bruce Miller were newly elected.

Jun Yanai, Norinao Iio, Atsuko Nishimura, Hideka Morimoto and Bruce Miller, are Outside Directors as stipulated in Article 2, Item 15 of the Companies Act.

As this proposal was deemed to have not met the requirements for resolution at the General Meeting of Class A Shareholder under the provision of Article 15, Paragraph 1 of the Articles of Incorporation of the Company, the proposal was not subject to resolution at the General Meeting of Class A Shareholder. Pursuant to Article 32, Paragraph 4 of the Articles of Incorporation, Class A Shareholder may raise an objection to the effect that the General Meeting of Class A Shareholder be convened within two weeks of the date of resolution of this Ordinary General Meeting of Shareholders. However, the Company had been notified by Class A Shareholder in advance that no objection would be raised with respect to this proposal, on the condition that the Company's proposals stated in the Notice of the 19th Ordinary General Meeting of Shareholders are approved as proposed and that no proposals other than said proposals are approved. Given that this condition had been met as notified herein, the elected persons thereby assumed their respective offices at the conclusion of this Ordinary General Meeting of Shareholders.

Proposal No. 3: Revision of Compensation for Directors

The proposal to revise the amount of compensation for Directors, including bonuses, to an amount not more than ¥1 billion per year (including an amount not more than ¥200 million per year for Outside Directors) was approved and adopted as proposed.

Proposal No. 4: Revision to Stock-Based Compensation System for Directors and Executive Officers

The proposal was approved and adopted as proposed.

At a Board of Directors meeting held after the conclusion of the Ordinary General Meeting of Shareholders, the following Representative Directors and a Titled Director were elected and assumed their respective office. Consequently, the Representative Directors as of March 28, 2025 are as follows.

Representative Director, President & CEO	Takayuki Ueda
Representative Director	Hiroshi Fujii
•	· ·
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~

## Payment of Year-end Dividend

- (1) If you specified direct deposit: Please confirm the "Dividend Calculation Sheet" and "Reference to the Beneficiary Account for Dividend Transfer." If you specified the method of allocation in proportion to the number of shares held, please confirm the enclosed "Dividend Calculation Sheet" and "How to Receive Dividend."
- (2) If you did NOT specify direct deposit: Please receive your dividend at your nearby branch of Japan Post Bank Co., Ltd. or post office within the payment period (from March 31, 2025 to April 30, 2025) in accordance with the "Receipt of the Dividend." Within the payment period specified above, you may have the dividend paid into your savings account or transfer account at Japan Post Bank or your deposit account at a bank, etc. based on the "Receipt of the Dividend" (you must perform the procedures in person at the teller window of the financial institution with which you have an account).