

Company: Oisix ra daichi Inc. Representative: Kohey Takashima

Representative Director, President

(Securities Code: 3182, Tokyo Prime Market)

Inquiries: Kohei Matsumoto

Director,

General Manager of Corprate planning Division

(TEL.+81-3-6867-1149)

## Notice Regarding Share Acquisition of SHiDAX CORPORATION

Oisix ra Daichi Inc. (hereafter <u>the Company</u>) hereby announces that it has resolved to acquire the first series of Class B preferred shares or common stock issued by SHiDAX CORPORATION (hereafter SHiDAX).

## 1. Purpose of Share Acquisition

Until now, the Company and the SHiDAX Group have been considering business alliances in various businesses (in particular, the food service business, including the group catering business for medical facilities, senior citizen facilities, nursery schools, business establishments, etc.).

We aim to further promote this alliance by acquiring shares this time.

## 2. Summary of Shares will be acquired

(1)	Type of share	One of the following
(1)	Type of share	
		• The SHiDAX CORPORATION first series of Class B preferred shares
		SHiDAX CORPORATION Common shares
(2)	Total number of shares to be	One of the following
	acquired	Class B preferred shares: 4,000 shares
		· Common stock: 14,762,298 shares
		(diluted shareholding 26.5% as is Jun 29 <sup>th</sup> )
(3)	Acquisition Value	8,000,000,000 yen
(4)	Date of Acquisition	Scheduled for late August to early September of 2022
(5)	Shares acquisition destination	Unison Capital Partners IV, LPS
	(Hereafter Class B primary	And Unison Capital Partners IV(F), L.P.
	preferred shareholders)	

As additional information, a shareholder of SHiDAX, which has entered into a shareholders agreement with Class B primary preferred shareholders, has exercised his right to demand a sale to Class B primary preferred shareholders, which names us as the transferee.

The Class B Preferred Shares have a "Right to Request Acquisition with Common Shares Consideration". If the Put Option with Common Stock Consideration is exercised by Class B primary preferred shareholders prior to the Company's acquisition, the Company will acquire common shares. If converted into Common Shares, the Company's shareholding will be equivalent to 26.5% (after dilution).

## 3. Future Procedures

<u>The Company</u> will acquire the Class B Preferred Shares (or common shares if converted) in the future through the procedures required by law, in consultation with Class B primary preferred shareholders and SHiDAX.

<u>The Company</u> will promptly announce any matters that we decide to disclose or that become necessary to disclose in the future.

Appendix) Summary of the first series of Class B preferred shares

11	, ,	1
(1)	Date of issuance	July 16, 2019
(2)	Total number of shares issued	4,000 shares
(3)	Right to Request Acquisition with	• Exercisable after June 30, 2022 (immediately exercisable in the event
	Common Shares Consideration	of breach of contractual obligations, etc.)
		• Initial conversion price: 273 yen (number of Common Shares after
		conversion: 14,759,907 shares)
		• The lower revised item (from June 2021 onwards) lower limit of the
		conversion price: 190 yen
(4)	Preferential dividend	Preferred dividend rate 3.0% per annum

For details of "The SHiDAX CORPORATION first series of Class B preferred shares," please refer to the release "Notice of Capital and Business Alliance and Issuance of Preferred Shares by Third Party Allotment, Partial Amendments to Articles of Incorporation and Reduction of Amount of Capital and Capital Reserve" disclosed by SHiDAX on May 17, 2019.

Release link (Japanese only)

https://www.shidax.co.jp/cms/wp-content/uploads/2019/09/1217.pdf

End