506805969 08/06/2021

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6852788

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

CONVEYING PARTY DATA

Name	Execution Date
KASUGA PARTNERS CO. LTD.	07/08/2019

RECEIVING PARTY DATA

Name:	ENAX, INC.
Street Address:	2-12-12 KASUGA, BUNKYO-KU
City:	TOKYO
State/Country:	JAPAN

PROPERTY NUMBERS Total: 5

Property Type	Number
Patent Number:	7014950
Patent Number:	7504179
Patent Number:	7914925
Patent Number:	8283067
Patent Number:	9178189

CORRESPONDENCE DATA

Fax Number: (703)205-8050

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 703-205-8000

Email: mailroom@bskb.com, bmukuria@bskb.com
Correspondent Name: BIRCH, STEWART, KOLASCH & BIRCH, LLP
Address Line 1: 8110 GATEHOUSE ROAD, SUITE 100 EAST
Address Line 4: FALLS CHURCH, VIRGINIA 22042-1248

ATTORNEY DOCKET NUMBER:	4456-0273M
NAME OF SUBMITTER:	BRIAN MUKURIA
SIGNATURE:	/Brian Mukuria/
DATE SIGNED:	08/03/2021

Total Attachments: 14

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PATENT 506805969 REEL: 057105 FRAME: 0700

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PATENT REEL: 057105 FRAME: 0701

SunFlare Co., Ltd.

Shinjuku Hirose Bldg., 4-7 Yotsuya, Shinjuku-ku, Tokyo 160-0004

Phone: 03-3355-1168 Fax: 03-3355-0270

July 16, 2021

CERTIFICATE OF TRANSLATION

TO WHOM IT MAY CONCERN:

We, SunFlare, hereby certify that we had prominent translators who are familiar with and competent in both Japanese and English languages complete and fulfill the translation of the attached and listed documents, and that the said documents are translated from Japanese into English in an accurate and correct manner to the best of our knowledge and ability.

Translated Material: "Certificate of full registry records"

ELANCE Global Interface & Salutions

SunFlare Co., Ltd.

President

Shinjuku Hirose Bldg., 4-7 Yotsuya, Shinjuku-ku, Tokyo 160-0004 Phone: +81-3-3355-1168 Fax: +81-3-3355-0270 www.sunflare.com

> PATENT REEL: 057105 FRAME: 0702

Certificate of All Historical Matters

2-12-12 Kasuga, Bunkyo-ku, Tokyo ENAX, INC.

Corporation No.	0100-01-20033		
Name	KASUGA PARTNERS CO. LTD.		
	ENAX, INC.	Changed on July 8, 2019	
		Registered on July 8, 2019	
Exemption of the transferor of the trade name from liability for obligations	Although the Company, through the absorption-type company split on July 8, 2019, has succeeded to the rights and obligations held by Sekisui LB Tech Co., Ltd. (trade name before the change: ENAX, INC.) as the splitting company in relation to its business, the Company shall not be liable for the performance of obligations except for the obligations that shall be succeeded to by the Company as provided for in the absorption-type company split agreement entered into on April 9, 2019 between the Company and Sekisui LB Tech Co., Ltd. (trade name before the change: ENAX,	has succeeded Sekisui LB ne change: nny in relation ot be liable for pt for the to by the orption-type to on April 9, kisui LB Tech	
	INC.) for that absorption-type company split.	Registered on July 8, 2019	
Head office	DECO TOK YO 4F, 3-5-12 Nihonbashi, Chuo-ku, T 2-12-12 Kasuga, Bunkyo-ku, Tokyo	Relocated on July 8, 2019	
Method of public notice	Public notices shall be published in the official gazette (Kanpo).		
	Public notices shall be published electronically. https://e-kokoku.biz/enax/ In the event of an incident or other unavoidable event that prevents such electronic public notices from being published, however, notices are	Changed on January 24, 2020	
	published in the official gazette (<i>Kanpo</i>).	Registered on January 24, 2020	
Date of establishment	April 8, 2019		
Purpose	 Developing, manufacturing and selling electronic components Developing, manufacturing and selling communication information systems and communication information processing terminal equipment Developing, manufacturing and selling batteries and peripherals (such as battery packs and cases) Developing, manufacturing and selling battery manufacturing equipment Developing, manufacturing and selling electric vehicles Developing, manufacturing and selling battery materials Developing, manufacturing and selling electric bicycles, electric motorcycles and electric wheelchairs 		

	8. Any and all activities incidental to any of the foregoing				
Total number of shares authorized to be issued	1,000,000 shares				
Total number of issued shares, classes thereof and number	Total number	of issued shares			
of shares per class		of issued shares	Changed on July 5, 2019		
	170,700 s	<u>shares</u>	Registered on July 5, 2019		
		of issued shares	Changed on March 27, 2020		
	172,700 s	shares	Registered on March 30, 2020		
Amount of stated capital	JPY1,000,00	JPY1,000,000			
	JPY854,000,	000	Changed on July 5, 2019		
			Registered on July 5, 2019		
	JPY90,000,0	00	Changed on March 1, 2020		
			Registered on March 2, 2020		
	JPY100,000,	000	Changed on March 27, 2020		
			Registered on March 30, 2020		
Regulations restricting the assignment of shares	The acquisition of shares of the Company through assignment shall require approval at a shareholders meeting. In the event that a shareholder of the Company acquires shares of the Company through assignment, such acquisition shall be deemed to have been approved at a shareholders meeting.				
	For the acquisition of shares of the Company through assignment, the shareholder or acquirer shall obtain the approval of the Board of Directors.				
			rectors.		
		Changed on July 8, 2019	Registered on July 8, 2019		
Matters concerning executives	Director	Changed on July 8, 2019 <u>Nobuaki Tomaru</u>			
	Director				
	Director		Registered on July 8, 2019		
	<u>Director</u>		Registered on July 8, 2019 Resigned on July 8, 2019		
		<u>Nobuaki</u> <u>Tomaru</u>	Registered on July 8, 2019 Resigned on July 8, 2019 Registered on July 8, 2019		
		<u>Nobuaki</u> <u>Tomaru</u>	Registered on July 8, 2019 Resigned on July 8, 2019 Registered on July 8, 2019 Appointed on July 8, 2019		
	Director	Nobuaki Tomaru Masaki Saikusa	Registered on July 8, 2019 Resigned on July 8, 2019 Registered on July 8, 2019 Appointed on July 8, 2019 Registered on July 8, 2019		
	Director	Nobuaki Tomaru Masaki Saikusa	Registered on July 8, 2019 Resigned on July 8, 2019 Registered on July 8, 2019 Appointed on July 8, 2019 Registered on July 8, 2019 Reappointed on June 26, 2020		
	<u>Director</u> Director	Nobuaki Tomaru Masaki Saikusa Masaki Saikusa	Registered on July 8, 2019 Resigned on July 8, 2019 Registered on July 8, 2019 Appointed on July 8, 2019 Registered on July 8, 2019 Reappointed on June 26, 2020 Registered on July 10, 2020		
	<u>Director</u> Director	Nobuaki Tomaru Masaki Saikusa Masaki Saikusa	Registered on July 8, 2019 Resigned on July 8, 2019 Registered on July 8, 2019 Appointed on July 8, 2019 Registered on July 8, 2019 Reappointed on June 26, 2020 Registered on July 10, 2020 Appointed on July 8, 2019		

	Director Jun Nakayama	Appointed on July 8, 2019
	Sun Makayama	Registered on July 8, 2019
	D	
	Director Jun Nakayama	Reappointed on June 26, 2020
		Registered on July 10, 2020
	1-2-8-601 Toyosu, Koto-ku, Tokyo Representative Director Nobuaki Tomaru	
		Resigned on July 8, 2019
		Registered on July 8, 2019
	1-18-17 Denenchofu, Ota-ku, Tokyo	Appointed on July 8, 2019
	Representative Director Masaki Saikusa	Registered on July 8, 2019
	1-18-17 Denenchofu, Ota-ku, Tokyo	Reappointed on June 26, 2020
	Representative Director Masaki Saikusa	Registered on July 10, 2020
	Auditor Ryoya Seto	Appointed on July 8, 2019
		Registered on July 8, 2019
Provisions concerning releasing directors, etc. from liability to the Company	The Company may, by a resolution of the Board of Directors, release directors (including former directors) from their liability for damages under Article 423, paragraph 1 of the Companies Act to the extent of the amount obtained by subtracting the minimum liability amount provided for in laws and regulations from the amount for which they are liable in cases where they fulfill the requirements provided for in laws and regulations. The Company may, by a resolution of the Board of Directors, release auditors (including former auditors) from their liability for damages under Article 423, paragraph 1 of the Companies Act to the extent of the amount obtained by subtracting the minimum liability amount provided for in laws and regulations from the amount for which they are liable in cases where they fulfill the requirements provided for in laws and regulations.	
	Established on July 8, 2019	Registered on July 8, 2019
Provisions concerning limitation of liability of non- executive directors to the Company	The Company may enter into with directors (excluding executive directors or the like) an agreement limiting their liability for damages under Article 423, paragraph 1 of the Companies Act in cases where they fulfill the requirements provided for in laws and regulations; provided, however, that the amount of the limit of liability under the agreement shall be an amount stipulated by laws and regulations. The Company may enter into with auditors an agreement limiting their liability for damages under Article 423, paragraph 1 of the Companies Act in cases where they fulfill the requirements provided for in laws and regulations; provided, however, that the amount of the limit of liability under the agreement shall be an amount stipulated by laws and regulations.	
	Established on July 8, 2019	Registered on July 8, 2019
Stock acquisition	1st Series of Stock Acquisition Rights	
rights	Total Number of Stock Acquisition Rights	
	8,637	
	Classes of Shares Underlying the Stock Acquisi Shares in Each Class and the Method of Calcula	
	Common shares of the Company 8,637 share	s

Reference No. A998020

The number of shares underlying one stock acquisition right (hereinafter referred to as the "Number of Shares to Be Granted") shall be one common share of the Company.

The Number of Shares to Be Granted shall be adjusted according to the following formula in the event that the Company carries out a share split (including the allotment of common shares of the Company without contribution; hereinafter the same shall apply) or the consolidation of shares after the date of allotment of the stock acquisition rights; provided, however, that such adjustment shall be made only for the number of shares underlying the stock acquisition rights that have not been exercised at that time, and fractions of less than one share arising as a result of the adjustment shall be discarded:

Number of Shares to
Be Granted after the adjustment

Number of Shares to
Be Granted before the adjustment

Ratio of split-up (or consolidation)

After the date of allotment of the stock acquisition rights, if the Company carries out any merger, company split or reduction in the amount of the stated capital, or otherwise needs to adjust the Number of Shares to Be Granted as in the foregoing cases, the Number of Shares to Be Granted shall be adjusted appropriately to the extent reasonable.

Amount to Be Paid in for Offered Stock Acquisition Rights or Calculation Method Thereof, or Statement that There Is No Requirement for Payment Thereof 100 yen

Value of Assets Contributed when Stock Acquisition Rights Are Exercised and the Method to Calculate Such Value

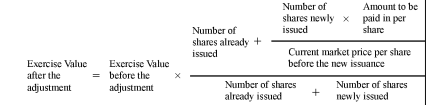
The value of assets contributed when the stock acquisition rights are exercised shall be the amount obtained by multiplying the amount to be paid in per share (hereinafter referred to as the "Exercise Value") by the Number of Shares to Be Granted.

The Exercise Value shall be 10,000 yen.

The Exercise Value shall be adjusted according to the following formula in the event that the Company carries out a share split or consolidation of shares after the date of allotment of the stock acquisition rights, and fractions of less than one yen due to the adjustment shall be rounded up to the nearest whole yen:

Exercise Value after the adjustment = $\frac{\text{Exercise Value before}}{\text{the adjustment}} \times \frac{\frac{1}{\text{Ratio of split-up}}}{\text{(or consolidation)}}$

After the date of allotment of the stock acquisition rights, if the Company issues new shares or disposes of treasury shares at a value lower than the then current market price of common shares of the Company (except in cases of the issuance of new shares or disposition of treasury shares based on the exercise of stock acquisition rights, or the transfer of treasury shares through a share exchange), the Exercise Value shall be adjusted according to the following formula, and fractions of less than one yen due to the adjustment shall be rounded up to the nearest whole yen:



In the above formula, the term "number of shares already issued" shall refer to the number obtained by subtracting the number of treasury shares pertaining to common shares of the Company from the total number of issued shares pertaining thereto, and in the event of the disposition of treasury shares pertaining to common shares of the Company, the term "number of shares newly issued" shall be replaced with "number of treasury shares disposed."

In addition to the foregoing, after the date of allotment of the stock acquisition rights, if the Company carries out a merger or company split with another company, or otherwise needs to adjust the Exercise Value as in the foregoing cases, the Company shall be allowed to adjust the Exercise Value appropriately to the extent reasonable.

Period During which Stock Acquisition Rights Can Be Exercised

From June 6, 2020 to June 5, 2025

Conditions for Exercise of Stock Acquisition Rights

- (1) The person to whom stock acquisition rights have been allotted (hereinafter referred to as the "Holder of Stock Acquisition Rights") may not exercise all remaining stock acquisition rights if any of the following events occurs during the period from the date of allotment of the stock acquisition rights to the date of expiration of the exercise period:
 - (a) Where common shares of the Company are issued or otherwise disposed of with contribution at a price lower than the price per share of common shares of the Company on the business day immediately before the date of the resolution of the Board of Directors for the issuance of the stock acquisition rights (hereinafter referred to as the "Assumed Share Price"; provided, however, that such price shall be adjusted appropriately in the same manner as the Exercise Value provided for in the above "Value of Assets Contributed when Stock Acquisition Rights Are Exercised and the Method to Calculate Such Value"; hereinafter the same shall apply) (except in cases where the amount to be paid in "is particularly favorable" as provided for in Article 199, paragraph 3 and Article 200, paragraph 2 of the Companies Act, the price is found to be different from the share price of ordinary shares, or such shares are issued or otherwise disposed of through allotment to shareholders);
 - (b) Where stock acquisition rights are issued at the Exercise Value lower than the Assumed Share Price (except in cases of issuance at the Exercise Value set at a price different from the share price of common shares of the Company at the time of issuance of those stock acquisition rights);
 - (c) Where common shares of the Company underlying the stock acquisition rights, which are not listed on any financial instruments exchange in Japan, are bought and sold or otherwise traded with contribution at a price lower than the Assumed Share Price (except in cases where the shares are traded at a price found to be significantly lower than the share price at the time of such trading for any purpose such as the purpose of the capital policy); or
 - (d) Where common shares of the Company underlying the stock acquisition rights are listed on any financial instruments exchange in Japan, and the closing price of common shares of the Company that are regularly traded

	(3)	on the financial instruments exchange becomes lower than the Assumed Share Price on or after the date of listing. (2) It is required that the Holder of Stock Acquisition Rights be a director, auditor or employee of the Company or an affiliated company of the Company at the time of exercise of the stock acquisition rights; provided, however, that this shall not apply to cases where that Holder retires from office due to the expiration of the term of office or at the mandatory age, or otherwise the Board of Directors finds that there are justifiable reasons. (3) No heirs of the Holder of Stock Acquisition Rights shall be allowed to exercise the stock acquisition rights.	
		number of shares authorized to be issued at the time of exercise of the stock acquisition rights through such exercise, such stock acquisition rights may not be exercised.	
	(5)	A number of stock acquisition rights that is less than one may not be exercised.	
	Provis	ions and Conditions for Company's Acquis	sition of Stock Acquisition Rights
		In the event that a merger agreement under which the Company becomes the extinct company, a company split agreement or plan under which the Company becomes the splitting company, or a share exchange agreement or share transfer plan under which the Company becomes the wholly-owned subsidiary company is approved at a shareholders meeting (or resolved by the Board of Directors in cases where approval at a shareholders meeting is not required), the Company may acquire all stock acquisition rights without contribution upon the arrival of a date determined separately by the Board of Directors of the Company. If the stock acquisition rights can be no longer exercised due to the provisions of the above "Conditions for Exercise of Stock Acquisition Rights" before the Holder of Stock Acquisition Rights exercises those rights, the Company may acquire the stock acquisition rights without contribution.	
			Issued on June 5, 2020
			Registered on June 10, 2020
Company split	Splitting	from ENAX, INC. at 2-12-12 Kasuga, Bun	ıkyo-ku, Tokyo on July 8, 2019
			Registered on July 8, 2019
Matters concerning	Company	with board of directors	
company with board of directors		Established on July 8, 2019	Registered on July 8, 2019
Matters concerning	Company	with auditors	
company with auditors		Established on July 8, 2019	Registered on July 8, 2019
Matters concerning	Establish	ment	
register records			Registered on April 8, 2019

This is to certify that all items on the registry which have not been closed are presented here.

February 16, 2021 Tokyo Legal Affairs Bureau Registrar

Naruhiko Shirai

Reference No. A998020

* Underlined parts refer to deleted items.

7/7

履歷事項全部証明書

東京都文京区春日二丁目!2番12号 エナックス株式会社

					-
会社法人等番号	0100-01-200033				
简号 Name	株式会社参日パートナーズ KASUGA PAI	RTNE	RS CC). LTE)
, swame	エナックス株式会社 ENAX, INC.	令和	1# 	7.A 	8日変更
		令和	1年	7月	8日愛能
商号譲渡人の債務 に関する免責	当会社は、令和1年7月8日吸収分割により分割会社である積水LBデック株式会社(変更前商号:エナックス株式会社)から事業に関して有する権利義務の承継を受けたが、積水しBデック株式会社(変更前商号:エナックス株式会社)の債務について、当該吸収分割に関する当会社と積水しBデック株式会社(変更前商号:エナックス株式会社)との間の平成31年4月9日付吸収分割契約において当会社が承継するものとされた債務を徐き、弁済する責任を負わない。	↑ 10	1 24	7]]	8 H % &
本 명	東京都中央区日本橋三丁目5番12号DECO TOKYO4階				
	東京都文京区春日二丁目12番12号	令和			8日移版 8日発生
公告をする方法	官報に掲載する方法により行う。	33 3.13	e@: 		o u Ra
	電子公告により行う。 https://e-kokoku/biz/ enax/ ただし、やむを得ない事由により、電子公告に よることができない場合は、官報に掲載する方	令和	2年	1.8.3	2.4日変更
	進により行う。	分和	2年	1月3	74日登紀
会社成立の年月日	平成31年4月8日				
n eg	 電子部品の開発製造販売 通信情報システム及び通信情報処理端末機器 電池及び周辺機器(バッテリーパック・ケー」 電池製造機器の開発製造販売 電気自動車の開発製造販売 電池材料の開発製造販売 電池材料の開発製造販売 電気自転車・電動自動二輪車及び電動車椅子(ス等)の	OBS NEW	D造版。	\$ 100 miles

整理番号 ア998020

下級のあるものは抹消事項であることを示す。

1/6

REEL: 057105 FRAME: 0710

東京都文京区春日二丁目 1 2 番 1 2 号 エナックス株式会社

	8. 前各号に付得する一切の業務	
発行可能株式總数	100万株	
発行済株式の総数 並びに種類及び数	発行済株式の総数 <u>100株</u>	
	発行済株式の総数 <u>17万700株</u>	令和 1年 7月 5日変更 令和 1年 7月 5日登記
	発行済株式の総数 17万2790株	令和 2年 3月27日変更
		令和 2年 3月30日登記
資本金の額	金100万円	
	金8億5400万円	令和 1年 7月 5日変更
		令和 1年 7月 S日登記
	金9000万円	全和 2年 3月 1日変更
		今和 2年 3月 2日登記
	金)像門	令和 2年 3月27日変更
		令和 2年 3月30日登記
株式の譲渡制限に 関する規定	当会社の株式を譲渡により取得することについて 会社の株主が当会社の株式を譲渡により取得する! 認したものとみなす。	
). *	当会社の株式を譲渡により取得するには、株主又は 受けなければならない。 令和 1年 7月 8日変更	
役員に関する事項	取締役 都 夫 仲 顕	
		令和 1年 7月 8日辞任
		令和 1年 7月 8日登記

整理番号 ア998020 *

下級のあるものは排消が過であることを示す。 2/6 PATENT

東京都文京区春日二丁目12番12号 エナックス株式会社

	<u>取締役</u> 三枝雅賞	合和 1年 7月 8日就任
		令和 1年 7月 8日發記
	取締役 三枝雅黄	令和 2年 6月26日重任
		全和 2年 7月10日登記
	<u>取締役 玉 澤 康 一</u>	令和 1年 7月 8日就任
		令和 1年 7月 8日登記
	取締役 玉澤 悪一	令和 2年 6月26日黨任
		令和 2年 7月10日登記
	取締役 中山 淳	令和 1年 7月 8日就任
		令和 1年 7月 8日登記
	·····································	令和 2年 6月26日薫任
	東京都江東区豊州一丁月2番8-601号	
	代表取締役 都 九 仲 顕	
		令和 1年 7月 8日辞任
		令和 1年 7月 8日發記
	東京都大田区田区開講布一丁目 18番17号 代表取締役 三 枝 雅 貴	令和 1年 7月 8日就任
	28 28 XI	令和 1年 7月 8日登起
	東京都大田区田閣調布一丁目 1 8 番 1 7 号 代表取締役 三 核 雅 貴	令和 2年 6月26日重任
	代表取締役 三 枝 雅 貴	令和 2年 7月10日登記
	整套後 瀬戸亮哉	全和 1年 7月 8日就任
		令和 1年 7月 8日登記
取締役等の会社に 対する責任の免除 に関する規定	当会社は、取締役会の決議によって。取締役の会社社第423条第1項の賠償責任につい場合には、賠償責任額から社合に定める最份度として免除することができる。 当会社は、取締役会の決議によって、監査行の会社法第423条第1項の賠償責任につい場合には、賠償責任額から社合に定める最份度として免除することがのきる。	いて、法令に定める要件に該当する 抵責任限度額を控除して得た額を限 役(監査役であったものを含む。) いて、法令に定める要件に該当する

整理番号 ア998020 * 下線の参ぶものは抹滴す項であることを示す。 **PATENT**

3/6

東京都文京区春日二丁日12番12号 エナックス株式会社

		令和	1年	7. <i>1</i>]	8 8	設定	∱ £0	1年	7 Л	8 B ###
非業務執行取締役 等の会社に対する 責任の制限に関す る規定	当会社は取締役 423条第1項6 債責任を限定する 債責任の限度額に 当会社は監査役。 に定める要件に きる。ただし、	D語償責 5契約を は、法令 cの間で を当する	任につ 締結す が規定 、会初 場合に	かて、 ること 3する 8 と法第4 (は路)	法 が す と 3 3 3 3 4 3 4 4 4 7 4 7 7 7 7 7 7 7 7 7	に定め きる。 る。 条第1 を限定	る要件に ただし、 項の賠償 する契約	- 該当 当該! (責任) (を締!	する場合 契約にま こついで 話するこ	かには脂 素づく脂 ご、法令 ことがで
· :		令和	揮	7.月	8 8	WE	令和]年	7月	8日發配
新体子約権	第1 開発 第1	8個普数でれ行整 式約そな払 に行使16あ通はを3使の 数権の範込 摩使舗0.3た株、含もさ結 一の他囲金 しに額.	7り式本むのれ栗 調謝こで額 て際 J O O を 機の I 新。とて生 整当れ、若 出しと O O O O O O O O O O O O O O O O O O O	1	う。の。だ株末 式社に数の 財れにる株 割) し予満 数が準は算 産る。	式 当ま、約の ×合じ適定 の財付の 日たか権端 分併付切方 餌産与数 類、与に法 額の株	() 株る目に (会株週又 又価式) 当式調的つ ま社式整は は額数を払 そはを	「株をころは、併ま調るを、算しば、株をころは、併ま調るを、算しば	ター分う所式ニー・はをのし、方あ金株・翻場株のれーの製めとなー法た額と、おに本質され、カリと	自社 普 が は な 体 の は で が は で が は で が の は で が の の 場 る に の あ る に の あ る に の の の あ る に の の の の の の あ る に の の の あ る に の の あ る に の の あ 。 に の の は の の の の の の の の の の の の の
	なお、本新株 次の算式により	行使伽	Wer	i整し、	調整					
	調整後行使価値 また、本新株で 額で新株の発行 合を除く。)、 数は切り上げる 調整後 ==	*約権の fまたは tび自己 次の算	創当日 自己 日 株式の 文によ	i式の類 2処分割 り行句 概系 株式	h社が k分を とびに で価額 き行 に数	当社書 行う式 場 で 武 整 新 株 一 新	合(新榜 機による	:つき! :予約! :自己! (によ) / : : : : : : : : : : : : : : : : : :	時価を刊稿の行程を刊名の行程を 第二十四十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二	下回る師 語に基づ 多転の場 表線の端

東京都文京区春日二丁目12番12号 エナックス株式会社

> なお、上記算式において「既発行株式数」とは、当社普通株式にかかる発行 済株式総数から当社普通株式にかかる自己株式数を控除した数とし、また、 当社普通株式にかかる自己株式の処分を行う場合には、「新規発行株式数」 を「処分する自己株式数」に読み替えるものとする。

> さらに、上記のほか、本新株子約権の割当日後、当社が他社と合併する場合、 会社分割を行う場合、その他これらの場合に準じて行使価額の調整を必要と する場合には、当社は、合理的な範囲で適切に行使価額の調整を行うことが できるものとする。

新株子約権を行使することができる期間

2020年6月6日から2025年6月5日まで

新株予約権の行使の条件

- ●新株予約権の割り当てを受けた者(以下「新株予約権者」という。)は、本新株予約権の割当日から行使期間の満了日までにおいて次に掲げる事由のいずれかが生した場合には、新株予約権者は残存するすべての本新株予約権を行使することができない。
- (a) 本新株予約権発行にかかる取締役会決議日の前営業日における当社普通株式の1株当たりの価格(以下、「前提株価」という。ただし、上記「新株予約権の行便に際して出資される財産の価額又はその算定方法」において定められた行便価額同様に適切に調整されるものとする。以下同じ。)を下回る価格を対価とする当社普通株式の発行等が行われたとき(ただし、私込金額が会社法第199条第3項・同第200条第2項に定める「特に有利な金額である場合」および普通株式の株価とは異なると認められる価格である場合ならびに当該株式の発行等が株主割当てによる場合等を除く。)。
- (b) 前提株価を下回る価格を行使価額とする新株予約権の発行が行われた とき (ただし、当該行使価額が当該新株予約権の発行時点における当 社普通株式の株価と異なる価格に設定されて発行された場合を除く。)
- (c)本新株予約権の目的である当社普通株式が日本圏内のいずれの金融商品取引所にも上場されていない場合、前提株価を下回る価格を対価とする売買その他の取引が行われたとき(ただし、資本政策目的等により当該取引時点における株価よりも著しく低いと認められる価格で取引が行われた場合を除く。)。
- (d) 本新株予約権の目的である当社普通株式が日本間内のいずれかの金融 商品取引所に上場された場合、上場日以降、当該金融商品取引所にお ける当社普通株式の普通取引の終値が前提株価を下回る価格となった とき。
- ②新株予約権者は、新株予約権の権利行使時においても、当社または当社関 / 保封社の取締役、監査役または従業員であることを要する。ただし、任期 / 満了による退任、定年退職。その他正当な理由があると取締役会が認めた / 場合は。この限りではない。
- ①本新株子約備の行便によって、当社の発行済株式総数が当該時点における
 ※第位可能株式総数を超過することとなるときは、当該本新株子約権の行使
 を記りことはできない。
- 第一条整整が対策上側未満の行使を行うことはできない。

整理番号 アリリ

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Attorney Docket No. 4456-0273M

東京都文京区春日二丁目12番12号 エナックス株式会社

	会社が新株子的権を取得することができる事由及び (1) 当社が消滅会社となる合併契約、当社が行いての分割契約もしくは分割計画。またが 式交換契約もしくは株式移転計画についての承認を要しない場合には取締役会決議) 当社取締役会が別途定める日の到来をもっ 無償で取得することができる。 (2) 新株子約権者が権利行使をする前に、上書 に定める規定により本新株子約権の行便が 社は新株子約権を無償で取得することがつ	け割会社となる会社分割につま当社が完全子会社となる株 で株主総会の承認(株主総会 がなされた場合は、当社は、 って、本新株子約権の全部を 記「新株予約権の行使の条件」 ができなくなった場合は、当
		今和 2年 6月10日登記
会社分割	令和1年7月8日東京都文京区参日二丁目12番1 ら分割	1 2 号エナックス株式会社か 令和 1年 7月 8 日登記
取締役会設置会社 に関する事項	取締役会設備会社 令和 1年 7月 8日設定	令和 1 年 7月 8日登記
監査役設置会社に 関する事項	監査役設置会社 令和 1年 7月 8日設定	令和 1年 7月 8日登記
登記記録に関する 事項	数立	平成 3 1年 4月 8 日登記



これは登記簿に記録されている閉鎖されていない事項の全部であることを証明 した書面である。

令和 3年 2月16日

東京法務局 e Section

É 井 胈



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PATENT

REEL: 057105 FRAME: 0715

RECORDED: 08/06/2021