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June 20, 2025

Company name:	SOURCENEXT CORPORATION		
Name of representative:	Tomoaki Kojima, President and COO		
	Securities code: 4344; Prime Market		
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Notice Regarding Issuance of Stock Options (Share Acquisition Rights)

SOURCENEXT CORPORATION (Headquarters: Minato-ku, Tokyo; President and COO: Tomoaki Kojima) hereby announces that, at the Board of Directors meeting held today, our company has resolved to issue share acquisition rights (stock options) to our directors (excluding outside directors) and employees, pursuant to the provisions of Articles 236, 238, and 240 of the Companies Act, as outlined below.

I. Purpose of Issuing Share Acquisition Rights as Stock Options

In order to enhance motivation and morale, strengthen unity within the company, and attract and retain talented personnel, we will issue share acquisition rights free of charge to our directors (excluding outside directors) and employees. This initiative aims to contribute to the medium- to long-term enhancement of our corporate value.

II. Terms and Conditions of the Share Acquisition Rights

1. The Total Number of Stock Acquisition Rights

6,665 units

The total number of the total shares to be issued upon exercise of stock acquisition rights shall be 666,500. In the event that the number of shares per one stock acquisition right will be adjusted pursuant to the following 3.(1), the adjusted number of the total shares shall be the number of subject shares multiplied by the number of Stock Acquisition Rights.

2. Amount to be paid for stock acquisition rights and date of allotment

The stock acquisition rights shall not need any payment in an exchange for the issuance. The stock acquisition rights are given as an incentive remuneration and the absence of a requirement for the payment in of monies is not the particularly favourable issue.

3. Content of stock acquisition rights

(1) Type and number or method of calculating the number of shares to be issued upon exercise of stock acquisition rights.

The type and number of shares issued shall be 100 common shares of the Company (hereinafter referred to as the "The Number of Allotment Shares"). When the Company splits shares (hereinafter, including a gratis allotment of shares) or consolidates shares after the date on which the Company allots Stock Acquisition Rights, The Number of Allotment Shares shall be adjusted using the following formula. Provided, however, such adjustment shall be made only with respect to the number of shares subject to stock acquisition rights amongst the stock acquisition rights not exercised at that point and fractions resulting from the adjustment of less than one share shall be rounded down.

The Number of Allotment Shares after adjustment = The Number of Allotment Shares before adjustment \times stock split or consolidation ratio

If the Company conducts a merger, company split, reduction in the amount of stated capital after the

allotment date, when other adjustment is made with respect to The Number of Allotment Shares per stock acquisition right, where necessary, The Number of Allotment Shares shall be appropriately adjusted to any reasonable extent required on the basis of resolutions of the Board of Directors.

(2) Value or method of calculating the value of assets to be contributed at the time of exercising the Stock Acquisition Rights

The price of property to be contributed upon the exercise of the stock acquisition rights shall be the amount obtained by multiplying amount to be paid per share which is issued through exercise of Stock Acquisition Rights (hereinafter referred to as the "Exercise Price") by The Number of Allotment Shares.

The Exercise Price shall be the amount obtained by multiplying the average closing price of the Company's common stock on the Tokyo Stock Exchange (the "TSE") on each day of the month preceding the month in which the stock acquisition rights are allocated (excluding the day on which the transaction has not been fulfilled) by 1.05 and fractions of less than 1 yen shall be rounded up. Provided, however, in the case that the price is lower than the closing price on the date of allotment, the Exercise Price will become the closing price.

If the Company splits or consolidates shares after the allotment date, the Exercise Price is adjusted according to the following formula and fractions of less than 1 yen resulting from the adjustment are rounded up.

Adjusted Exercise Price = Exercise Price before Adjustment
$$\times \frac{1}{\text{split / merge ratio}}$$

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Further, if the Company issues common shares or disposes of treasury stock at a price less than the market price after the date of allotment (excluding the issuance common shares or the disposes of treasury stock by exercising stock acquisition right or by exchanges shares), the Company shall adjust the Exercise Price according to the following formula, and fractions of less than 1 yen shall be rounded up.

					Number		Number of Newly Issued Shares	
Adjusted		Exercise Price			of Issued	+	× Amount to be Paid per Share	
Exercise	=	before	the	×	Shares		Market Price per share before new issue	
Price		Adjustment				Number of previously issued shares		
					+ number of Newly issued shares			

In the above formula, the "Number of previously issued shares" is the number obtained by deducting the total number of treasury shares held by the Company from the total number of issued shares of the Company, and in the case of disposing of treasury stock, the "Number of Newly Issued Shares" shall be read as the "Number of Treasury Shares for Disposal" and the "Amount to be Paid" as the "Disposal Amount".

In the above formula, the "Market Price" is the Average Value of the closing price (including indicator indications) of the Company's common stock on the TSE in the 30 trading days (excluding the days without the closing price) beginning on the 45th trading day preceding the following day of the applicable date (the disposition or issued date to be paid (or the last day of the payment period if a payment period is established)). The "Average Value" is calculated to two decimal places below the yen and rounded off to the second decimal place.

In addition to the above, if the Company merges with other companies, splits the company, exchanges shares or transfers shares after the allotment date for stock acquisition rights, where it is necessary to make a gratis allotment of shares or adjust the Exercise Price, the Company shall make the appropriate adjustments to any reasonable extent required.

(3) Exercise Period

Period during which stock acquisition rights can be exercised (hereinafter referred to as the "Exercise Period"), starting June 21, 2027, and ending June 20, 2035.

(4) Increase in capital and additional paid-in-capital in the case of issuing shares upon exercise of stock acquisition rights

- (i) The amount of capital to be increased in the case of issuing shares upon the exercise of stock acquisition rights shall be one-half of the maximum amount of capital increase calculated in accordance with Article 17, Paragraph 1 of the Company Calculation Regulations, and fractions of less than 1 yen arising as a result shall be rounded up.
- (ii) The amount of additional paid-in capital to be increased when shares are issued upon exercise of stock acquisition rights shall be the amount calculated by subtracting the amount of stated capital prescribed in (4)(i) above from the limit on increase in capital stock etc. in (4)(i) above.

(5) Restriction on transfer of stock acquisition rights

The transfer of stock acquisition rights requires the approval by resolutions of the Board of Directors.

(6) Conditions upon which stock acquisition rights may be exercised

(i) The holders of the stock acquisition rights must remain directors, auditors, or employees of the Company or its affiliates at the time of exercising their rights.

However, this requirement shall not apply if the Board of Directors determines that there is a legitimate reason, such as resignation due to the expiration of the term of office or other justifiable grounds.

- (ii) In the event that any of the following triggers occur during the Exercise Period for the stock acquisition rights, the holder shall not be able to exercise the stock acquisition rights held thereafter.
 - (a) In cases of being sentenced to imprisonment without work or more.
 - (b)In the cases where the holder of stock acquisition rights is a director or employee of the Company or its affiliates, in violation of the Company's employment rules and other internal regulations, or where there is a trust in society or the Company, in case of disciplinary dismissal, resigning or vocation as a result of this.
 - (c)In the cases where the holder of stock acquisition is a director or employee of the Company or its affiliates, in the event of becoming an officer, exclusive officer, adviser, employee and so on of a company or group other than the Company or its affiliates not based on an administrative order of the Company and without a prior written consent of the Company.
 - (d) In cases of damaging or causing risk to the Company or its affiliates.
 - (e) In cases that the holder offers to abandon all or part of the stock acquisition rights according to the written letter of the Company.
 - (f) In the event of misconduct or violation or negligence in duty of the holder of the stock acquisition rights.
- (iii) The exercise of the stock acquisition rights by heirs of the holders shall be permitted only within six months after the death of the holders and shall not permit the exercise of the stock acquisition rights thereafter.
- (iv) If the total number of issued shares of the Company exceeds the number of authorized shares at the time as a result of the exercise of the stock acquisition rights, the stock acquisition rights shall not be exercised.
- (v) The holders of the stock acquisition rights cannot exercise less than one (1) unit of stock acquisition right.

4. The allotment date of Stock Acquisition Rights

July 16, 2021

5. Grounds for the Company to acquire stock acquisition rights

- (1) The Company may acquire all of the stock acquisition rights issued to the holders of stock acquisition rights without any payment in the case the shareholders' meeting (the Board of Directors in case that there is no need to get an approval of the shareholders' meeting) approve a merger agreement in which the Company is absorbed, a company split agreement or plan in which the Company split or a share exchange agreement or share transfer plan in which the Company will become wholly owned subsidiary at the arrival of a date separately determined by the Board of Directors of the Company.
- (2) If the stock acquisition rights cannot be exercised pursuant to 3.(6) above before the holders of the stock acquisition rights exercise them, the Company may acquire the stock acquisition rights without any payment.

6. Dealings at the time of Reorganisation

In cases where the Company undergoes a merger (only in case that the Company is consolidated), company split, share exchange or share transfer (hereinafter collectively referred to as the "Reorganisation"), the Company give the stock acquisition rights of companies specified under Article 236(1)(viii)(a) to (e) of the Companies Act of Japan (hereinafter collectively referred to as the "Reorganised Company") to the holders of the stock acquisition rights on the effective date for the Reorganisation.Provided, however, that the issue of the stock acquisition rights of the Reorganised Company, pursuant to the policy below, is limited to cases where the issue of the rights is specified in the agreement or plan for the Reorganisation.

(1) Number of stock acquisition rights issued by the company under the Reorganisation

The number of Stock Acquisition Rights issued shall be the same, for each Company respectively, as the number held by the Stock Acquisition holders.

(2) Class of shares of the company reorganising subject to stock acquisition rights

The class of shares subject to stock acquisition rights shall be the common shares of the Reorganised Company.

(3) Number of shares of the reorganising company subject to stock acquisition rights

The number of shares shall be determined by taking into consideration, in accordance with Paragraph 1, matters such as the conditions with respect to organizational restructuring activities.

(4) The value or calculation of the value of assets to be contributed upon exercise of stock acquisition rights

The amount shall be obtained by multiplying the post-reorganising price obtained by adjusting the Exercise Price specified in 3. (2) above by the number of shares of the reorganising company subject to stock acquisition rights by the number of shares of the reorganising company subject to stock acquisition rights under 5. (3) considering the conditions and terms of the reorganization.

(5) Period during which Stock Acquisition Rights can be exercised

The Exercise Period shall be from the first day of the period during which the stock acquisition rights stipulated in 3.(3) above can be exercised or the effective date of the Reorganisation, whichever is the later, until the last day of the period during which the stock acquisition rights specified in 3.(3) above can be exercised.

(6) Increase in capital and additional paid-in-capital in the case of issuing shares upon exercise of stock acquisition rights

To be determined under 3.(4) above.

(7) Approval of transfers by the Board of Directors

Transfer of stock acquisition rights shall require the approval of the board of directors of the

reorganising company.

(8) Dealings at the time of reorganization

To be determined under 3.(6) above.

(9) Triggers for acquisition and Conditions

To be determined under 4. above.

(10) Other conditions and terms

To be determined in accordance with those of the reorganising company.

7. Stock acquisition rights certificates

Stock acquisition rights certificates shall not be issued for stock acquisition rights.

8. The application date

July 3, 2025

9. Persons to be allotted Stock Acquisition Rights and the number of Stock Acquisition Rights to be allotted

1,974 units for 2 Directors of SOURCENEXT CORPORATION (excluding outside officers) 4,691 units for 76 Employees of SOURCENEXT CORPORATION

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