

# Notice of the 67<sup>th</sup> Ordinary General Meeting of Shareholders To be held on June 25, 2021 Kyoto, Japan

# **KYOCERA Corporation**

6 Takeda Tobadono-cho, Fushimi-ku, Kyoto, Japan

Please note that this is an English translation of the Japanese original of the Notice of the 67th Ordinary General Meeting of Shareholders of Kyocera Corporation distributed to shareholders in Japan. The translation is prepared solely for the reference and convenience of foreign shareholders. In the event of any discrepancy between this translation and the Japanese original, the latter shall prevail.

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# **Kyocera Management Philosophy**

#### **Corporate Motto**



# "Respect the Divine and Love People"

Preserve the spirit to work fairly and honorably, respecting people, our work, our company and our global community.

#### **Management Rationale**

To provide opportunities for the material and intellectual growth of all our employees, and through our joint efforts, contribute to the advancement of society and humankind.

#### **Management Philosophy**

To coexist harmoniously with our society, our global community and nature. Harmonious coexistence is the underlying foundation of all our business activities as we work to create a world of prosperity and peace.

# Management Based on the Bonds of Human Minds

Kyocera started as a small, suburban factory, with no money, credentials or reputation. We had nothing to rely on but a little technology and 28 trustworthy colleagues. Nonetheless, the company experienced rapid growth because everyone exerted their maximum efforts and managers devoted their lives to earning the trust of employees. We wanted to be an excellent company where all employees could believe in each other, abandon selfish motives, and be truly proud to work. This desire became the foundation of Kyocera's management.

Human minds are said to be easily changeable. Yet, there is nothing stronger than the human mind. Kyocera developed into what it is today because it is based on the bonds of human minds.

Kazuo Inamori Founder and Chairman Emeritus

#### Greetings

We wish to express our sincere sympathies to those adversely affected by COVID-19 while also conveying our appreciation to everyone making their utmost efforts each day to prevent the further spread of COVID-19.

We are pleased to present to you Notice of the 67th Ordinary General Meeting of Shareholders.

In the year ended March 31, 2021 (hereinafter, "67th fiscal year" or "fiscal 2021" refers to the year ended March 31, 2021, with other fiscal years referred to in a corresponding manner), sales revenue and profits decreased from 66th fiscal year (fiscal 2020) due to the impact of the economic downturn caused by the spread of COVID-19. During fiscal 2021, Kyocera operated within a harsh environment, which included the need to curtail production activities at some bases as we placed top priority on preventing the further spread of COVID-19. Nonetheless, Kyocera seized these evolving circumstances as an opportunity for making further leaps forward and promoted workstyle reforms such as implementing telework and accelerated the introduction of such technologies as AI. Moreover, Kyocera continued to actively invest in growth fields such as 5G and ADAS (advanced driver assistance systems). We expect that these initiatives will contribute to our results in fiscal 2022 and beyond.

Kyocera plans to distribute a year-end dividend of 80 yen per share for fiscal 2021, the same amount as in fiscal 2020. Despite the COVID-19 pandemic, during fiscal 2021 recoveries in our main markets such as semiconductor markets and the automotive-related market progressed faster than we expected. As a result, profit attributable to owners of the parent per share surpassed our initial forecast for fiscal 2021. The annual dividend will be 140 yen per share when aggregated with the interim dividend of 60 yen per share that has already been paid, an increase of 20 yen per share compared with our initial forecast of 120 yen per share.

In April 2021, Kyocera carried out the reorganization of business structure based on the belief that it must strengthen its capabilities for responding to changes in the environment and accelerate the creation of new businesses for realizing a sustainable expansion in earnings. Specifically, Kyocera consolidated its main businesses into three segments and its administrative divisions into Headquarters while appointing executive officers in charge of each organization. Through this reorganization, Kyocera will strengthen cooperation between each department and execute quicker and more dynamic management decisions.

We would very much appreciate your continued support of the Kyocera Group as we move forward.

Goro Yamaguchi Chairman of the Board and Representative Director

Hideo Tanimoto President and Representative Director

#### Initiatives to increase long-term corporate value

#### 1. Strengthening the Management Foundation through Reorganization of Business Structure

In April 2021, Kyocera restructured its organization in order to implement quicker and dynamic management decisions that transcend the existing organization framework.

Strategic planning and execution across business divisions

[Aim of reorganization of business structure]

Greater mobility of human resources and vitalization of organizations

Enhance efficiency and promote effective use of management resources

[Overview of reorganization of business structure]

Consolidate 16 business divisions and subsidiaries into 3 business segments and administrative divisions into Headquarters

· Appoint new officers in charge of each organization and significant delegation of authority

Core Component Business  Officer in charge: Director, Managing Executive Officer Hiroshi Fure	Electronic Components Business Officers in charge: Director, Managing Executive Officer John Sarvis*1 (Deputy)	Solutions Business  Officer in charge: Director, Managing Executive Officer Northiko Ina	Headquarters  Officer in charge: Director, Managing Executive Officer Shoichi Aoki
Fine Ceramic Components	Director, Managing Executive Officer Koichi Kano Electronic Components	Industrial Tools	General Affairs Human Resources
Automotive Components	AVX Corporation	Information Equipment	Purchasing
Optical Components	· · · · · · · · · · · · · · · · · · ·	Telecommunications Equipment	Management Control
Ceramic Packages		Information systems and Telecommunication Services	Legal and Intellectual Property
Organic Packages and Boards		Liquid Crystal Displays	Corporate Development
Medical Devices		Printing Devices	Management Promotion
Jewelry and Applied Ceramic Related Products		Smart Energy	

<sup>\*1</sup> Scheduled to retire from Director of the Board at the conclusion of the 67th Ordinary General Meeting of Shareholders

#### 2. Strengthening the Supervisory Function and Enhancing the Effectiveness of the Board of Directors

(1) By halving the number of Internal Directors from 12 to 6, the ratio of Outside Directors will increase to 1/3.\*2

(Composition of the Board of Directors) [After resolution of "Proposal 2"] **Total Board of Directors Total Board of Directors** 5 3 15 persons 9 persons Internal Director Internal Director 12 persons 6 persons ofessor of Attorney-at-law Corporate duate School Independent Outside Director Independent Outside Director 3 persons 3 persons

(2) Corporate executive will be nominated as a new candidate for Outside Director.

New Candidate for Director

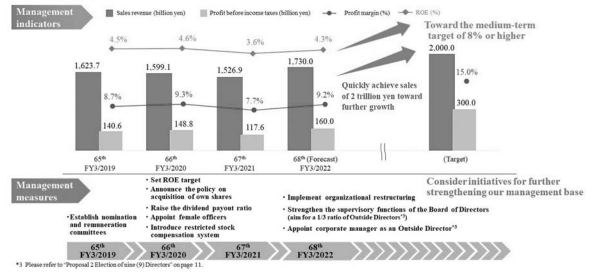
Name	Current Title	
Eiji Kakiuchi	Representative Director, Chairman, Member of the Board of SCREEN Holdings Co., Ltd.	

<sup>\*2</sup> Please refer to "Proposal 2 Election of nine (9) Directors" on page 11.

#### 3. Aiming for Sustainable Growth in Corporate Value

We aim to achieve record-high sales in fiscal 68th (FY3/2022).

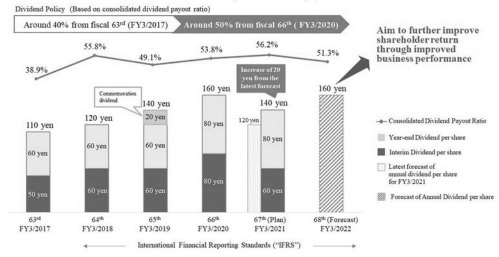
We will also accelerate growth through organizational reorganization of business structure and strengthening corporate governance to achieve our medium-term targets.



#### 4. Enhance Shareholder Return

Kyocera aims to raise dividends based on a high payout ratio by improving its business performance. In addition, from the viewpoint of improving share value, we will consider the acquisition of own shares by utilizing free cash flow when appropriate.

#### <Trends in cash dividends per share and the payout ratio>



Note: Cautionary statement with respect to forward-looking statements

Certain of the statements made in this document are forward-looking statements, which are based on our current assumptions and beliefs in light of the information currently available to us. These forward-looking statements involve known and unknown risks, uncertainties and other factors. Such risks, uncertainties and other factors include, but are not limited to the following:

- (1) General conditions in the Japanese or global economy;
- (2) Unexpected changes in economic, political and legal conditions in countries where we operate or export;
- (3) The effect of foreign exchange fluctuations on our results of operations;
- (4) Intense competitive pressures to which our products are subject;
- (5) Fluctuations in the price and ability of suppliers to provide the required quantity of raw materials for use in our production activities;
- (6) Manufacturing delays or defects resulting from outsourcing or internal manufacturing processes;
- (7) The possibility that future initiatives and in-process research and development may not produce the desired results;
- (8) Companies or assets acquired by us not produce the returns or benefits, or bring in business opportunities;
- (9) Inability to secure skilled employees;
- (10) Damages on our information security systems from cyberattacks, etc. and significant costs in order to recover and maintain the systems;
- (11) Insufficient protection of our trade secrets and intellectual property rights including patents;
- (12) Expenses associated with licenses we require to continue to manufacture and sell products;
- (13) Unintentional conflict with laws and regulations or newly enacted laws and regulations;
- (14) Environmental liability and compliance obligations by tightening of environmental laws and regulations;
- (15) Inability to respond to global climate change problems or delay in such response, which may lead to increased costs and negatively impact our corporate brands;
- (16) Our market or supply chains being affected by plague, infectious diseases, terrorism, wars or similar events;
- (17) Earthquakes and other natural disasters affecting our headquarters and major facilities as well as our suppliers and customers;
- (18) Credit risk on trade receivables;
- (19) Fluctuations in the value of financial instruments held by us;
- (20) Impairment losses on property, plant and equipment, goodwill and intangible assets;
- (21) Uncertainty over income tax and deferred tax assets; and
- (22) Changes in accounting standards.

Due to such risks, uncertainties and other factors, our actual results, performance, achievements or financial condition may be substantially different from any future results, performance, achievements or financial condition expressed or implied by these forward-looking statements. We undertake no obligation to publicly update any forward-looking statements included in this document.

To our shareholders

#### Notice of the 67th Ordinary General Meeting of Shareholders

This is to inform you that Kyocera Corporation (the "Company") will hold its 67<sup>th</sup> Ordinary General Meeting of Shareholders (the "Meeting") as described below.

In order to prevent the spread of COVID-19, we ask you to refrain from attending the Meeting, and to exercise your voting rights in advance in written form or via the Internet, etc.

Please examine the attached reference documents for the Meeting and exercise your voting rights no later than 5:30 p.m. Thursday, June 24, 2021, Japan time.

1. Date and Time 10:00 a.m. on Friday, June 25, 2021, Japan Time (Reception starts at 9:00 a.m.)

2. Venue 3rd Floor "Genji Room" at HOTEL GRANVIA KYOTO, in KYOTO STATION

BUILDING, Shiokoji-sagaru, Karasuma-dori, Shimogyo-ku, Kyoto, Japan

#### 3. Purpose of the Meeting

#### Matters to Be Reported

- (1) Contents of the business report, consolidated financial statements and the audit results of consolidated financial statements by the Accounting Auditor and the Audit & Supervisory Board for the 67th fiscal year (April 1, 2020 to March 31, 2021)
- (2) Contents of the financial statements for the 67th fiscal year (April 1, 2020 to March 31, 2021)

#### Matters to Be Resolved

Proposal 1 Appropriation of Surplus

Proposal 2 Election of Nine (9) Directors

Proposal 3 Election of One (1) Substitute Audit & Supervisory Board Member

#### Notes:

- 1. The Meeting is conducted in Japanese. In addition, an interpreter is not hired. We appreciate your understanding in advance.
- 2. Pursuant to the provisions of laws and regulations as well as the Articles of Incorporation of the Company, "Four-Year Financial Summary," "Principal Business Sites," "Employees," "Principal Sources of Borrowings" and "System and Policy" in the business report, as well as "Consolidated Statement of Changes in Equity," "Notes to Consolidated Financial Statements," "Statement of Changes in Net Assets" and "Notes to Financial Statements" are available to shareholders on the Company's website. Therefore, the business report, the consolidated financial statements and the financial statements, which have been audited by Audit & Supervisory Board Members and Accounting Auditor, are described in the attached Accompanying Documents for the Notice of the 67th Ordinary General Meeting of Shareholders, and also presented on the Company's website.

- 3. In the event of any changes to the reference documents for the Meeting, the business report, the financial statements or the consolidated financial statements, the Company shall give notice thereof to shareholders by posting it on the Company's website.
- 4. The voting results will be posted on the Company's website without sending a written notice of resolution to shareholders.
  - \* The Company's website: https://global.kyocera.com/ir/s info/meeting.html

#### 4. Matters Relating to Exercise of Voting Rights

In addition to attending the Meeting, you may exercise your voting rights in written form or via the Internet, etc.

#### (1) Method of Exercising Voting Rights via the Internet, Etc.

When exercising your voting rights via a smartphone, please scan the "Login QR Code" located on the right side of the voting card enclosed herewith to access the website (https://evote.tr.mufg.jp/), and follow the instructions on the website. Please enter "for" or "against" the proposal no later than the deadline mentioned on page 6.

When exercising your voting rights via a PC or other means, please enter the login ID and temporary password written on the right side of the voting card enclosed herewith to access the website (https://evote.tr.mufg.jp/), and follow the instructions on the website. Please enter "for" or "against" the proposal no later than the deadline mentioned on page 6.

#### (2) Method of Exercising Voting Rights in Written Form

Please indicate your vote "for" or "against" the proposal on the voting card enclosed herewith and ensure it is returned to us no later than the deadline mentioned on page 6.

#### [Handling in the Event of Multiple Exercises of Voting Rights]

- (1) In the event that any shareholder exercises voting rights in written form and via the Internet, etc., the exercised voting rights via the Internet, etc. shall prevail.
- (2) In the event of multiple exercised voting rights via the Internet, etc. by a shareholder, the last exercised voting rights via the Internet, etc. shall prevail.

<Information on Form for Receiving Questions From Shareholders>

The Company has set up a form on the Company's website for receiving questions from shareholders regarding the matters to be reported and proposals for the Meeting. The Company plans to post responses to matters of high interest to shareholders on the Company's website. (Deadline for submitting questions: No later than 5:30 p.m. on June 18, 2021)

< Video of "Future Business Development">

The Company plans to post a video showing the presentation of "Future Business Development" at the Meeting on the Company's website at a later date.

\* The Company's website: https://global.kyocera.com/ir/s info/meeting.html

Truly yours,

Hideo Tanimoto
President and Representative Director
KYOCERA Corporation

### Reference Documents for the General Meeting of Shareholders

#### Proposals and References are as follows:

#### **Proposal 1** Appropriation of Surplus

The Company believes that the best way to increase corporate value and meet shareholders' expectations is to improve future consolidated performance on an ongoing basis.

The Company therefore has adopted a principal guideline that dividend amounts shall fall within a range based on profit attributable to owners of the parent on a consolidated basis, and has set its dividend policy to maintain a consolidated dividend payout ratio of around 50%. In addition, the Company determines dividend amounts based on a comprehensive assessment, taking into account various factors including the amount of capital expenditures necessary for medium- to long-term corporate growth.

Pursuant to this policy and based on full year performance through the 67<sup>th</sup> fiscal year, the Company proposes a year-end dividend for the 67<sup>th</sup> fiscal year in the amount of 80 yen per share, which is the same as the year-end dividend for the 66<sup>th</sup> fiscal year, as an ordinary dividend.

When aggregated with the interim dividend in the amount of 60 yen per share, the total annual dividend will be 140 yen per share. This amount will represent a decrease of 20 yen per share as compared with 160 yen per share for the 66th fiscal year.

The Company also proposes that a general reserve shall be set aside, comprehensively taking into account the Company's financial status, performance through the 67<sup>th</sup> fiscal year and business conditions going forward.

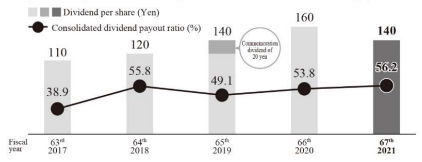
The proposed appropriation of surplus is as follows:

- 1. Matters Relating to Year-end Dividend
  - (1) Type of Assets Distributed as Dividend: Cash
  - (2) Matters Relating to the Appropriation to Shareholders of Assets Distributed as Dividend and Aggregate Amount Thereof:

80 yen per share of common stock of the Company The aggregate amount thereof shall be 28,995,230,080 yen

(3) Effective Date of Distribution of Surplus as Dividend: June 28, 2021

# [Reference] Annual dividend per share / Consolidated dividend payout ratio



#### Note:

Kyocera has adopted the International Financial Reporting Standards ("IFRS") in lieu of the Generally Accepted Accounting Principles of the United States of America ("U.S. GAAP") from the 65th fiscal year. Accordingly, the consolidated dividend payout ratio for the 64th fiscal year has been reclassified in accordance with IFRS.

- 2. Matters Relating to General Reserve
  - (1) Category of Surplus to Increase and Amount Thereof: General Reserve: 3.

35,000,000,000 yen

(2) Category of Surplus to Decrease and Amount Thereof: Unappropriated Retained Earnings:

35,000,000,000 yen

#### **Proposal 2** Election of Nine (9) Directors

The terms of office of all of fifteen (15) Directors will expire at the conclusion of the Meeting. Accordingly, the Company proposes nine (9) Directors, including three (3) Outside Directors be elected, reviewing the composition of the Board of Directors to accelerate decision-making and enhance the management supervision system of the Company.

The policy to nominate the candidates for Director of the Company is that the Company shall maintain the diversity of the members of its Board of Directors in terms of, without limitation, international experience and gender, subject to the prerequisite that the Company must always select superior personnel, who understand Kyocera Group (the "Group") well and who excel in their "personal qualities," "capability" and "insight" to manage Kyocera. Based on such policy, the Board of Directors decided the candidates for Director after deliberation in advance by an optional Nomination and Remuneration Committee, a majority of whose members are Outside Directors.

The candidates for Director are as follows:

			Expected assignment after election				
No.		Name	Right to represent	Outside Director	Independent Director	Member of the Nomination and Remuneration Committee	
1	Reelection	Goro Yamaguchi	0			0	
2	Reelection	Hideo Tanimoto	0				
3	Reelection	Hiroshi Fure					
4	Reelection	Norihiko Ina					
5	Reelection	Koichi Kano					
6	Reelection	Shoichi Aoki					
7	Reelection	Atsushi Aoyama		0	$\circ$	0	
8	Reelection	Akiko Koyano		0	$\bigcirc$		
9	New election	Eiji Kakiuchi		0	0	0	

No.	Name (Date of birth)		(	Career Summary, Position and Area of Responsibility, and Important Concurrent Post	Number of the Company's Shares Held
1	Goro Yamaguchi	Mar.	1978	Joined the Company	
	(Jan. 21, 1956)	Jun.	2003	Executive Officer of the Company	
		Jun.	2005	Senior Executive Officer of the Company	
		Apr.	2009	Managing Executive Officer of the Company	
	(8)8)	Jun.	2009	Director and Managing Executive Officer of the Company	
		Apr.	2013	President and Representative Director, President and Executive Officer of the Company	48,729
		Apr.	2017	Chairman of the Board and Representative Director of the Company [Present]	
				(Important Concurrent Post outside the Company) Outside Director of KDDI Corporation	
	Reason for nomination as Director	Board and R for the him a capab	office a l of Dir epresent e spread s a Dire le of ac	maguchi has been in charge of leading the management of the Grous a President and Representative Director in 2013, and has properly ectors as a Chairperson of the Board since serving as a Chairman of thative Director from April 2017. He also proactively makes recommended of the corporate philosophy throughout the Group. The Company ector sequentially because the Company believes that he will be adependently because the Company believes that he will be adependently because the Company believes that he will be adependently because the Company believes that he will be adependently because the Company believes that he will be adependently because the Company believes that he will be adependently be a complishing his duties as a Director of the Company, based on his mall insight.	operated the f the Board mendations nominated equately
2	Hideo Tanimoto	Mar.	1982	Joined the Company	
	(Mar. 18, 1960)	Apr.	2015	Executive Officer of the Company	
		Apr.	2016	Managing Executive Officer of the Company	
		Jun.	2016	Director and Managing Executive Officer of the Company	15,335
		Apr.	2017	President and Representative Director, President and Executive Officer of the Company [Present]	10,000
<u>-</u>	Reason for nomination as Director	President the Grand promote because	lent and roup by oting or se the (	animoto has been in charge of leading the management of the Group Representative Director from April 2017. He leads the sustainable working to create new businesses and improve productivity, and staganizational reform, etc. The Company nominated him as a Directo Company believes that he will be adequately capable of accomplish of the Company, based on his experience and exceptional insight.	growth of trongly or sequentially

No.	Name (Date of birth)		C	Career Summary, Position and Area of Responsibility, and Important Concurrent Post	Number of the Company's Shares Held	
3	Hiroshi Fure	Mar.	1984	Joined the Company		
	(Feb. 24, 1960)	Apr.	2009	General Manager of Corporate Automotive Components Group of the Company		
		Apr.	2011	Executive Officer of the Company		
		Apr.	2013	Managing Executive Officer of the Company		
		Jun.	2013	Director and Managing Executive Officer of the Company		
		Apr.	2015	Director and Senior Managing Executive Officer of the Company	7,650	
		Sep.	2016	General Manager of Corporate Organic Materials Semiconductor Components Group of the Company		
		Apr.	2021	Director and Managing Executive Officer of the Company [Present] Executive General Manager of Core Components Business of the Company [Present]		
	Reason for nomination as Director	Comp Semio busing believ	oonents conduct esses. T ves that	Fure held positions as a General Manager of the Corporate Automo Group from 2009 and a General Manager of the Corporate Organic for Components Group thereby contributing to the development of the Company nominated him as a Director sequentially because the he will be adequately capable of accomplishing his duties as a Director sequentially because the seed on his experience and exceptional insight.	e Materials those c Company	
4	Norihiko Ina (Sep. 16, 1963)	Apr.	1987	Joined Mita Industrial Company Ltd. (currently Kyocera Document Solutions Inc.)		
		Aug.	2011	President of Kyocera Mita America, Inc. (currently Kyocera Document Solutions America, Inc.)		
		Apr.	2012	Executive Officer of Kyocera Document Solutions Inc.		
		Apr.	2014	Managing Executive Officer of Kyocera Document Solutions Inc.		
		Jun.	2014	Director and Managing Executive Officer of Kyocera Document Solutions Inc.		
		Apr.	2016	Director of Kyocera Document Solutions Inc. Senior General Manager of Corporate Sales Division of Kyocera Document Solutions Inc.	5,355	
		Apr.	2017	Managing Executive Officer of the Company President and Representative Director of Kyocera Document Solutions Inc.		
		Jun.	2017	Director and Managing Executive Officer of the Company [Present]		
		Apr.	2021	Executive General Manager of Solutions Business of the Company [Present]		
	Reason for nomination as Director	Mr. Norihiko Ina worked as a President and Representative Director of Kyocera Document Solutions Inc. from 2017, and has contributed to its global development. The Company nominated him as a Director sequentially because the Company believes that he will be adequately capable of accomplishing his duties as a Director of the Company, based on his experience and exceptional insight.				

No.	Name (Date of birth)	_	C	Career Summary, Position and Area of Responsibility, and Important Concurrent Post	Number of the Company's Shares Held	
5	Koichi Kano	Mar.	1985	Joined the Company		
	(Sep. 21, 1961)	Jun.	2005	General Manager of Circuit Device Division of the Company		
		Apr.	2012	General Manager of Corporate Development Group of the Company		
	a a	Apr.	2013	Executive Officer of the Company		
		Apr.	2015	Senior Executive Officer of the Company	5,793	
		Apr.	2016	Managing Executive Officer of the Company		
		Jun.	2016	Director and Managing Executive Officer of the Company [Present]		
		Apr.	2021	Deputy Executive General Manager of Electronic Components Business of the Company [Present]		
	Reason for nomination as Director	proper Manag a Direc	guidanger of C ctor seaplishin	Mr. Koichi Kano has contributed to development of the Group by pance on the management of domestic and foreign subsidiaries as a Corporate Development Group of the Company. The Company nor quentially because the Company believes that he will be adequately his duties as a Director of the Company, based on his experience ansight.	General ninated him as y capable of	
6	Shoichi Aoki	Mar.	1983	Joined the Company	_	
	(Sep. 19, 1959)	Jun.	2005	Executive Officer of the Company General Manager of Corporate Accounting Group of the Company		
		May	2008	General Manager of Corporate Financial and Accounting Group of the Company		
		Apr.	2009	Managing Executive Officer of the Company		
		Jun.	2009	Director and Managing Executive Officer of the Company [Present]	14,335	
		Oct.	2010	General Manager of Corporate Financial and Business Systems Administration Group of the Company		
		Apr.	2013	General Manager of Corporate Financial and Accounting Group of the Company		
		Apr.	2018	General Manager of Corporate Management Control Group of the Company		
_		Apr.	2021	Executive General Manager of Headquarters of the Company [Present]		
	Reason for nomination as Director	Mr. Shoichi Aoki has been in charge of the accounting and financing strategy of the Gro and has contributed to development of the Group as he has served as a General Manager the Corporate Financial and Accounting Group for many years. The Company nominate as a Director sequentially because the Company believes that he will be adequately capa accomplishing his duties as a Director of the Company, based on his experience and exceptional insight.				

No.	Name (Date of birth)	Ca	areer Summary, Position and Area of Responsibility, and Important Concurrent Post	Number of the Company's Shares Held
7	Atsushi Aoyama	Apr. 1985	Joined Mitsubishi Research Institute, Inc.	
	(Aug. 2, 1960)	May 1995	Researcher of Imperial College London	
			Associate Professor of Resources Science Laboratory, Tokyo Institute of Technology	878
			Professor of Graduate School of Technology Management, Ritsumeikan University [Present]	070
	The state of the s	Jun. 2016	Outside Director of the Company [Present]	
	Reason for nomination as Outside Director, and overview of expected role  Mr. Atsushi Aoyama has abundant knowledge and experience as well as exceptional in the area of technology management, which creates technological developments and innovation, and carries out research related to research and development and product development processes. After taking office as an Outside Director, he has played a role giving precise advice and supervision of general corporate activities of the Company, so by proactively making recommendations regarding the utilization of AI and IoT based academic knowledge. The Company nominated him as an Outside Director because the Company, based on the above-mentioned reasons. The Company expects that he we continue to play the above-mentioned role after election.			nts and oduct d a role in apany, such as based on ause the e Director of
8	Akiko Koyano (Apr. 23, 1974)		Admitted to the Bar, Registered in the Kyoto Bar Association [Present] Joined Koyano & Aoki Law Office	
		Jul. 2009	Transferred to Koyano LPC	
		Feb. 2018	Partner Attorney-at-law of Koyano LPC [Present]	153
			Outside Director of the Company [Present]	
		2000		
_	Reason for nomination as Outside Director, and overview of expected role	attorney, such gender equalit precise advice proactively ma to diversity. T judged that sh based on the a	by ano has abundant experience and exceptional insight in various as corporate law, and has wide-ranging knowledge into social issety. After taking office as an Outside Director, she has played a role and supervision of general corporate activities of the Company, saking recommendations from a legal perspective and recommendative Company nominated her as an Outside Director because the Company accomplish her duties as an Outside Director of above-mentioned reasons. The Company expects that she will contain to the other contains after election.	e in giving such as by ations related ompany has the Company,

No.	Name (Date of birth)		C	Career Summary, Position and Area of Responsibility, and Important Concurrent Post	Number of the Company's Shares Held
9	Eiji Kakiuchi (Apr. 3, 1954)	Apr.	1981	Joined Dainippon Screen Mfg. Co., Ltd. (currently SCREEN Holdings Co., Ltd.)	
		Apr.	2005	Corporate Officer of Dainippon Screen Mfg. Co., Ltd. (currently SCREEN Holdings Co., Ltd.)	
		Apr.	2006	Senior Corporate Officer of Dainippon Screen Mfg. Co., Ltd. (currently SCREEN Holdings Co., Ltd.)	
		Apr.	2007	Corporate Executive Officer of Dainippon Screen Mfg. Co., Ltd. (currently SCREEN Holdings Co., Ltd.)	500
		Jun.	2011	Director of Dainippon Screen Mfg. Co., Ltd. (currently SCREEN Holdings Co., Ltd.)	
		Apr.	2014	Representative Director, President of Dainippon Screen Mfg. Co., Ltd. (currently SCREEN Holdings Co., Ltd.)	
		Apr.	2016	Chief Executive Officer of SCREEN Holdings Co., Ltd.	
		Jun.	2019	Representative Director, Chairman, Member of the Board of SCREEN Holdings Co., Ltd. [Present]	
_	Reason for nomination as Outside Director, and overview of expected role  Mr. Eiji Kakiuchi has abundant experience and exceptional insight in corporate as he serves as top management of a corporate group that operates business g Company has nominated him as an Outside Director as he will be able to ade duties as an Outside Director and play a role in giving appropriate advice and general corporate activities of the Company, mainly from his perspective as a on his experience and insight. The Company expects that he will play the aborrole after election.		bally. The nately fulfill his upervision of nanager, based		

#### Notes:

- 1. Mr. Goro Yamaguchi, candidate for Director, is a Representative Director of Kyoto Purple Sanga Co., Ltd., with which the Company engages in transactions relating to advertising. Also, he is a Representative Director of Kyocera Communication Systems Co., Ltd., with which the Company engages in transactions relating to the sale of solar products, etc., and the purchase of information systems, etc.
- 2. Mr. Hideo Tanimoto, candidate for Director, is the Chairman of the Board of Dongguan Shilong Kyocera Co., Ltd., with which the Company engages in transactions relating to the supply and purchase of liquid crystal displays and industrial tools, etc. He is also the Chairman of the Board of Kyocera (China) Sales & Trading Corporation, with which the Company engages in transactions relating to the sale of electronic components and industrial tools, etc., and also has a competitive relationship in the business relating to the sale of electronic components and industrial tools, etc.
- 3. Mr. Eiji Kakiuchi, candidate for Director, is the Representative Director of SCREEN Holdings Co., Ltd. The Company engages in transactions relating to the sale of optical components, etc. with the said company, and transactions relating to the sale of ink jet printer heads, etc. with various subsidiaries of the said company. The scale of these transactions is described in 7. (5) below.
- 4. There is no special interest between the other candidates and the Company.
- 5. The number of the Company's shares held by the candidates for Director above is as of March 31, 2021, and it includes their ownership in the Stock Purchase Plan for Kyocera Group Executives.
- 6. The Company has entered into a directors and officers liability insurance policy as provided for in Article 430-3 paragraph (1) with an insurance company. The policy will cover damages incurred by the insured, such as compensation for damages and litigation expenses when they are subject to claims arising from actions (including inaction) conducted based on their position as a director or officer of the Company. Each candidate for Director will be included as an insured in the policy. In addition, when the policy is renewed, the Company plans to renew the policy with the same terms.
- 7. Matters with respect to the candidates for Outside Director are as follows:
  - (1) Mr. Atsushi Aoyama, Ms. Akiko Koyano and Mr. Eiji Kakiuchi are candidates for Outside Director.
  - (2) Although Ms. Akiko Koyano has not been directly involved in corporate management other than through her undertaking of offices of Outside Director and Outside Audit & Supervisory Board Member of some companies, the Company believes that she will be adequately capable of accomplishing her duties as an Outside Director of the Company because she has abundant experience and exceptional insight in various areas as an attorney.
  - (3) The number of years from the time of Mr. Atsushi Aoyama and Ms. Akiko Koyano's assumption of offices as Outside Directors of the Company to the conclusion of the Meeting and times of attendances at the meetings of the Board of Directors held during the 67<sup>th</sup> fiscal year are as follows:

	Number of years from the time of assumption of offices as Outside Director of the Company to the conclusion of the Meeting	Attendances at the meeting of the Board of Directors held during the 67th fiscal year of the Company
Atsushi Aoyama	5 years	Attendance ratio 100% (12 out of 12 meetings)
Akiko Koyano	2 years	Attendance ratio 100% (12 out of 12 meetings)

- (4) The Company has entered into agreements with Mr. Atsushi Aoyama and Ms. Akiko Koyano, regarding the limitation of their liability for damages caused by negligence in the performance of their duties, in accordance with the provisions of the Companies Act and the Articles of Incorporation of the Company. The amount of liability to which they are subject, as set under such agreements, is limited to the minimum amount of liability provided under applicable laws and regulations. The Company will maintain such agreement if their re-election as an Outside Director is approved. The Company will also enter into an agreement under the same terms and conditions with Mr. Eiji Kakiuchi if his election as an Outside Director is approved.
- (5) The Company has designated Mr. Atsushi Aoyama and Ms. Akiko Koyano as Independent Directors as provided for by Tokyo Stock Exchange. The Company will also designate Mr. Eiji Kakiuchi as an Independent Director as provided for by the aforementioned exchange if his election as an Outside Director is approved. Although the Company has a business relationship with SCREEN Holdings Co., Ltd., where Mr. Eiji Kakiuchi serves as the Representative Director as described in 3. above, the amounts of the applicable business transactions represent less than 0.3% of the consolidated net sales of either the Group or the SCREEN Group in any of the past three fiscal years and, therefore, the Company deems that this does not affect his independence.
- (6) In January 2021, while Mr. Atsushi Aoyama and Ms. Akiko Koyano were appointed as Outside Directors of the Company, the Company identified that an inappropriate response related to certification by Underwriters Laboratories, which is a third-party safety science organization in the U.S., for chemical products manufactured and sold by the Company had occurred, and disclosed the fact publicly. They were both unaware of this matter until they received a report from the Company. However, they regularly promoted awareness regarding the importance of compliance at Board of Directors meetings and so forth. Once this matter came to light, they have performed their duty by calling strongly for an understanding of the facts, identification of causes, and strengthening of governance and compliance systems, and by making recommendations to prevent recurrence in the Group.
- 8. Akiko Koyano, as set forth above, is her professional name. Her name on the family register is Akiko Yamamoto.

#### **Proposal 3** Election of One (1) Substitute Audit & Supervisory Board Member

The Company proposes to elect one (1) substitute Audit & Supervisory Board Member in advance to be ready to fill a vacant position should the number of Audit & Supervisory Board Members fall below the number required by laws and regulations.

The Audit & Supervisory Board has consented to the proposal.

The candidate for Audit & Supervisory Board Member is as follows:

Name (Date of birth)	Career Summary, Position and Important Concurrent Post	Number of the Company's Shares Held	
Minoru Kida (Jul. 30, 1970)	Oct. 1993 Joined Showa Ota & Co. (currently Ernst & Young ShinNihon LLC)		
	Jan. 2004 Head of Kida CPA Office [Present]		
	Dec. 2006 Representative Partner of Gravitas Audit Corporation [Present]		
	Mar. 2019 Outside Director (Audit and Supervisory Committee Member) of OPTEX GROUP CO., LTD. [Present]	0	
Reason for nomination as substitute Outside Audit & Supervisory Board Member			

#### Notes:

- 1. There is no special interest between Mr. Minoru Kida and the Company.
- 2. The number of the Company's shares held by Mr. Minoru Kida is as of March 31, 2021.
- 3. Mr. Minoru Kida is a candidate for substitute Outside Audit & Supervisory Board Member.
- 4. Although Mr. Minoru Kida has not been directly involved in corporate management other than through his undertaking of offices of Outside Director and Outside Audit & Supervisory Board Member of some companies, the Company believes that he will be adequately capable of accomplishing his duties as an Outside Audit & Supervisory Board Member because he is familiar with corporate accounting and tax as a certified public accountant and tax accountant.
- 5. If Mr. Minoru Kida assumes the office as an Audit & Supervisory Board Member, the Company plans to enter into an agreement with him regarding the limitation of his liability for damages caused by negligence in the performance of his duties, in accordance with the provisions of the Companies Act and the Articles of Incorporation of the Company. The amount of liability to which he is subject, as set under such agreement, is limited to the minimum amount of liability provided under applicable laws and regulations.
- 6. The Company has entered into a directors and officers liability insurance policy as provided for in Article 430-3 paragraph (1) with an insurance company. The policy will cover damages incurred by the insured, such as compensation for damages and litigation expenses when they are subject to claims arising from actions (including inaction) conducted based on their position as a director or officer of the Company. If Mr. Minoru Kida assumes the office as an Audit & Supervisory Board Member, he will be included as an insured in the policy. In addition, when the policy is renewed, the Company plans to renew the policy with the same terms.
- 7. The Company will designate Mr. Minoru Kida as an Independent Audit & Supervisory Board Member as provided for by Tokyo Stock Exchange if he assumes the office as an Audit & Supervisory Board Member.

#### Reference

[Independence Standards for Outside Directors and Outside Audit & Supervisory Board Members]

The Company judges that an Outside Director and an Outside Audit & Supervisory Board Member who is not fallen under any of the following items is independent of the Company.

- (1) An executive (note 1) of the Group (note 2).
- (2) A person who has been an executive (including a non-executive Director when judging the independence of an Outside Audit & Supervisory Board Member) of the Group in the past 10 years (note 3).
- (3) A major business partner of the Group (a business partner whose payments to the Group or payments received from the Group in the most recent fiscal year represent 2% or more of the consolidated net sales of either the Company or the business partner) or an executive thereof.
- (4) A person who is a consultant, accounting professional or legal professional who receives a large amount of monetary consideration or other property (10 million yen or more per year in the case of individuals, and 2% or more of the total income per year in the case of a body) from the Group, besides remuneration as a Director or an Audit & Supervisory Board Member.
- (5) A person who belongs to audit firms which are the Accounting Auditors of the Group.
- (6) A person who receives a large donation or subsidy (donation or subsidy of an amount equal to or more than 10 million yen or 2% of the total income of the person per year, whichever is greater) from the Group or an executive thereof.
- (7) A major shareholder (a shareholder who holds shares with 5% or more of total voting rights at the end of the most recent fiscal year) of the Company or an executive thereof.
- (8) An executive of the company which accept Directors or Audit & Supervisory Board Members (both full-time and part-time) from the Group, its parent companies or subsidiaries (except when the company, its parent companies or subsidiaries belong to the Group).
- (9) A person who has fallen under any of items (3) through (8) above in the past three years.
- (10) A spouse or relative within the second degree of kinship, of a person who falls under any of items (1) through (9) above (limited to the person in an important position (note 4)).
- (11) Any other person who is likely to have serious conflicts of interest with general shareholders.

#### Notes:

- 1. An "executive" means an Executive Director, Operating Officer, Executive Officer or other person or employee similar thereto.
- 2. "The Group" means the Company or its subsidiaries.
- 3. When judging the independence of an Outside Director who was a non-executive Director or an Audit & Supervisory Board Member of the Group (in the case of an Outside Audit & Supervisory Board Member who was an Audit & Supervisory Board Member of the Group) at any time in the past 10 years, "the past 10 years" means the 10 years prior to his or her appointment to those positions.
- 4. An "important position" means a Director, Audit & Supervisory Board Member, Executive Officer, Operating Officer, other person similar thereto, or an employee who executes important operations, such as a general manager.

- END

(Accompanying Documents for the Notice of the 67th Ordinary General Meeting of Shareholders)

**Business Report** (April 1, 2020 to March 31, 2021)

#### 1. Current Conditions of Kyocera Corporation and its Consolidated Subsidiaries

#### (1) Business Progress and Results

During fiscal 2021, sales revenue and profit decreased compared with fiscal 2020 due to the impact of the economic downturn caused by the spread of COVID-19.

Sales revenue in the Components Business increased slightly compared with fiscal 2020 due to the contribution of M&A activities and increased demand in the semiconductor and 5G-related markets, which more than offset the significant adverse impact of a slump in the automotive-related market during the three months ended June 30, 2020 ("the first quarter"). On the other hand, sales revenue in the Equipment & Systems Business decreased. As a result, sales revenue for fiscal 2021 decreased by 72,156 million yen, or 4.5%, to 1,526,897 million yen, compared with fiscal 2020.

Profits decreased as compared with fiscal 2020 due to the decrease in sales revenue and also an increase in depreciation charges as well as the recording of a one-time loss in the smart energy business\*1. Operating profit decreased by 29,549 million yen, or 29.5%, to 70,644 million yen, profit before income taxes decreased by 31,267 million yen, or 21.0%, to 117,559 million yen, and profit attributable to owners of the parent decreased by 17,507 million yen, or 16.3%, to 90,214 million yen.

The average exchange rates for fiscal 2021 were 106 yen to the U.S. dollar, marking appreciation of 3 yen or 2.8%, and 124 yen to the euro, marking depreciation of 3 yen or 2.5%, compared with fiscal 2020. As a result, sales revenue after translation into yen for fiscal 2021 was pushed down by approximately 9 billion yen compared with fiscal 2020.

#### (Notes for Page 22-30)

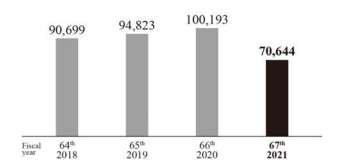
- 1. The amounts, numbers of shares and ratios (%) in this report are rounded to the nearest unit.
- 2. Graphs in this report are presented solely for reference.
- 3. Kyocera has adopted the International Financial Reporting Standards ("IFRS") in lieu of the Generally Accepted Accounting Principles of the United States of America ("U.S. GAAP") from the 65<sup>th</sup> fiscal year. Accordingly, financial results for the 64<sup>th</sup> fiscal year have been reclassified in accordance with IFRS. Account title is also presented in accordance with IFRS.
- 4. Page 22 \*1: On April 1, 2020, the "solar energy business" was renamed the "smart energy business."
- 5. Page 27, 29 \*2: On April 1, 2020 (beginning of the 67<sup>th</sup> fiscal year), a domestic subsidiary, Kyocera Communication Systems Co., Ltd., which is included in "Communications Group," absorbed and merged with a domestic subsidiary Kyocera Solar Corporation, which was included in "Life & Environment Group." As a result, graphs for the 66<sup>th</sup> fiscal year and earlier have been reclassified in the reporting segment after the merger.
- 6. The sum total of sales composition ratio shown on pages 24 to 29 shall not be 100% because "Others" and "Adjustments and Eliminations", when aggregated, accounting for (0.9%) of consolidated sales revenue in the 67<sup>th</sup> fiscal year.

# **Highlights of Consolidated Results**

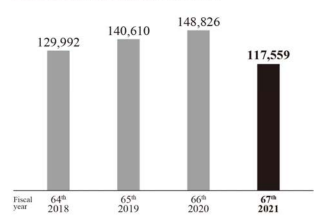
Sales revenue (Yen in millions)

# 1,577,039 1,623,710 1,599,053 **1,526,897**Fiscal 64<sup>th</sup> 92018 2019 2020 2021

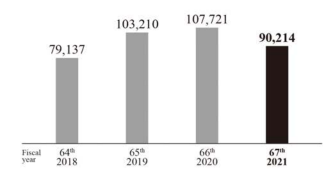
Operating profit (Yen in millions)



Profit before income taxes (Yen in millions)



Profit attributable to owners of the parent (Yen in millions)



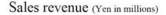
# **Consolidated Results by Reporting Segment**

#### **Industrial & Automotive Components Group**

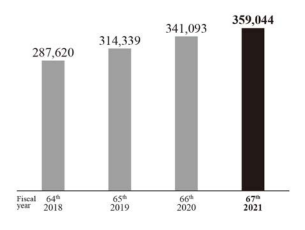
Sales Revenue: 359,044 million yen, up 5.3% year on year Business Profit: 18,142 million yen, up 14.7% year on year

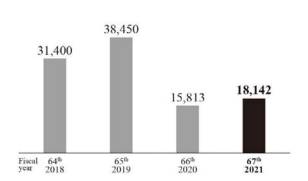


Sales revenue increased compared with fiscal 2020. In addition to contributions from M&A activities, sales of fine ceramic parts for semiconductor processing equipment increased. Business profit increased due to increased sales revenue and decreased manufacturing cost, which more than offset the impact of an increase in depreciation charges, etc.



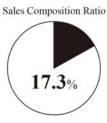
#### Business profit (Yen in millions)



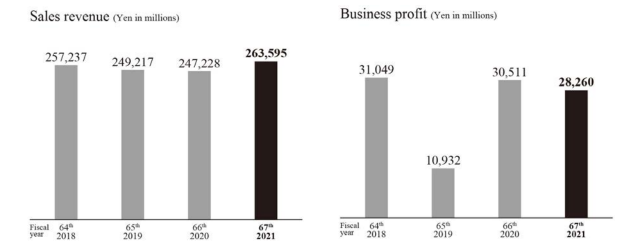


#### **Semiconductor Components Group**

Sales Revenue: 263,595 million yen, up 6.6% year on year Business Profit: 28,260 million yen, down 7.4% year on year

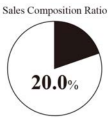


Sales revenue increased compared with fiscal 2020 due mainly to strong demand for ceramic packages for 5G capable smartphones. On the other hand, business profit decreased due to an increase in depreciation charges, etc.

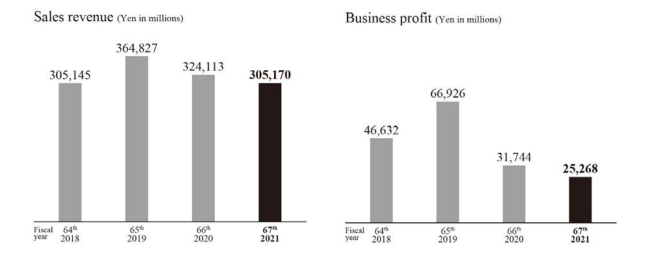


#### **Electronic Devices Group**

Sales Revenue: 305,170 million yen, down 5.8% year on year Business Profit: 25,268 million yen, down 20.4% year on year

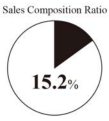


Sales revenue decreased compared with fiscal 2020, due to a decrease in sales at AVX Corporation and sales of printing devices, particularly for the industrial market. Business profit decreased mainly due to the decrease in sales revenue and an increase in depreciation charges.

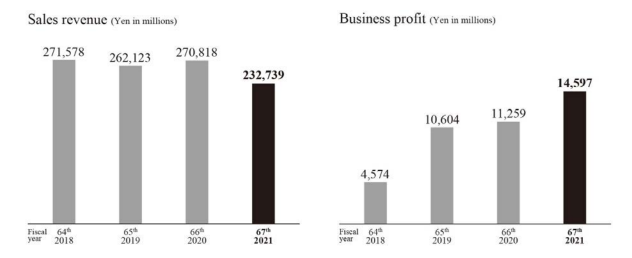


#### Communications Group\*2

Sales Revenue: 232,739 million yen, down 14.1% year on year Business Profit: 14,597 million yen, up 29.6% year on year

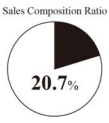


Sales revenue decreased compared with fiscal 2020 due to a decrease in the number of mobile phone handsets sold and a decrease in sales in the engineering business. On the other hand, business profit increased as a result of our efforts to reduce costs.

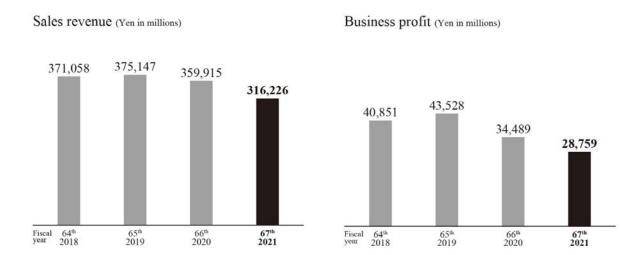


#### **Document Solutions Group**

Sales Revenue: 316,226 million yen, down 12.1% year on year Business Profit: 28,759 million yen, down 16.6% year on year

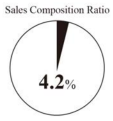


Sales revenue and business profit decreased compared with fiscal 2020. Despite a recovery in demand after hitting bottom in the first quarter, demand for fiscal 2021 as a whole did not reach the level of fiscal 2020. In particular, sales of equipment and consumables decreased.



#### Life & Environment Group\*2

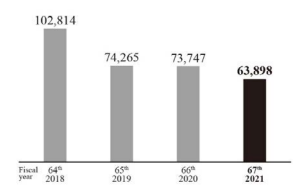
Sales Revenue: 63,898 million yen, down 13.4% year on year Business Profit (Loss): (23,952) million yen, down 12,987 million yen year on year

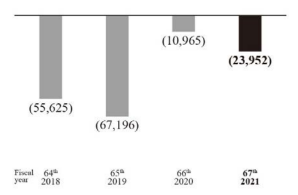


Sales revenue decreased compared with fiscal 2020 due mainly to lower sales of solar power generation systems in the smart energy business. Business loss increased due to lower sales revenue and the recording of an impairment loss and goodwill as well as intangible assets in the smart energy business.

Sales revenue (Yen in millions)

Business profit (Yen in millions)



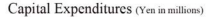


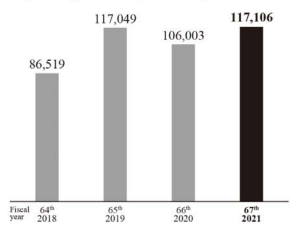
#### (2) Capital Expenditures

During fiscal 2021, Kyocera made capital expenditures to enhance production capacity, especially in Electronic Devices Group and Semiconductor Components Group in order to cope with the increased demand for 5G-related products. In addition, Kyocera promoted the introduction of automated production lines mainly at domestic production sites to further improve the productivity.

As a result, capital expenditures for fiscal 2021 increased by 11,103 million yen, or 10.5%, to 117,106 million yen, compared with fiscal 2020.

Required funds for fiscal 2021 were mainly financed from cash on hand.





#### (3) Issues to be Addressed

#### 1. Medium and Long-term Management Strategy

Kyocera aims to become a high-growth and profitable company by maximizing its comprehensive strengths through the utilization of the Group's various management resources and by strengthening alliances with external resources. In particular, we are working to expand existing businesses and create new businesses mainly in the "Information & Communications," "Automotive-related," "Environment & Energy" and "Medical & Healthcare" markets, while also making efforts to double productivity to improve profitability.

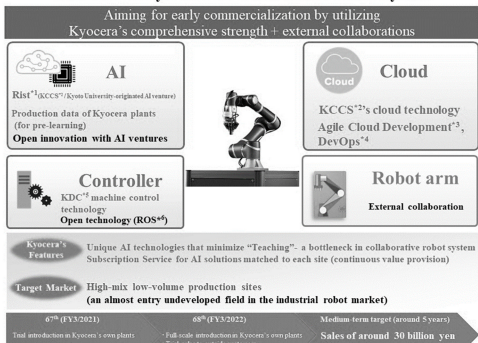
Furthermore, in order to revitalize the organization to accelerate growth, sixteen main business sectors and subsidiaries were consolidated into three reporting segments, namely, the "Core Components Business," "Electronic Components Business" and "Solutions Business" from April 2021, and the administrative divisions were consolidated into "Headquarters." With newly appointed executive officers in charge of each organization, who have been delegated substantial authority from our top management, we will implement a quicker and more dynamic management decision system.

#### 2. Major Management Challenges

a. Expand existing businesses and create new businesses
In the "Information & Communications" and "Automotive-related" markets, robust demand for 5G,
semiconductors and ADAS-related products is expected to continue. We continue to actively make capital
investment to seize this business opportunity and expand existing businesses. In particular, to enhance our
production capacity for ceramic packages, capacitors and crystal devices etc., we will install mass production
systems and automation of production lines, as well as construct new buildings at production sites in Japan
and overseas.

In order to achieve medium- to long-term growth, we will strive to create new businesses, which will contribute to the solution of social issues, by strengthening cooperation within and outside the group. We are entering the AI collaborative robot system business utilizing our unique AI technology, etc. We have also begun development of application for gallium nitride (GaN) devices, a key material that will contribute to the achievement of a low-carbon emission society. In addition, we are developing energy businesses which place solar power generation systems at their center, as well as regenerative medicine businesses taking advantage of our accumulated know-how in the artificial joint business. In the future, we will promote the trial introduction and demonstration of these new businesses to achieve contributions to profit as soon as possible.

#### Overview of Kyocera's AI Collaborative Robot System

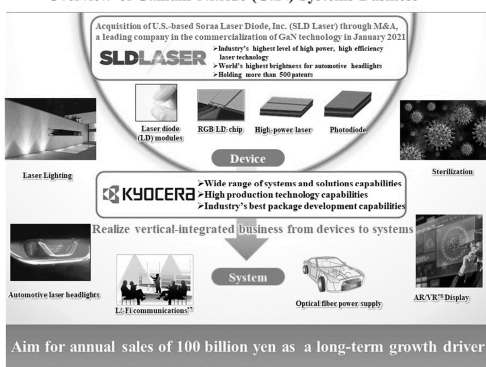


- \*1 Rist: Rist, Inc., a group company of Kyocera Communication Systems Co., Ltd.\*2 KCCS: Kyocera Communication Systems Co., Ltd.
- \*3 Agile Cloud Development, \*4 DevOps: A method of system and software development
  Agile software development is a software development method that promotes development of processes from planning to design, development, testing, etc.
- by having small functional units as a team, working collaboratively and repeatedly.

  DevOps is a coined term that combines Development and Operations. It is a method for developers and operations personnel to collaborate on development.

  \*5 KDC: Kyocera Document Solutions \*6 ROS: Robot Operating System: A software platform for robots.

#### Overview of Gallium Nitride (GaN) Systems Business



<sup>\*7</sup> Li-Fi communication: A wireless communication technology which utilizes lights such as laser \*8 AR/VR: AR stands for Augmented Reality, VR stands for Virtual Reality.

#### b. Double Productivity

We are working to double productivity by developing production technologies that make full use of AI, robots and IoT. Specifically, at our manufacturing site for clay-type lithium-ion energy storage system, we are constructing a smart factory that incorporate data links among our manufacturing processes through IoT devices and make production lines autonomous through AI control. In the future, we will expand these automation technologies and systems to each business in order to improve the productivity of the Group as a whole.

In addition, we will make further use of remote work, which has accelerated due to the COVID-19 pandemic, to further improve operational efficiency in our sales and administrative divisions.

#### **Overview of Smart Factory** Unique data platform AIMEE Instruct the optimum Forecast and automatically Immediately recalculate Collect data from each process placement of people, control workmanship actual data materials, and equipment Minimization of work in process Automated transport/replenishment at the right time and in the right (データ収集) process for all processes Quality improvement Planned production Forecast defects through Correctly ascertain the data analysis plan and actual results Transport instructions, etc. To the line with zero defects and reflect the actual situation in real time Raw materials process Pre-charge process

3. Promotion of ESG (Environment, Social and Governance) Management

Kyocera strives to address environmental and social issues as well as strengthen corporate governance, for sustainable corporate management.

With respect to environmental issues, we are working to reduce greenhouse gas emissions through the use of renewable energy, including the installation of solar power generation systems at our own sites. We are also setting long-term environmental targets and enhancing information disclosure based on TCFD (Task Force on Climate-related Financial Disclosures) recommendations.

Regarding social issues, we are working to create a work environment and systems in which diverse human resources can play an active role in order to realize our management rationale "To provide opportunities for the material and intellectual growth of all our employees." In addition to the arrangement of flexible work systems, we are introducing various systems to encourage new ideas and challenges.

With regard to corporate governance, we are working to further clarify the role of the Board of Directors in management supervision and execution and also to improve its effectiveness. At the 67<sup>th</sup> Ordinary General Meeting of Shareholders to be held in June 2021, Kyocera will propose to increase the ratio of Outside Directors to one-third of all Directors. Kyocera will also propose to nominate a corporate executive as a new Outside Director. With this new board structure, we aim to establish an enhanced level of corporate governance.

## **Promotion of ESG Management**

1. Responding to Environment Issues 2. Active Participation of Diverse Workforce 3. Strengthening Corporate Governance

#### Utilize renewable energy

Installation of solar power generation systems at own sites

## Introduce a flexible work system

Work from home, flextime system, etc.

#### Increase ratio of outside directors

Following the resolution of the 67th Ordinary General Meeting of Shareholders, the number of internal directors will be reduced by half and the ratio of outside directors will be increased.

# Establish long-term environmental targets

Setting targets for reducing greenhouse gas emissions and introducing renewable energy

> SCIENCE BASED TARGETS

# Introduce a system to support challenges

Launch the new business idea startup programs utilize system for seconding personnel to external ventures, etc.

#### [Composition of the Board of Directors]

Before resolution	After resolution
12	6
3	3
1/5	$\frac{1}{3}$
	resolution

# Enhancement of disclosure based on TCFD

Details disclosed in the Integrated Report



## Promote active participation by

Raise the ratio of female managers Aim to reach 6%\*9 by the end of March 2023 (Reference) 3.5%\*9 as of April 1, 2020

\*9 At Kyocera Corporation

# Propose Election of Outside Director with Management Experience

Eiji Kakiuchi Representative Director, Chairman, Member of the Board of SCREEN Holdings Co., Ltd.

## (4) Principal Businesses (as of March 31, 2021)

kitchen tools.

Kyocera manufactures and sells a highly diversified range of products, including fine ceramic components and various kinds of products utilizing fine ceramic technologies, telecommunications and information equipment, etc. The principal products and businesses are as follows:

Reporting Segment and Content of Business	Principal Product and Business
Industrial & Automotive Components Group: Kyocera provides various kinds of fine ceramic components, camera modules and liquid crystal displays to the industrial machinery and automotive-related markets. We also provide industrial tools such as cutting tools and pneumatic and power tools to the automotive, general industrial and construction markets.	Fine Ceramic Components Automotive Components Liquid Crystal Displays Industrial Tools
Semiconductor Components Group: Kyocera provides ceramic and organic packages for protecting electronic components and ICs to the information and communication and automotive-related markets, etc.	Ceramic Packages Organic Packages and Boards
Electronic Devices Group:  Kyocera provides various electronic components and devices for diverse fields from familiar products such as smartphones to industrial machines.	Capacitors Crystal Devices SAW Devices Connectors Power Semiconductor Devices Sensing and Control Devices Printing Devices
Communications Group:  Kyocera provides communications modules that support in-vehicle installation and IoT in addition to mobile phones embedded with unique functionality such as exceptional durability and features specifically for senior users. We also provide ICT solutions that support a company's management and promote DX, and engineering services that support communication infrastructure.	Smartphones Mobile Phones Communication Modules (Telematics, IoT) Information Systems and Telecommunication Services
Document Solutions Group:  Kyocera provides a diverse lineup of printers,  MFPs and commercial inkjet printers featuring outstanding environmental performance as well as document solution services that resolve document- related issues.	Printers Multifunctional Products (MFPs) Commercial Inkjet Printers Document Solution Services Supplies
Life & Environment Group:  Kyocera provides products related to life and environment such as environmental energy-related products, medical products, jewelry and	Solar Power Generating System Related Products Medical Devices Jewelry and Ceramic Knives

## (5) Significant Subsidiaries (as of March 31, 2021)

Name of Subsidiary	(Yen i	nt of Capital in Millions I Others nousands)	Ownership by Kyocera Corporation (%)	Principal Business
Kyocera Document Solutions Inc.	Yen	12,000	100.00	Development, manufacture and sale of printers and multifunctional products and provision of document solution services
Kyocera Communication Systems Co., Ltd.	Yen	2,986	76.64	Provision of information systems and telecommunication services
Kyocera (China) Sales & Trading Corporation	US\$	10,000	90.00	Sale of industrial tools, ceramic packages and electronic components
Kyocera (Tianjin) Solar Energy Co., Ltd.	US\$	30,200	90.00	Manufacture of solar power generating system related products
Dongguan Shilong Kyocera Co., Ltd.	HK\$	472,202	90.00	Manufacture of liquid crystal displays and industrial tools
Kyocera Korea Co., Ltd.	Won	1,200,000	100.00	Sale of semiconductor components and electronic components
Kyocera Asia Pacific Pte. Ltd.	US\$	35,830	100.00	Sale of industrial tools, semiconductor components and electronic components
AVX Corporation	US\$	1,763	100.00	Development, manufacture and sale of electronic components
Kyocera International, Inc.	US\$	34,850	100.00	Manufacture and sale of fine ceramic components and semiconductor components, and sale of mobile phones
Kyocera Europe GmbH	EURO	1,687	100.00	Sale of fine ceramic components, semiconductor components and printing devices

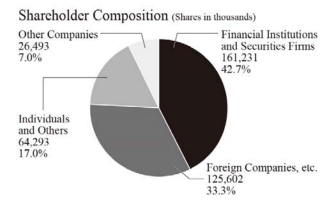
**2. Shares** (as of March 31, 2021)

(1) Total Number of Shares Authorized to Be Issued:	600,000,000
(2) Total Number of Shares Issued:	377,618,580
(Of which, Number of Treasury Shares:	15,178,204)
(3) Number of Shareholders:	50,845

(4) Major Shareholders (Top 10 Largest Shareholders)

Name	Number of Shares Owned (Shares in thousands)	Share Ownership Ratio (%)
The Master Trust Bank of Japan, Ltd. (Trust Account)	61,520	16.97
Custody Bank of Japan, Ltd. (Trust Account)	26,071	7.19
The Bank of Kyoto, Ltd.	14,436	3.98
SSBTC Client Omnibus Account	12,538	3.46
Kazuo Inamori	10,212	2.82
Inamori Foundation	9,360	2.58
KI Enterprise Co., Ltd	7,099	1.96
Stock Purchase Plan for Kyocera Group Employees	6,526	1.80
Custody Bank of Japan, Ltd.		
(Stock Investment Trust Account)	5,769	1.59
State Street Bank West Client - Treaty 505234	5,101	1.41

Note: Share ownership ratios are calculated after deduction of the treasury shares.



# (5) Shares issued to Directors and Audit & Supervisory Board Members as a consideration for the execution of the duties in fiscal 2021

	Class and Number of Shares	Persons provided
Directors (excluding Outside Directors)	Common stock 7,477 shares	10 persons
Outside Directors	-	-
Audit & Supervisory Board Members	-	-

(Notes) The Company's common stocks were delivered as the restricted stock compensation. An outline of the transfer restrictions under the restricted stock allocation agreement is as follows.

- (1) An Eligible Officer may not transfer, create security interest on, or otherwise dispose the Allocated Stocks during the restriction period (30 years).
- (2) The Company will cancel the transfer restriction when an Eligible Officer meets certain conditions. These conditions include the expiration of the transfer restriction period, and resignation or retirement from his/her position as the Director, etc. of the Company during the transfer restriction period due to death, expiration of term of office, or other reasons deemed legitimate by the Board of Directors.

# 3. Directors and Audit & Supervisory Board Members

## (1) List of Directors and Audit & Supervisory Board Members (as of March 31, 2021)

Position	Name	Area of Responsibility and Important Concurrent Post
Chairman of the Board and Representative Director	Goro Yamaguchi	
President and Representative Director	Hideo Tanimoto	President and Executive Officer
Director	Hiroshi Fure	Senior Managing Executive Officer General Manager of CorporateOrganic Materials Semiconductor Components Group
Director	Yoji Date	Senior Managing Executive Officer General Manager of Corporate Electronic Components Group
Director	Norihiko Ina	Managing Executive Officer President and Representative Director of Kyocera Document Solutions Inc.
Director	Keiji Itsukushima	Managing Executive Officer General Manager of Corporate Communication Equipment Group
Director	Koichi Kano	Managing Executive Officer General Manager of Corporate Development Group
Director	Shoichi Aoki	Managing Executive Officer General Manager of Corporate Management Control Group
Director	Takashi Sato	Managing Executive Officer General Manager of Corporate General Affairs Human Resources Group
Director	Junichi Jinno	Managing Executive Officer General Manager of Corporate Legal and Intellectual Property Group
Director	John Sarvis	Chairman of the Board, Chief Executive Officer and President of AVX Corporation
Director	Robert Whisler	President and Director of Kyocera International Inc.
Director	Hiroto Mizobata	Certified Public Accountant Licensed Tax Accountant Representative of Mizobata Certified Public Accountant Office

Position	Name	Area of Responsibility and Important Concurrent Post
Director	Atsushi Aoyama	Professor of Graduate School of Technology Management, Ritsumeikan University
Director	Akiko Koyano	Attorney-at-law Partner Attorney-at-law of Koyano LPC
Full-time Audit & Supervisory Board Member	Itsuki Harada	
Full-time Audit & Supervisory Board Member	Shigeru Koyama	
Audit & Supervisory Board Member	Hitoshi Sakata	Attorney-at-law Partner Attorney-at-law of Oike Law Office
Audit & Supervisory Board Member	Masaaki Akiyama	Certified Public Accountant

#### Notes:

- 1. At the 66th Ordinary General Meeting of Shareholders held on June 25, 2020, Shigeru Koyama was newly elected and assumed the position of Audit & Supervisory Board Member.
- 2. Director and Audit & Supervisory Board Member retired during fiscal 2021 are as follows:

Position as of Retirement	Name	Area of Responsibility and Important Concurrent Post as of Retirement	Reason for Retirement	Retirement Date	
Director	Ken Ishii	Assistant to General Manager of Corporate Industrial Tool Group	Resignation	June 25, 2020	
Audit & Supervisory Board Member	Osamu Nishieda	Attorney-at-law	Expiration of term of office	June 25, 2020	

- 3. Important concurrent posts undertaken by Directors and Audit & Supervisory Board Members in fiscal 2021.
  - (1) Mr. Goro Yamaguchi, Chairman of the Board and Representative Director, serves as an Outside Director of KDDI Corporation.
  - (2) Mr. Hiroto Mizobata, Director, serves as an Outside Director (Audit and Supervisory Committee Member) of Yamaki Co., Ltd. and of ES-CON JAPAN Ltd.
  - (3) Mr. Hitoshi Sakata, Audit & Supervisory Board Member, serves as an Outside Director of Nippon Shinyaku Co., Ltd.
  - (4) Mr. Masaaki Akiyama, Audit & Supervisory Board Member, serves as an Outside Audit & Supervisory Board Member of Joyful Honda Co., Ltd.
- 4. Important concurrent posts undertaken by Outside Directors and Outside Audit & Supervisory Board Members, and their relations with Kyocera Corporation
  - (1) There is no special interest between Kyocera Corporation and Mizobata Certified Public Accountant Office where Mr. Hiroto Mizobata, Director, serves as a Representative. Also, there is no special interest between Kyocera Corporation and Yamaki Co., Ltd. and ES-CON JAPAN Ltd. where he serves as an Outside Director (Audit and Supervisory Committee Member).
  - (2) There is no special interest between Kyocera Corporation and Ritsumeikan University where Mr. Atsushi Aoyama, Director, serves as a Professor of Graduate School.
  - (3) There is no special interest between Kyocera Corporation and Koyano LPC where Ms. Akiko Koyano, Director, serves as a Partner Attorney-at-law.
  - (4) There is no special interest between Kyocera Corporation and Oike Law Office where Mr. Hitoshi Sakata, Audit & Supervisory Board Member, serves as a Partner Attorney-at-law. Also, there is no

- special interest between Kyocera Corporation and Nippon Shinyaku Co., Ltd. where he serves as an Outside Director.
- (5) There is no special interest between Kyocera Corporation and Joyful Honda Co., Ltd. where Mr. Masaaki Akiyama, Audit & Supervisory Board Member, serves as an Outside Audit & Supervisory Board Member.
- 5. Messrs. Hiroto Mizobata and Atsushi Aoyama and Ms. Akiko Koyano are Outside Directors, and Messrs. Hitoshi Sakata and Masaaki Akiyama are Outside Audit & Supervisory Board Members.
- 6. Mr. Itsuki Harada, Audit & Supervisory Board Member, has long experience in the accounting department and substantial knowledge of finance and accounting.
- 7. Mr. Masaaki Akiyama, Audit & Supervisory Board Member, has qualifications as a Certified Public Accountant and substantial knowledge of finance and accounting.
- 8. Kyocera Corporation has designated Messrs. Hiroto Mizobata and Atsushi Aoyama and Ms. Akiko Koyano as Independent Directors, and Messrs. Hitoshi Sakata and Masaaki Akiyama as Independent Audit & Supervisory Board Members, as provided for in the rules of the Tokyo Stock Exchange.
- 9. "Area of Responsibility and Important Concurrent Post" of Directors was changed as of April 1, 2021 as follows:

Position	Name	Area of Responsibility and Important Concurrent Post
Director	Hiroshi Fure	Managing Executive Officer
		Executive General Manager of Core Components Business
Director	Yoji Date	Managing Executive Officer General Manager of Corporate Electronic Components Group
Director	Norihiko Ina	Managing Executive Officer Executive General Manager of Solutions Business
Director	Koichi Kano	Managing Executive Officer
		Deputy Executive General Manager of Electronic Components Business
Director	Shoichi Aoki	Managing Executive Officer Executive General Manager of Headquarters
Director	John Sarvis	Managing Executive Officer
		Executive General Manager of Electronic Components Business
		Chairman of the Board, Chief Executive Officer and President of AVX Corporation
Director	Robert Whisler	Managing Executive Officer
		President and Director of Kyocera International, Inc.

## (2) Summary of Agreements Regarding the Limitation of Liability

Kyocera Corporation has entered into agreements with all of the Outside Directors and Outside Audit & Supervisory Board Members regarding the limitation of their liability for damages caused by negligence in the performance of their duties, in accordance with Article 427, paragraph (1) of the Companies Act and Articles 28 and 36 of the Articles of Incorporation of the Company. The amount of liability to which they are subject, as set under such agreements, is limited to the minimum amount of liability provided under applicable laws and regulations.

#### (3) Total Amount of Remuneration to Directors and Audit & Supervisory Board Members

(i) Total Amount of Remuneration to Directors and Audit & Supervisory Board Members for Fiscal 2021

Classification	Amount of Remuneration	Basic Remuneration		Basic Remuneration Performance-linked remuneration (Bonuses to Directors)		Non-monetary remuneration (Restricted Stock Compensation)	
		Total amount	Persons paid	Total amount	Persons paid	Total amount	Persons paid
Directors	367 million yen	205 million yen	15 persons	116 million yen	12 persons	46 million yen	10 persons
(Outside Directors out of Directors above)	(39 million yen)	(39 million yen)	(3 persons)	(-)	(-)	(-)	(-)
Audit & Supervisory Board Members	67 million yen	67 million yen	5 persons	-	-	-	-
(Outside Audit & Supervisory Board Members out of Audit & Supervisory Members above)	(22 million yen)	(22 million yen)	(2 persons)	(-)	(-)	(-)	(-)
Total	434 million yen	272 million yen	20 persons	116 million yen	12 persons	46 million yen	10 persons
Total	(61 million yen)	(61 million yen)	(5 persons)	(-)	(-)	(-)	(-)

- (Notes) 1. Aside from the remuneration in the above table, the aggregate amount of remuneration to Directors (excluding Outside Directors) was 366 million yen in remuneration for services as employees or Executive Officers for those Directors who serve as such.
  - As of the end of fiscal 2021, there were 15 Directors (including 3 Outside Directors) and 4
    Audit & Supervisory Board Members (including 2 Outside Audit & Supervisory Board
    Members).
  - 3. Bonuses to Directors are paid to Directors as performance-linked remuneration.

    The performance indicator for bonuses to Directors is profit attributable to owners of the parent and this amounted to 90,214 million yen. This was selected as a performance indicator to clarify the link with dividends and to ensure conformance with the interests of shareholders. The amount of bonuses to Directors is calculated by multiplying a prescribed numerical value determined based on the performance indicator by a prescribed coefficient according to the position of the Director and a coefficient for individual assessments based on the degree of contribution to performance.
  - 4. Restricted Stock Compensation is issued to Directors as non-monetary remuneration. Restricted Stock Compensation consists of the Company's common stock (restricted stock) and the delivery conditions and statuses are as listed in "(iii) Decision Policy Regarding the Details of Individual Remuneration for Directors (b) Outline of the Details of the Decision Policy" and "2. Shares."
  - 5. Regarding basic remuneration and restricted stock compensation for fiscal 2021, the Board of Directors has consulted with the Nomination and Remuneration Committee in advance about the payment criteria and stock granting criteria for each position and obtained a report. Messrs. Goro Yamaguchi, Chairman of the Board and Representative Director and Hideo Tanimoto, President and Representative Director, who have been delegated authority by the Board of Directors, determined the amounts of individual compensation according to details of the report. This delegated authority consists of determining the payment amounts and the

number of allotted shares, etc. This authority was delegated because the Chairman of the Board and Representative Director and the President and Representative Director are the most suitable persons for evaluating the roles and responsibilities of each Director while having an overall view of the business results of the entire Kyocera Group. Regarding director bonuses for fiscal 2021, following the 67<sup>th</sup> Ordinary General Meeting of Shareholders, details of individual remuneration will be determined using in the same process.

(ii) Resolution of the Ordinary General Meeting of Shareholders for Remuneration for Directors and Audit & Supervisory Board Members

Regarding basic remuneration and bonuses for Directors, at the 55<sup>th</sup> Ordinary General Meeting of Shareholders held on June 25, 2009, it was resolved that the amount of basic remuneration payable to Directors shall be no more than 400 million yen per year (not including salaries for services as employees or Executive Officers for those Directors who serve as such), and the aggregate amount of bonuses payable to Directors shall not exceed 0.2% of the consolidated net income\* of the Company for the relevant fiscal year, provided that such amount of bonuses shall in no case exceed 300 million yen annually. The number of Directors stood at 12 at the end of this Ordinary General Meeting of Shareholders.

Regarding restricted stock compensation for Directors, at the 65<sup>th</sup> Ordinary General Meeting of Shareholders held on June 25, 2019, separate from basic remuneration and bonuses to Directors, it was resolved that their total compensation amounts shall be no more than 100 million yen per year as well as no more than 0.1% of the profit attributable to owners of the parent as the reasonable amounts and that the number of shares shall be no more than 25,000 shares per year (Outside Directors are not eligible for share grants). The number of Directors stood at 13 (excluding Outside Directors) at the end of this Ordinary General Meeting of Shareholders.

The amount of basic remuneration for Audit & Supervisory Board Members was determined by a resolution adopted at the 55<sup>th</sup> General Meeting of Shareholders, which was held on June 25, 2009, and shall be no more than 100 million yen per year. The number of Audit & Supervisory Board Members stood at five at the conclusion of the Ordinary General Meeting of Shareholders.

\*The notation has been changed to "Profit attributable to owners of the parent" due to the application of International Financial Reporting Standards ("IFRS").

- (iii) Decision Policy Regarding the Details of Individual Remuneration for Directors (hereafter referred to as "Decision Policy")
  - (a) Method for determining the Decision Policy
    The Company resolved the Decision Policy at the Board of Directors meeting convened on February
    26, 2021. At the time of the resolution of the Board of Directors meeting, consultation on the details
    of the resolution was conducted with the Nomination and Remuneration Committee in advance and a
    report was obtained.
  - (b) Outline of the Details of the Decision Policy [Basic policy]
    - The remuneration system for Directors is designed to be a mechanism that effectively encourages Directors to thoroughly demonstrate their abilities and fulfill their roles and responsibilities toward the healthy and sustainable growth of the Kyocera Group.

- The remuneration level of Directors shall be set at an appropriate level by referring to objective data from external specialist organizations while giving consideration to securing and maintaining excellent human resources necessary for realizing the management rationale.
- Regarding the remuneration system and remuneration level of Directors, high objectivity and transparency in the process for determining remuneration for Directors shall be assured by making decisions according to a resolution by the Board of Directors based on the deliberations with and reports from the Nomination and Remuneration Committee, which consists of a majority of Outside Directors.

## [Remuneration Composition and Proportion]

## <Representative Directors/Executive Directors>

- Compensation for Representative Directors and Executive Directors consists of "basic remuneration," "bonuses to Directors," and "restricted stock compensation."
- Based on the belief that a system for the healthy and sustainable growth of the Kyocera Group is important, the proportion of basic remuneration and restricted stock compensation is determined placing emphasis on the level and stability of basic remuneration as well as giving consideration to the pursuit of shareholder interests. Moreover, the higher the position of the Director, the higher the proportion of the restricted stock compensation to basic remuneration.
- For bonuses to Directors, to ensure maximize incentives for growing business results, no limit shall be established for proportions of basic remuneration or restricted stock compensation.

#### <Outside Directors>

• The remuneration of Outside Directors with duties independent of business execution shall consist only of "basic remuneration."

## [Details of Each Type Remuneration]

#### <Basic Remuneration>

- This is monetary remuneration paid monthly according to the responsibilities of the Directors, and for individual payment levels of the payment amount will be determined according to each respective role upon taking into consideration the payment levels of other companies in the same industry.
- The annual amount shall be paid monthly in 12 equal portions.

#### <Bonuses to Directors>

- This is monetary remuneration paid according to the degree of contribution of each Director to business results in the relevant fiscal year. The performance indicator is "profit attributable to owners of the parent," which represents the result of the Kyocera Group's annual corporate activities. This is calculated by multiplying the numerical value determined based on this performance indicator by a prescribed coefficient according to the position of the Director and a coefficient for individual assessment according to the degree of contribution to performance.
- Provided once per year following the end of the business year.

## < Restricted Stock Compensation >

• This is remuneration that provides the Company's common stock (restricted stock) for the purpose of further sharing value with shareholders while granting incentives to continuously improve medium- to-long-term corporate value of the Company and shareholder value. Specifically, monetary compensation claims are paid to Directors, and Directors receiving this payment are paid entirely with assets contributed in-kind for the issue or disposal of the Company's common stock

(restricted stock). The amount to be paid to each Director shall be determined by position.

• Granted once a year in each business year.

## [Process for Determining Remuneration]

- The Nomination and Remuneration Committee composed of a majority of Outside Directors shall be established as an advisory body to the Board of Directors. This committee receives inquiries from the Board of Directors and also upon referring to objective data such as benchmark results of executive compensation provided by external specialist organizations the committee validates the appropriateness of the Director remuneration system that encompasses the basic remuneration payment standard, the bonuses to Directors calculation standard, and restricted stock compensation grant standard, and the results shall be reported to the Board of Directors.
- The Chairman of the Board and Representative Director and the President and Representative Director shall be delegated with the authority to determine specific details for the amounts of individual remuneration for Directors based on a resolution of the Board of Directors. The details of their authority shall be as follows.

Basic remuneration	Determine the payment amount by position
Bonuses for Directors	Assess individuals and determine payment amount according
	to the degree of contribution to business results
Restricted stock	Determine the amount of payment and the number of shares
compensation	to be allotted by position

- To ensure that such authority is properly exercised by the Chairman of the Board and Representative Director and the President and Representative Director, the Board of Directors shall consult with and obtain a report from the Nomination and Remuneration Committee on the payment standards, calculation method and grant standards for each type of remuneration by position and the Chairman of the Board and Representative Director and the President and Representative Director who have been delegated authority as mentioned above shall make their determinations in accordance with the contents of the relevant report, and shall report the results of the determined payment amount and the number of shares to be allotted to the Nomination and Remuneration Committee.
- (c) Reasons the Board of Directors determined that individual remuneration for Directors for the current fiscal year is in accordance with the Decision Policy

Regarding the details of individual remuneration for Directors for fiscal 2021, the Nomination and Remuneration Committee has made a report in advance after undertaking a multifaceted examination that includes consistency with details prescribed in the Decision Policy regarding the payment standard, calculation method and grant standard for each type of remuneration. The Board of Directors judged that this is in accordance with the Decision Policy because the Chairman of the Board and Representative Director and the President and Representative Director, who have been delegated authority by the Board of Directors, have determined remuneration is in accordance with the details of the aforementioned report. (Director bonuses shall be decided following the 67<sup>th</sup> Ordinary General Meeting of Shareholders.)

(4) Outside Directors and Outside Audit & Supervisory Board Members
(i) Activities of Outside Directors and Outside Audit & Supervisory Board Members During Fiscal 2021

) Activities of Ou	itside Directors and Oi	utside Audit & Supervisory Board Members During Fiscal 2021
Position	Name	Attendance, remarks made, and overview of duties performed for the role expected of Outside Director
Outside Director	Hiroto Mizobata	He attended all 12 meetings of the Board of Directors that were held during fiscal 2021. At meetings of the Board of Directors, he actively expressed his views particularly on accounting and tax issues based on his abundant knowledge and experience as a Certified Public Accountant and Licensed Tax Accountant and played the role in giving precise advice and supervision of general corporate activities of the Company.  He also attended both of two meetings of the Nomination and Remuneration Committee held during fiscal 2021 as a member of the Committee and provided a supervising function in the process of determining candidates for Directors and Executive Officers, Directors' compensation, and other matters from an objective and neutral position.
Outside Director	Atsushi Aoyama	He attended all 12 meetings of the Board of Directors that were held during fiscal 2021. At meetings of the Board of Directors, he actively expressed his views particularly on AI and IoT based on his abundant knowledge and experience as a Professor of Graduate School and played the role in giving precise advice and supervision of general corporate activities of the Company.  He also attended both of two meetings of the Nomination and Remuneration Committee held during fiscal 2021 as a member of the Committee and provided a supervising function in the process of determining candidates for Directors and Executive Officers, Directors' compensation, and other matters from an objective and neutral position.
Outside Director	Akiko Koyano	She attended all 12 meetings of the Board of Directors that were held during fiscal 2021. At meetings of the Board of Directors, she actively expressed her views particularly on legal issues and diversity based on her abundant knowledge and experience as an Attorney-at-law and played the role in giving precise advice and supervision of general corporate activities of the Company.  She also attended both of two meetings of the Nomination and Remuneration Committee held during fiscal 2021 as a member of the Committee and provided a supervising function in the process of determining candidates for Directors and Executive Officers, Directors' compensation, and other matters from an objective and neutral position.
Outside Audit & Supervisory Board Member	Hitoshi Sakata	He attended 11 of the 12 meetings of the Board of Directors and 7 of the 8 meetings of the Audit & Supervisory Board, which were held during fiscal 2021. At meetings of the Board of Directors and the Audit & Supervisory Board, he actively expressed his views particularly on legal issues

		based on his abundant knowledge and experience as an Attorney-at-law.
Outside Audit & Supervisory Board Member	Masaaki Akiyama	He attended all 12 meetings of the Board of Directors and all 8 meetings of the Audit & Supervisory Board, which were held during fiscal 2021. At meetings of the Board of Directors and the Audit & Supervisory Board, he actively expressed his views particularly on accounting issues based on his abundant knowledge and experience as a Certified Public Accountant.

## (ii) Overview of the Company's Responses to Scandal

In January 2021, the Company identified that an inappropriate response related to certification by Underwriters Laboratories, which is a third-party safety science organization in the U.S., for chemical products manufactured and sold by the Company had occurred, and disclosed the fact publicly. Outside Directors and Audit & Supervisory Board Members were unaware of this matter until they received a report from the Company. However, they regularly promoted awareness regarding the importance of compliance at Board of Directors meetings and so forth. Once this matter came to light, they have performed their duty by calling strongly for an understanding of the facts, identification of causes, and strengthening of governance and compliance systems, and by making recommendations to prevent recurrence in the Group.

## 4. Accounting Auditor

(1) Name of Accounting Auditor: PricewaterhouseCoopers Kyoto

#### (2) Audit and Other Fees to Accounting Auditor

Audit and other fees by Kyocera Corporation to the accounting auditor for	
the services for fiscal 2021	218 million yen
Total amount of fees by Kyocera group to the accounting	
auditor for the services for fiscal 2021	438 million ven

#### Notes:

- The overseas subsidiaries of Kyocera Corporation are audited by auditing firms other than PricewaterhouseCoopers Kyoto.
- In the audit agreement between Kyocera Corporation and the accounting auditor, audit fee is determined
  without separately indicating amounts for auditing under the Companies Act and for auditing under the
  Financial Instruments and Exchange Law. Accordingly, 218 million yen represents the aggregate audit
  fee for both of these auditing services.
- 3. Audit & Supervisory Board agrees to the fee of accounting auditor based on Article 399, paragraph (1) of the Companies Act through following measures.

Audit & Supervisory Board obtains the necessary materials from Directors, relevant internal company divisions and accounting auditor and receives the reports. Audit & Supervisory Board reviews estimate taking into consideration past fiscal years information which are audit contents and hours as well as breakdown and trend of audit fees.

#### (3) Non-Audit-related Service

Kyocera Corporation and its subsidiaries paid consideration to PricewaterhouseCoopers Kyoto for the advisory service relating to the financial report as the service (non-audit-related) except services provided in Article 2, paragraph (1) of the Certified Public Accountants Act of Japan.

#### (4) Policy Regarding Decision to Terminate or Not to Reappoint Accounting Auditor

In the event that the Audit & Supervisory Board determines that the Accounting Auditor is subject to any of the events provided in Article 340, paragraph (1) of the Companies Act, the Audit & Supervisory Board is authorized to terminate the office of such Accounting Auditor, based on the Regulations of the Audit & Supervisory Board. Should anything occur to negatively impact the qualifications or independence of the Accounting Auditor, making it unlikely that such Accounting Auditor will be able to properly perform an audit, the Audit & Supervisory Board shall determine the resolution to be proposed to the General Meeting of Shareholders to terminate or not to reappoint such Accounting Auditor.

## **Consolidated Financial Statements**

#### **Consolidated Statement of Financial Position**

Consolidated Statement of Financial Position	(	Yen in millions	3)	
	As of Ma		Increase	
	2020	2021	(Decrease)	
Assets				
Current assets:				
Cash and cash equivalents	419,620	386,727	(32,893)	
Short-term investments	62,999	79,852	16,853	
Trade and other receivables	336,294	339,621	3,327	
Other financial assets	11,035	17,504	6,469	
Inventories	344,304	345,354	1,050	
Other current assets	28,455	30,706	2,251	
Total current assets	1,202,707	1,199,764	(2,943)	
Non-current assets:				
Equity and debt instruments	1,196,634	1,264,453	67,819	*1
Investments accounted for using the equity method	17,422	16,975	(447)	
Other financial assets	27,179	43,101	15,922	
Property, plant and equipment	383,271	439,109	55,838	*2
Right-of-use assets	34,921	38,639	3,718	
Goodwill	212,207	256,532	44,325	
Intangible assets	118,533	151,295	32,762	
Deferred tax assets	40,434	36,624	(3,810)	
Other non-current assets	16,867	46,978	30,111	
Total non-current assets	2,047,468	2,293,706	246,238	
Total assets	3,250,175	3,493,470	243,295	

## Remarks:

Note: The consolidated statement of financial position and the consolidated statement of profit or loss for the year ended March 31, 2020, and indications of increase (decrease) of amounts and remarks are presented solely for reference.

<sup>\*1</sup> Equity and debt instruments increased due mainly to a rise in market value of equity securities.

<sup>\*2</sup> Kyocera made capital expenditures to enhance production capacity in order to cope with the increased demand for 5G-related products.

	C	Yen in millions	)	
	As of Ma	arch 31,	Increase	
	2020	2021	(Decrease)	
Liabilities				
Current liabilities:				
Borrowings	35,025	40,020	4,995	
Trade and other payables	173,300	183,145	9,845	
Lease liabilities	15,477	15,863	386	
Other financial liabilities	1,544	7,669	6,125	
Income tax payables	11,396	15,584	4,188	
Accrued expenses	114,983	120,165	5,182	
Provisions	14,411	6,403	(8,008)	
Other current liabilities	31,373	34,004	2,631	
Total current liabilities	397,509	422,853	25,344	
Non-current liabilities:				
Borrowings	44,970	57,888	12,918	
Lease liabilities	31,847	34,051	2,204	
Retirement benefit liabilities	28,406	23,624	(4,782)	
Deferred tax liabilities	271,317	309,951	38,634	*1
Provisions	8,760	8,432	(328)	
Other non-current liabilities	13,124	20,561	7,437	
Total non-current liabilities	398,424	454,507	56,083	
Total liabilities	795,933	877,360	81,427	
Equity				
Equity attributable to owners of the parent:				
Common stock	115,703	115,703	_	
Capital surplus	123,539	122,745	(794)	
Retained earnings	1,686,672	1,750,259	63,587	
Other components of equity	575,495	671,951	96,456	*2
Treasury stock	(69,275)	(69,243)	32	
Total equity attributable to owners of the parent	2,432,134	2,591,415	159,281	
Non-controlling interests	22,108	24,695	2,587	
Total equity	2,454,242	2,616,110	161,868	
Total liabilities and equity	3,250,175	3,493,470	243,295	

## Remarks:

<sup>\*1</sup> Deferred tax liabilities increased due mainly to a rise in market value of equity securities.

<sup>\*2</sup> Net unrealized gains (losses) on securities increased due mainly to a rise in market value of equity securities.

## **Consolidated Statement of Profit or Loss**

Consolidated Statement of Front of Loss	<b>(Y</b> e	en in millions)		
- -	For the year endo	ed March 31,	Increase (Decrease)	_
-	2020	2021		_
Sales revenue	1,599,053	1,526,897	(72,156)	
Cost of sales	1,157,879	1,119,950	(37,929)	
Gross profit	441,174	406,947	(34,227)	_
Selling, general and administrative expenses	340,981	336,303	(4,678)	*1
Operating profit	100,193	70,644	(29,549)	
Finance income	48,154	45,650	(2,504)	
Finance expenses	1,553	2,194	641	
Foreign exchange gains (losses)	(481)	375	856	
Share of net profit (loss) of investments accounted for using the				
equity method	124	261	137	
Other, net	2,389	2,823	434	
Profit before income taxes	148,826	117,559	(31,267)	_
Income taxes	36,980	24,209	(12,771)	
Profit for the year	111,846	93,350	(18,496)	_
Profit attributable to:				=
Owners of the parent	107,721	90,214	(17,507)	
Non-controlling interests	4,125	3,136	(989)	
Profit for the year	111,846	93,350	(18,496)	_

#### Remarks:

<sup>\*1</sup> Selling, general and administrative expenses decreased due mainly to a decrease in travel expenses as well as the absence of impact of a charge relating to litigation at AVX Corporation, a U.S. based subsidiary, recorded in fiscal 2020, despite the recording of an impairment loss in the smart energy business in fiscal 2021.

## **Financial Statements**

## **Balance Sheet**

	(Yen in r	nillions)
	As of Ma	
Assets	2020	2021
Current assets:		
Cash and bank deposits	153,130	136,346
Trade notes receivable	2,085	1,359
Electronically recorded monetary claims	10,490	13,038
Trade accounts receivable	159,229	165,658
Short-term investments in debt securities	22,803	28,570
Finished goods and merchandise	50,756	43,333
Work in process	58,501	61,430
Raw materials and supplies	33,322	35,166
Prepaid expenses	2,695	2,721
Other	53,077	44,267
Allowances for doubtful accounts	(216)	(661)
Total current assets	545,872	531,227
Non-current assets:	<u> </u>	
Tangible fixed assets:		
Buildings	58,295	68,965
Structures	3,400	3,746
Machinery and equipment	50,917	77,074
Vehicles	189	360
Tools, furniture and fixtures	22,275	24,788
Land	41,147	41,592
Leased assets	653	601
Construction in progress	9,904	16,282
Total tangible fixed assets	186,780	233,408
Intangible assets:	<u> </u>	
Software	4,730	3,812
Leased assets	23	17
Goodwill	3,260	2,133
Industrial property rights	2,726	1,933
Customer relationships	1,088	1,020
Other	1,118	2,229
Total intangible assets	12,945	11,144
Investments and other assets:	· · · · · · · · · · · · · · · · · · ·	
Long-term investments in debt and equity securities	1,185,887	1,256,754
Investments in equity securities of subsidiaries and affiliates	438,508	500,667
Investments in capital of subsidiaries and affiliates other than equity securities	102,878	103,124
Long-term loans	25,221	24,548
Other	22,372	24,624
Allowances for doubtful accounts	(367)	(359)
Total investments and other assets	1,774,499	1,909,358
Total non-current assets	1,974,224	2,153,910

Note: The balance sheet and statement of profit or loss for the year ended March 31, 2020 are presented solely for reference.

Lishilities         As of Management of		(Yen in n	nillions)	
Current liabilities:         Image: Common solution of the		As of Ma	rch 31,	
Electronically recorded obligations         21,597         22,520           Trade accounts payable         54,549         61,602           Short-term borrowing         56,665         65,546           Lease obligations         257         262           Other payables         28,860         26,332           Accrued expenses         11,303         22,856           Accrued expenses         452         515           Deposits received         452         515           Accrued bonuses of directors         21,182         21,050           Accrued bonuses for directors         304         299           Other         487         3537           Total current liabilities         211,358         230,318           Non-current liabilities         211,358         230,318           Non-current liabilities         40,000         40,000           Lease obligations         506         439           Deferred income taxes         247,338         248,64           Product warranty reserves         624         662           Other         4,484         4,597           Total labilities         250,330,562         60,830           Total liabilities         250,330,562         60,	Liabilities	2020	2021	
Trade accounts payable         54,549         61,502           Short-term borrowing         56,965         65,540           Lease obligations         257         262           Other payables         28,860         26,332           Accrued expenses         11,303         2,856           Income taxes payables         1,303         2,856           Advance received         452         515           Deposits received         6,322         6,135           Accrued bonuses for directors         211,82         21,050           Accrued bonuses for directors         215         180           Product warranty reserves         304         299           Other         487         3,537           Total current liabilities         211,358         230,318           Non-current liabilities         211,358         230,318           Non-current liabilities         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other         44,44         4,597           Total liabilities         504,310         560,880           Nt assets           Shareholders' equity:	Current liabilities:			
Short-term borrowing         56,965         65,540           Lease obligations         257         262           Other payables         28,860         26,332           Accrued expenses         11,865         19,590           Income taxes payables         1,303         2,856           Advance received         452         515           Deposits received         6,322         6,135           Accrued bonuses of directors         21,182         21,050           Accrued bonuses for directors         304         299           Other         487         3,537           Total current liabilities         211,358         230,318           Non-current liabilities         211,358         230,318           Non-current borrowing         40,000         40,000           Leas obligations         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other         4,444         4,597           Total non-current liabilities         292,952         330,562           Total liabilities         504,310         560,880           Net assets         115,703         115,703 <td>Electronically recorded obligations</td> <td>21,597</td> <td>22,520</td>	Electronically recorded obligations	21,597	22,520	
Lease obligations         257         262           Other payables         28.860         26,332           Accrued expenses         18,865         19,590           Income taxes payables         1,303         2,856           Advance received         452         515           Deposits received         6,322         6,135           Accrued bonuses         21,182         21,050           Accrued bonuses for directors         215         180           Product warranty reserves         304         299           Other         487         3,537           Total current liabilities         211,358         230,318           Non-current liabilities         211,358         230,318           Non-current borrowing         40,000         40,000           Lease obligations         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other         4,484         4,597           Total non-current liabilities         504,310         560,880           Net assets           Shareholders' equity:         200         115,703         115,703           Capital surplu	Trade accounts payable	54,549	61,502	
Other payables         28,860         26,332           Accrued expenses         18,865         19,590           Income taxes payables         1,303         2,856           Advance received         452         515           Deposits received         6,322         6,135           Accrued bonuses for directors         21,182         21,050           Accrued bonuses for directors         215         180           Product warranty reserves         304         299           Other         487         3,537           Total current liabilities         211,358         230,318           Non-current liabilities         211,358         230,318           Lease obligations         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other         44,84         4,597           Total liabilities         292,952         330,562           Total liabilities         292,952         330,562           Total lon-current liabilities         292,952         330,562           Total liabilities         292,952         330,562           Total liabilities         115,703         115,70	Short-term borrowing	56,965	65,540	
Accrued expenses         18,865         19,590           Income taxes payables         1,303         2,856           Advance received         452         515           Deposits received         6,322         6,135           Accrued bonuses         21,182         21,050           Accrued bonuses for directors         215         180           Product warranty reserves         304         299           Other         487         3,537           Total current liabilities         211,358         203,318           Non-current liabilities         20         40           Long-term borrowing         40,000         40,000           Lease obligations         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other         4,484         4,597           Total non-current liabilities         504,310         560,880           Net assets         Shareholders' equity:	Lease obligations	257	262	
Income taxes payables.         1,303         2,856           Advance received.         452         515           Deposits received         6,322         6,135           Accrued bonuses         21,182         21,050           Accrued bonuses for directors         215         180           Product warranty reserves         304         299           Other.         487         3,537           Total current liabilities         211,358         230,318           Non-current liabilities         40,000         40,000           Lease obligations         506         439           Deferred income taxes.         247,338         284,864           Product warranty reserves         624         662           Other.         4,484         4,597           Total inon-current liabilities         504,310         560,880           Net assets           Shareholders' equity:         229,295         330,562           Common stock         115,703         115,703           Capital surplus         192,555         192,555           Other capital surplus         194,256         194,273           Retained earnings         1,701         1,78           Total capital surplus <td>Other payables</td> <td>28,860</td> <td>26,332</td>	Other payables	28,860	26,332	
Advance received         452         515           Deposits received         6,322         6,135           Accrued bonuses         21,182         21,055           Accrued bonuses for directors         215         180           Product warranty reserves         304         299           Other         487         3,537           Total current liabilities         211,358         230,318           Non-current liabilities         40,000         40,000           Lease obligations         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other         4,484         4,597           Total non-current liabilities         292,952         330,562           Total liabilities         504,310         560,880           Net assets         Shareholders'         115,703         115,703           Shareholders' equity:         115,703         115,703         115,703           Capital surplus         1,701         1,718         17,101         1,718           Total capital surplus         1,701         1,718         17,207         17,207         17,207         17,207         17,207<	Accrued expenses	18,865	19,590	
Deposits received         6,322         6,135           Accrued bonuses         21,182         21,050           Accrued bonuses for directors         215         180           Product warranty reserves         304         299           Other         487         3,537           Total current liabilities         211,358         230,318           Non-current liabilities:         200         40,000         40,000           Lease obligations         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other         4,484         4,597           Total non-current liabilities         292,952         330,562           Total liabilities         504,310         560,880           Net assets         8         115,703         115,703           Shareholders' equity:         115,703         115,703         105,703           Capital surplus         1,011         1,718         101,718         101,718           Total capital surplus         1,720         17,207         17,207         17,207         17,207         17,207         17,207         17,207         17,207         17,207	Income taxes payables	1,303	2,856	
Accrued bonuses         21,182         21,050           Accrued bonuses for directors         215         180           Product warranty reserves         304         299           Other         487         3,537           Total current liabilities         211,358         230,318           Non-current liabilities:         840,000         40,000           Lease obligations         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other         4,484         4,597           Total non-current liabilities         292,952         330,562           Total iabilities         504,310         560,880           Net assets         5         504,310         560,880           Net assets         115,703         115,703         115,703           Capital surplus         115,703         115,703         115,703           Capital surplus         192,555         192,555         192,555         192,555         192,555         192,555         192,555         194,273         17,207         17,207         17,207         17,207         17,207         17,207         17,207         17,207 <t< td=""><td>Advance received</td><td>452</td><td>515</td></t<>	Advance received	452	515	
Accrued bonuses         21,182         21,050           Accrued bonuses for directors         215         180           Product warranty reserves         304         299           Other         487         3,537           Total current liabilities         211,358         230,318           Non-current liabilities:         800         40,000           Lease obligations         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other         4,484         4,597           Total non-current liabilities         292,952         330,562           Total liabilities         504,310         560,880           Net assets         Starcholders' equity:         115,703         115,703           Common stock         115,703         115,703         115,703           Capital surplus         192,555         192,555         192,555           Other capital surplus         192,555         192,555         194,273           Retained earnings         1,701         1,718           Total capital surplus         1,017,783         1,060,312           Reserve for special depreciation         285	Deposits received	6,322	6,135	
Product warranty reserves         304         299           Other.         487         3,537           Total current liabilities         211,358         230,318           Non-current liabilities:         2           Long-term borrowing         40,000         40,000           Lease obligations         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other         4,484         4,597           Total non-current liabilities         292,952         330,562           Total iabilities         504,310         560,880           Net assets         Shareholders' equity:         Trought in the state of the state o		21,182	21,050	
Other.         487         3,537           Total current liabilities         211,358         230,318           Non-current liabilities:         2           Long-term borrowing         40,000         40,000           Lease obligations.         506         439           Deferred income taxes.         247,338         284,864           Product warranty reserves         624         662           Other.         4,484         4,597           Total non-current liabilities         504,310         560,880           Net assets         Solution         504,310         560,880           Net assets         Shareholders' equity:         Solution         115,703 </td <td>Accrued bonuses for directors</td> <td>215</td> <td>180</td>	Accrued bonuses for directors	215	180	
Other.         487         3,537           Total current liabilities         211,358         230,318           Non-current liabilities:         2           Long-term borrowing         40,000         40,000           Lease obligations         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other.         4,484         4,597           Total non-current liabilities         504,310         560,880           Net assets         8         504,310         560,880           Net assets         8         504,310         500,880           Net assets         115,703         115,703         115,703           Capital surplus:         115,703         115,703         115,703           Capital surplus:         1,701         1,718           Total capital surplus         1,701         1,718           Total capital surplus         1,707         17,207           Retained earnings:         1,017,783         1,063,12           Reserve for special depreciation         285         76           Reserve for promoting open innovation         285         76           Rese	Product warranty reserves	304	299	
Total current liabilities         211,358         230,318           Non-current liabilities:         40,000         40,000           Lease obligations         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other.         4,484         4,597           Total non-current liabilities         504,310         560,880           Net assets         Total liabilities         504,310         560,880           Net assets         Starchediders' equity:         115,703         115,703           Common stock         115,703         115,703         115,703           Capital surplus         1,701         1,718           Additional paid-in capital         192,555         192,555           Other capital surplus         1,701         1,718           Total capital surplus         1,701         1,718           Total capital surplus         1,017,783         1,060,312           Reserve for precial depreciation         285         76           Reserve for special depreciation         285         76           Reserve for promoting open innovation         285         76           Reserve for promoting open inn	- 4	487		
Non-current liabilities:         40,000         40,000           Lease obligations         506         439           Deferred income taxes.         247,338         284,864           Product warranty reserves         624         662           Other.         4,484         4,597           Total non-current liabilities         504,310         560,880           Net assets         Starcholders' equity:         Starcholders' equity:           Common stock         115,703         115,703           Capital surplus:         115,703         115,703           Additional paid-in capital         192,555         192,555           Other capital surplus         1,701         1,718           Total capital surplus         2,015,786         194,273           Reserve for primoting earnings         1,017,783         1,060,312           Reserve for special depreciation         285         76           Reserve for special depreciation         285         76           Reserve for promoting open innovation         90,361         95,074				
Long-term borrowing         40,000         40,000           Lease obligations         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other         4,484         4,597           Total non-current liabilities         292,952         330,562           Total liabilities         504,310         560,880           Net assets         ************************************				
Lease obligations         506         439           Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other         4,484         4,597           Total non-current liabilities         292,952         330,562           Total liabilities         504,310         560,880           Net assets           Shareholders' equity:           Common stock         115,703         115,703           Capital surplus         192,555         192,555           Other capital surplus         1,701         1,718           Total capital surplus         194,256         194,273           Retained earnings:         1,207         17,207           Other retained earnings         1,017,783         1,060,312           Reserve for special depreciation         285         76           Reserve for perinding open innovation         285         76           Reserve for promotting open innovation         297,137         965,137           Unappropriated retained earnings         90,361         95,074           Total retained earnings         1,034,990         1,077,519           Common stock in treasury, at cost         (69,2		40 000	40 000	
Deferred income taxes         247,338         284,864           Product warranty reserves         624         662           Other         4,484         4,597           Total non-current liabilities         292,952         330,562           Total liabilities         504,310         560,880           Net assets         Shareholders' equity:         Transparent of the common stock         115,703         115,703           Capital surplus:         115,703         115,703         115,703           Capital surplus:         1,701         1,718           Total capital surplus         194,256         194,273           Retained earnings:         112,207         17,207           Other retained earnings         1,017,783         1,060,312           Reserve for special depreciation         285         76           Reserve for special depreciation         -         25           General reserve         927,137         965,137           Unappropriated retained earnings         90,361         95,074           Total retained earnings         1,034,990         1,077,519           Common stock in treasury, at cost         (69,275)         (69,243)           Total shareholders' equity         1,275,674         1318,252 <td></td> <td></td> <td></td>				
Product warranty reserves         624 (662 Other.         662 (4,848 other.)         662 (4,97)         662 (4,97)         662 (4,97)         662 (4,97)         662 (4,97)         662 (4,97)         662 (4,97)         662 (4,97)         662 (4,97)         70 (4,97) <td><u> </u></td> <td></td> <td></td>	<u> </u>			
Other         4,484         4,597           Total non-current liabilities         292,952         330,562           Total liabilities         504,310         560,880           Net assets         Shareholders' equity:         Tommon stock         115,703         115,703           Common stock         115,703         115,703           Capital surplus:         Additional paid-in capital         192,555         192,555           Other capital surplus         1,701         1,718           Total capital surplus         194,256         194,273           Retained earnings:         Legal reserves.         17,207         17,207           Other retained earnings         1,017,783         1,060,312           Reserve for special depreciation         285         76           Reserve for promoting open innovation         285         76           Reserve for promoting open innovation         927,137         965,137           Unappropriated retained earnings         90,361         95,074           Total retained earnings         1,034,990         1,077,519           Common stock in treasury, at cost         (69,275)         (69,243)           Total shareholders' equity         1,275,674         1,318,25				
Total non-current liabilities         292,952         330,562           Total liabilities         504,310         560,880           Net assets         Shareholders' equity:           Common stock         115,703         115,703           Capital surplus:	·	-		
Total liabilities         504,310         560,880           Net assets         Shareholders' equity:           Common stock         115,703         115,703           Capital surplus:         Additional paid-in capital         192,555         192,555           Other capital surplus         1,701         1,718           Total capital surplus         194,256         194,273           Retained earnings:         17,207         17,207           Other retained earnings         1,017,783         1,060,312           Reserve for special depreciation         285         76           Reserve for promoting open innovation         285         76           Reserve for promoting open innovation         90,361         95,074           Total retained earnings         90,361         95,074           Total retained earnings         1,034,990         1,077,519           Common stock in treasury, at cost         (69,275)         (69,243)           Total shareholders' equity         1,275,674         1,318,252           Valuation and translation adjustment:         740,112         806,005           Total net assets         2,015,786         2,124,257				
Net assets         Shareholders' equity:       Common stock				
Shareholders' equity:       Toommon stock.       115,703       115,703       115,703         Capital surplus:       192,555       192,555       192,555       194,275       194,275       194,273         Total capital surplus       194,273         Retained earnings:       17,207       17,207       17,207       17,207       17,207       Other retained earnings       1,017,783       1,060,312         Reserve for special depreciation       285       76         Reserve for promoting open innovation       285       76         Reserve for promoting open innovation       285       76         Reserve for promoting open innovation       927,137       965,137         Unappropriated retained earnings       99,361       95,074         Total retained earnings       1,034,990       1,077,519         Common stock in treasury, at cost       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       Net u		304,310	300,880	
Common stock       115,703       115,703         Capital surplus:       192,555       192,555         Other capital surplus       1,701       1,718         Total capital surplus       194,256       194,273         Retained earnings:       17,207       17,207         Other retained earnings       1,017,783       1,060,312         Reserve for special depreciation       285       76         Reserve for promoting open innovation       —       25         General reserve       927,137       965,137         Unappropriated retained earnings       90,361       95,074         Total retained earnings       1,034,990       1,077,519         Common stock in treasury, at cost       (69,275)       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       740,112       806,005         Total net assets       2,015,786       2,124,257				
Capital surplus:         Additional paid-in capital       192,555       192,555         Other capital surplus       1,701       1,718         Total capital surplus       194,256       194,273         Retained earnings:       17,207       17,207         Other retained earnings       1,017,783       1,060,312         Reserve for special depreciation       285       76         Reserve for promoting open innovation       -       25         General reserve       927,137       965,137         Unappropriated retained earnings       90,361       95,074         Total retained earnings       1,034,990       1,077,519         Common stock in treasury, at cost       (69,275)       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       740,112       806,005         Total net assets       2,015,786       2,124,257		115 702	115 702	
Additional paid-in capital       192,555       192,555         Other capital surplus       1,701       1,718         Total capital surplus       194,256       194,273         Retained earnings:       17,207       17,207         Other retained earnings       1,017,783       1,060,312         Reserve for special depreciation       285       76         Reserve for promoting open innovation       -       25         General reserve       927,137       965,137         Unappropriated retained earnings       90,361       95,074         Total retained earnings       1,034,990       1,077,519         Common stock in treasury, at cost       (69,275)       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       740,112       806,005         Total net assets       2,015,786       2,124,257		113,703	113,/03	
Other capital surplus         1,701         1,718           Total capital surplus         194,256         194,273           Retained earnings:         17,207         17,207           Other retained earnings         1,017,783         1,060,312           Reserve for special depreciation         285         76           Reserve for promoting open innovation         —         25           General reserve         927,137         965,137           Unappropriated retained earnings         90,361         95,074           Total retained earnings         1,034,990         1,077,519           Common stock in treasury, at cost         (69,275)         (69,243)           Total shareholders' equity         1,275,674         1,318,252           Valuation and translation adjustment:         740,112         806,005           Total net assets         2,015,786         2,124,257		102 555	102 555	
Total capital surplus       194,256       194,273         Retained earnings:       17,207       17,207         Other retained earnings       1,017,783       1,060,312         Reserve for special depreciation       285       76         Reserve for promoting open innovation       —       25         General reserve       927,137       965,137         Unappropriated retained earnings       90,361       95,074         Total retained earnings       1,034,990       1,077,519         Common stock in treasury, at cost       (69,275)       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       740,112       806,005         Total net assets       2,015,786       2,124,257		· ·		
Retained earnings:         Legal reserves.       17,207       17,207         Other retained earnings       1,017,783       1,060,312         Reserve for special depreciation.       285       76         Reserve for promoting open innovation       —       25         General reserve.       927,137       965,137         Unappropriated retained earnings.       90,361       95,074         Total retained earnings       1,034,990       1,077,519         Common stock in treasury, at cost       (69,275)       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       740,112       806,005         Total net assets       2,015,786       2,124,257	<u> </u>			
Legal reserves       17,207       17,207         Other retained earnings       1,017,783       1,060,312         Reserve for special depreciation       285       76         Reserve for promoting open innovation       —       25         General reserve       927,137       965,137         Unappropriated retained earnings       90,361       95,074         Total retained earnings       1,034,990       1,077,519         Common stock in treasury, at cost       (69,275)       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       740,112       806,005         Total net assets       2,015,786       2,124,257		194,256	194,273	
Other retained earnings       1,017,783       1,060,312         Reserve for special depreciation       285       76         Reserve for promoting open innovation       -       25         General reserve       927,137       965,137         Unappropriated retained earnings       90,361       95,074         Total retained earnings       1,034,990       1,077,519         Common stock in treasury, at cost       (69,275)       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       740,112       806,005         Total net assets       2,015,786       2,124,257		17.207	17.007	
Reserve for special depreciation.       285       76         Reserve for promoting open innovation       -       25         General reserve.       927,137       965,137         Unappropriated retained earnings.       90,361       95,074         Total retained earnings.       1,034,990       1,077,519         Common stock in treasury, at cost       (69,275)       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       740,112       806,005         Total net assets.       2,015,786       2,124,257	· ·	•	•	
Reserve for promoting open innovation       —       25         General reserve       927,137       965,137         Unappropriated retained earnings       90,361       95,074         Total retained earnings       1,034,990       1,077,519         Common stock in treasury, at cost       (69,275)       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       740,112       806,005         Total net assets       2,015,786       2,124,257				
General reserve       927,137       965,137         Unappropriated retained earnings       90,361       95,074         Total retained earnings       1,034,990       1,077,519         Common stock in treasury, at cost       (69,275)       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       740,112       806,005         Total net assets       2,015,786       2,124,257	Reserve for special depreciation	285		
Unappropriated retained earnings       90,361       95,074         Total retained earnings       1,034,990       1,077,519         Common stock in treasury, at cost       (69,275)       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       Total unrealized gains on other securities       740,112       806,005         Total net assets       2,015,786       2,124,257			_	
Total retained earnings       1,034,990       1,077,519         Common stock in treasury, at cost       (69,275)       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       740,112       806,005         Total net assets       2,015,786       2,124,257		•		
Common stock in treasury, at cost       (69,275)       (69,243)         Total shareholders' equity       1,275,674       1,318,252         Valuation and translation adjustment:       Net unrealized gains on other securities       740,112       806,005         Total net assets       2,015,786       2,124,257				
Total shareholders' equity         1,275,674         1,318,252           Valuation and translation adjustment:         740,112         806,005           Net unrealized gains on other securities         2,015,786         2,124,257		, ,		
Valuation and translation adjustment:       740,112       806,005         Net unrealized gains on other securities       2,015,786       2,124,257				
Net unrealized gains on other securities         740,112         806,005           Total net assets         2,015,786         2,124,257		1,275,674	1,318,252	
Total net assets.         2,015,786         2,124,257				
	Net unrealized gains on other securities	740,112	806,005	
Total liabilities and net assets         2,520,096         2,685,137	Total net assets	2,015,786	2,124,257	
	Total liabilities and net assets	2,520,096	2,685,137	

## **Statement of Profit or Loss**

tatement of Profit or Loss	(Yen in	(Yen in millions)	
	For the year ended March 3		
	2020	2021	
Net sales	. 730,388	708,177	
Cost of sales	. 606,097	573,897	
Gross profit	. 124,291	134,280	
Selling, general and administrative expenses	·	122,450	
Profit (loss) from operations		11,830	
Non-operating income:	,	,	
Interest and dividend income	. 96,377	87,677	
Others	. 5,158	5,318	
Total non-operating income		92,995	
Non-operating expenses:	,	,	
Interest expense	. 500	208	
Others		1,372	
Total non-operating expenses	. 2,481	1,580	
Recurring profit		103,245	
Non-recurring gain:	/	, -	
Gain on sale of tangible fixed assets	. 3,389	306	
Gain on sale of long-term investments in debt and equity securities		5,861	
Others		2	
Total non-recurring gain	. 3,390	6,169	
Non-recurring loss:	,	,	
Loss on sale and disposal of tangible fixed assets	. 1,133	414	
Loss on impairment of tangible fixed assets		_	
Loss on valuation of investment securities	. 875	373	
Loss on impairment of investments in equity securities of subsidiaries		457	
Provision for allowance for doubtful accounts	· ·	459	
Others	. 131	12	
Total non-recurring loss	. 3,957	1,715	
Income before income taxes		107,699	
Income taxes – current	· · · · · · · · · · · · · · · · · · ·	5,144	
Income taxes – deferred		9,286	
Net income		93,269	

## **Audit Report**

## Copy of Audit Report of Accounting Auditor on Consolidated Financial Statements

# Independent Auditors' Report (English Translation)

May 21, 2021

To the Board of Directors of Kyocera Corporation:

#### PricewaterhouseCoopers Kyoto

Designated and Engagement Partner,

Certified Public Accountant: Keiichiro Kagi

Designated and Engagement Partner,

Certified Public Accountant: Tetsuhiro Yasumoto

## Audit Opinion

Pursuant to paragraph 4 of Article 444 of the Companies Act of Japan, we have audited the consolidated financial statements, namely, the consolidated statements of financial position as of March 31, 2021 of Kyocera Corporation (the "Company") and its consolidated subsidiaries, and the consolidated statement of profit or loss, and changes in equity for the year then ended, including notes to consolidated financial statements.

In our opinion, the consolidated financial statements, prepared with the omission of a part of the disclosure item required under the designated International Financial Reporting Standards pursuant to the provisions of the second sentence of paragraph 1 of Article 120 of the Rules of Corporate Accounting of Japan, present fairly, in all material respects, the consolidated financial position of the Company and its subsidiaries as of March 31, 2021 and the consolidated results for the year then ended.

## Basis for opinion

We conducted our audit in accordance with auditing standards generally accepted in Japan. Our responsibilities in auditing standards are stated in "Auditor's Responsibility for Audit of Consolidated Financial Statements." We are independent of the Company and its consolidated subsidiaries and fulfill our other ethical responsibilities as an auditor in accordance with the provisions regarding professional ethics in our country. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Management, the Audit & Supervisory Board Members and the Audit & Supervisory Board's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation of consolidated financial statements that give a true and fair view pursuant to the provisions of the second sentence of paragraph 1 of Article 120 of the Rules of Corporate Accounting of Japan which allows to prepare consolidated financial statements with the omission of a part of the disclosure item required under the designated International Financial Reporting Standards. This responsibility includes implementing and maintaining internal controls deemed necessary by management for the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing whether it is appropriate to prepare the consolidated financial statements on the basis of the going concern assumption and for disclosing any matters relating to going concern, if necessary, pursuant to the provisions of the second sentence of paragraph 1 of Article 120 of the Rules of Corporate Accounting of Japan which allows to prepare consolidated financial statements with the omission of a part of the disclosure item required under the designated International Financial Reporting Standards.

The Audit & Supervisory Board Members and the Audit & Supervisory Board are responsible to monitor the execution of the directors' duties in the design and operation of the financial reporting process.

#### Auditor's Responsibility for Audit of the Consolidated Financial Statements

Our responsibility is to express an opinion on these consolidated financial statements in the audit report from an independent position based on our audit, with obtaining reasonable assurance as to whether the consolidated financial statements are free from material misstatement due to fraud or error. A misstatement can be caused by fraud or error and is judged to be material when individually or collectively it is reasonably expected to affect decisions of users of the consolidated financial statements.

We shall, in accordance with the auditing standards generally accepted in our country, make judgments as professional experts and maintain professional skepticism throughout the audit process and carry out the following:

- We shall identify and assess material misstatement risks due to fraud or error. In addition, we shall plan and perform audit procedures in response to material misstatement risks. The audit procedures selected and applicated depend on the auditor's judgement. In addition, we shall obtain sufficient and appropriate audit evidence which provides a basis for our opinion.
- In making such risk assessment, we shall consider the Company's internal controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal controls.
- We shall assess the appropriateness of the accounting policies adopted by management and the application thereof, as well as the reasonableness of accounting estimates made by management and the validity of related notes.
- We shall conclude whether it is appropriate for management to prepare the consolidated financial statements based on the going concern assumption and whether there are significant uncertainties regarding events or circumstances that may raise material doubts about the going concern assumption based on the audit evidence obtained. If significant uncertainties regarding the going concern assumption are identified, we are required to draw attention to the notes to the consolidated financial statements in the audit report, or if the notes to the consolidated financial statements are inappropriate, we are required to express an opinion with exceptive items to the consolidated financial statements. Our conclusions are based on audit evidence obtained by the date of the audit report, but there are possibilities not to continue as a going concern by future events and circumstance.
- We shall assess whether the presentation and notes to the consolidated financial statements are pursuant to the provisions of the second sentence of paragraph 1 of Article 120 of the Rules of Corporate Accounting of Japan which allows to prepare consolidated financial statements with the omission of a part of the disclosure item required under the designated International Financial Reporting Standards, as well as the presentation, structure and content of the consolidated financial statements, including related notes, and whether the consolidated financial statements properly present the underlying transactions and accounting events.
- We shall obtain sufficient and appropriate audit evidence of the financial information of the Company and its
  consolidated subsidiaries to express an opinion on the consolidated financial statements. We are responsible
  for the instructions, supervision and implementation of the audit of the consolidated financial statements. We
  are solely responsible for the audit opinion.

We shall report to the Audit & Supervisory Board Members and the Audit & Supervisory Board on the scope and timing of the planned audit, the significant findings of the audit including the significant deficiencies in internal control identified in the process of the audit, and other matters required by the audit standards.

We shall report to the Audit & Supervisory Board Members and the Audit & Supervisory Board on their compliance with the provisions on professional ethics in our country with regard to independence and on matters reasonably considered to affect the independence of the auditors and the content of safeguards, if any, to remove or reduce impediments to their independence.

## Interest

Our firm and its designated engagement partners do not have any interest in the Company for which disclosure is required under the provisions of the Certified Public Accountants Act.

## **Copy of Audit Report of Accounting Auditor**

# Independent Auditors' Report (English Translation)

May 21, 2021

To the Board of Directors of Kyocera Corporation:

## PricewaterhouseCoopers Kyoto

Designated and Engagement Partner,

Certified Public Accountant: Keiichiro Kagi

Designated and Engagement Partner,

Certified Public Accountant: Tetsuhiro Yasumoto

#### Audit Opinion

Pursuant to paragraph 2-1 of Article 436 of the Companies Act of Japan, we have audited the financial statements, namely, the balance sheet as of March 31, 2021 of Kyocera Corporation (the "Company") for its 67<sup>th</sup> fiscal year, and the statement of profit or loss, and the statement of changes in net assets for the year then ended, including the notes to the financial statements and the supplementary schedules (hereinafter "the financial statements and other").

In our opinion, the financial statements and other present fairly, in all material respects, the financial position of the Company as of March 31, 2021 and the results for the year then ended in conformity with accounting principles generally accepted in Japan.

### Basis for opinion

We conducted our audit in accordance with auditing standards generally accepted in Japan. Our responsibilities in auditing standards are stated in "Auditor's Responsibility for Audit of the Financial Statements and Other." We are independent of the Company and fulfill our other ethical responsibilities as an auditor in accordance with the provisions regarding professional ethics in our country. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Management, the Audit & Supervisory Board Members and the Audit & Supervisory Board's Responsibility for the Financial Statements and Other

Management is responsible for the preparation of the financial statements and other that give a true and fair view in accordance with accounting principles generally accepted in Japan. This responsibility includes implementing and maintaining internal controls deemed necessary by management for the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements and other, management is responsible for assessing whether it is appropriate to prepare the financial statements and other on the basis of the going concern assumption and for disclosing any matters relating to going concern, if necessary, in accordance with accounting principles generally accepted in Japan.

The Audit & Supervisory Board Members and the Audit & Supervisory Board are responsible to monitor the execution of the directors' duties in the design and operation of the financial reporting process.

#### Auditor's Responsibility for Audit of the Financial Statements and Other

Our responsibility is to express an opinion on these financial statements and other in the audit report from an independent position based on our audit, with obtaining reasonable assurance as to whether the financial statements and other are free from material misstatement due to fraud or error. A misstatement can be caused by fraud or error and is judged to be material when individually or collectively it is reasonably expected to affect decisions of users of the financial statements and other. We shall, in accordance with the auditing standards generally accepted in our country, make judgments as professional experts and maintain professional skepticism throughout the audit process and carry out the following:

- We shall identify and assess material misstatement risks due to fraud or error. In addition, we shall plan and perform audit procedures in response to material misstatement risks. The audit procedures selected and applicated depend on the auditor's judgement. In addition, we shall obtain sufficient and appropriate audit evidence which provides a basis for our opinion.
- In making such risk assessment, we shall consider the Company's internal controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal controls.
- We shall assess the appropriateness of the accounting policies adopted by management and the application thereof, as well as the reasonableness of accounting estimates made by management and the validity of related notes.
- We shall conclude whether it is appropriate for management to prepare the financial statements and other based on the going concern assumption and whether there are significant uncertainties regarding events or circumstances that may raise material doubts about the going concern assumption based on the audit evidence obtained. If significant uncertainties regarding the going concern assumption are identified, we are required to draw attention to the notes to the financial statements and other in the audit report, or if the notes to the financial statements and other are inappropriate, we are required to express an opinion with exceptive items to the financial statements and other. Our conclusions are based on audit evidence obtained by the date of the audit report, but there are possibilities not to continue as a going concern by future events and circumstance.
- We shall assess whether the presentation and notes to the financial statements and other comply with
  accounting principles generally accepted in Japan, as well as the presentation, structure and content of the
  financial statements and other, including related notes, and whether the financial statements and other
  properly present the underlying transactions and accounting events.

We shall report to the Audit & Supervisory Board Members and the Audit & Supervisory Board on the scope and timing of the planned audit, the significant findings of the audit including the significant deficiencies in internal control identified in the process of the audit, and other matters required by the audit standards.

We shall report to the Audit & Supervisory Board Members and the Audit & Supervisory Board on their compliance with the provisions on professional ethics in our country with regard to independence and on matters reasonably considered to affect the independence of the auditors and the content of safeguards, if any, to remove or reduce impediments to their independence.

#### Interest

Our firm and its designated engagement partners do not have any interest in the Company for which disclosure is required under the provisions of the Certified Public Accountants Act.

## Copy of Audit Report of Audit & Supervisory Board

#### **Audit Report (English Translation)**

The Audit & Supervisory Board (hereinafter referred to as "the Board"), based on audit reports prepared by each Audit & Supervisory Board Member (hereinafter referred to as "Board Member") related to the execution of duties of Directors during the 67<sup>th</sup> fiscal year from April 1, 2020 to March 31, 2021, hereby reports its results of audit after deliberations, as the unanimous opinion of all Board Members, as follows:

- 1. Methods and Details of Audit by Individual Board Members and by the Board
- (1) The Board established auditing policies, auditing plans and role sharing for the fiscal year and received audit reports from each Board Member on the execution of his auditing activities and the result thereof. In addition, it received reports on the execution of duties from Directors, etc. and from the Accounting Auditor, and, when necessary, requested their explanations regarding such reports.
- (2) In accordance with the auditing standards for Board Members set by the Board, each Board Member communicated with Directors, the Corporate Global Audit Division of the internal audit department and employees of Kyocera Corporation (hereinafter referred to as the "Company") and endeavored to gather information and create an improved environment for auditing, according to the auditing policies, auditing plans and role sharing for the fiscal year, and conducted the audit by the following methods.
  - (i) Board Members attended the meetings of the Board of Directors and other important meetings, received reports from Directors, the Corporate Global Audit Division and employees of the Company on the execution of their duties, and, when necessary, requested their explanations regarding those reports. Board Members also inspected documents related to important decisions including internally approved documents and examined operations and assets at the Company's head office, plants and major operational establishments. In addition, Board Members had a meeting with the Chairman of the Board and Representative Director and the President and Representative Director of the Company and exchanged opinions and information on issues, etc. on auditing. With respect to subsidiaries, Board Members not only visited and examined subsidiaries based on the auditing plans, but also received reports on auditing condition of subsidiaries from their Board Members, etc. at the regular meetings with them, and facilitated communications and exchanged information with Directors of them too, and, when necessary, attended important meetings, received reports on business, requested explanations and expressed opinions.
  - (ii) Board Members received reports on the status of maintenance and operations from Directors, the Corporate Global Audit Division and Board Members of subsidiaries, etc., and, when necessary, requested their explanations and expressed opinions regarding the content of the resolution of the Board of Directors with respect to the development and maintenance of a system to ensure that the execution of duties by Directors as described in the business report shall be in compliance with laws and regulations and with the Company's Articles of Incorporation and other systems required by Article 100, paragraphs (1) and (3) of the Regulation for Enforcement of the Companies Act as being necessary for ensuring the appropriateness of operations of the corporate group consisting of the Company and its consolidated subsidiaries, and the systems (internal control systems) established under such resolution. With respect to the internal control systems regarding financial reporting, Board Members received reports on the evaluation of such internal control systems and the auditing condition from Directors, the Corporate Global Audit Division and from PricewaterhouseCoopers Kyoto, and, when necessary, requested their explanations regarding those reports.
  - (iii) Board Members monitored and examined whether the Accounting Auditor maintained their independence and performed their audits in an appropriate manner, and received reports from the Accounting Auditor on the execution of their duties and, when necessary, requested their explanations regarding those reports. Board Members also received notification from the Accounting Auditor that

they have taken steps to improve the "system for ensuring appropriate execution of their duties" (matters set forth in the items of Article 131 of the Regulation on Corporate Accounting) in compliance with the "Quality Control Standards Relating to Auditing" (adopted by the Business Accounting Council on October 28, 2005), etc. and, when necessary, requested their explanations regarding such notification.

Based on the foregoing methods, Board Members reviewed the business report and supplementary schedule thereto, the financial statements (balance sheet, statement of profit or loss, statement of changes in net assets and notes to financial statements) and supplementary schedules thereto as well as consolidated financial statements (consolidated statement of financial position, consolidated statement of profit or loss, consolidated statement of changes in equity and notes to consolidated financial statements) for the fiscal year.

#### 2. Results of Audit

- (1) Result of the Audit of the Business Report, etc.
  - (i) The business report and the supplementary schedules thereto fairly present the condition of the Company in accordance with Japanese laws and regulations and the Articles of Incorporation of the Company.
  - (ii) There has been neither unfair conduct nor any material violation of Japanese law or regulation or the Articles of Incorporation of the Company in connection with the execution of duties of the Directors.
  - (iii) The content of the resolution by the Board of Directors regarding internal control systems is due and proper. Furthermore, nothing has arisen that requires comment on the description in the business report and the Directors' execution with respect to the internal control systems, including financial reporting.
- (2) Result of the Audit of Financial Statements and Supplementary Schedules Thereto The methods and results of the audit by the Accounting Auditor, PricewaterhouseCoopers Kyoto are due and proper.
- (3) Result of the Audit of Consolidated Financial Statements

The methods and results of the audit by the Accounting Auditor, PricewaterhouseCoopers Kyoto are due and proper.

May 26, 2021

Audit & Supervisory Board, Kyocera Corporation

Itsuki Harada [Seal] Full-time Audit & Supervisory Board Member

Shigeru Koyama [Seal]

Full-time Audit & Supervisory Board Member

Hitoshi Sakata [Seal] Audit & Supervisory Board Member

Masaaki Akiyama [Seal] Audit & Supervisory Board Member

Note: Messrs. Hitoshi Sakata and Masaaki Akiyama are Outside Audit & Supervisory Board Members as specified in Article 2, item (xvi) and Article 335, paragraph (3) of the Companies Act.