Note: This document has been translated from a part of the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail.

(Securities Code: 8337)

June 5, 2023

To Shareholders With Voting Rights:

Hitoshi Umeda President (CEO) **The Chiba Kogyo Bank, Ltd.** 1-2, Saiwaicho 2-chome, Mihama-ku, Chiba, Japan

NOTICE OF CONVOCATION OF THE 101ST ANNUAL GENERAL MEETING OF SHAREHOLDERS

This is to notify you that the 101st Annual General Meeting of Shareholders of The Chiba Kogyo Bank, Ltd. (the "Bank") will be held for the purposes as described below.

In convening this General Meeting of Shareholders, the Bank has taken measures for providing information that constitutes the content of reference documents for the general meeting of shareholders, etc. (matters subject to measures for electronic provision) in electronic format, and has posted the information on each of the following websites, titled "Notice of Convocation of the 101st Annual General Meeting of Shareholders." Please access either of the websites to view the information.

The Bank's website:

https://www.chibakogyo-bank.co.jp/ir/soukai.html (in Japanese)

Website for posted informational materials for the general meeting of shareholders:

https://d.sokai.jp/8337/teiji/ (in Japanese)

In addition to posting matters subject to measures for electronic provision on the website above, the Bank also posts this information on the website of Tokyo Stock Exchange, Inc. (TSE). To access this information from the latter website, access the TSE website (Listed Company Search) by using the Internet address shown below, enter the issue name (The Chiba Kogyo Bank) or securities code (8337), and click "Search," and then click "Basic information" and select "Documents for public inspection/PR information."

TSE website (Listed Company Search):

https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show (in Japanese)

If you are unable to attend the meeting in person, you may exercise your voting rights via the Internet or in writing. Please review the Reference Documents for the General Meeting of Shareholders and exercise your voting rights by no later than 5:00 p.m., Tuesday, June 27, 2023 (JST).

[Exercise of voting rights via the Internet]

Please access the Bank's designated voting website (https://soukai.mizuho-tb.co.jp/; in Japanese) using the "Voting Rights Exercise Code" and "Password" printed on the Voting Rights Exercise Form, follow the instructions on the screen, and indicate your vote for or against the proposals. To exercise your voting rights via the Internet, please refer to "Procedures for Exercise of Voting Rights via the Internet, Etc." (in Japanese only).

[Exercise of voting rights via post]

Please indicate your vote for or against the proposals on the Voting Rights Exercise Form and return it so that it is received by the deadline set forth above.

1. Date and Time: Wednesday, June 28, 2023, at 10:00 a.m. (JST)

2. Place: 7th Floor, Conference Hall, Head Office of the Bank, 1-2, Saiwaicho 2-chome, Mihama-ku, Chiba, Japan

3. Purpose of the Meeting

Matters to be reported:

- 1. The Business Report and Non-consolidated Financial Statements for the Bank's 101st Fiscal Year (from April 1, 2022 to March 31, 2023)
- 2. Consolidated Financial Statements for the Bank's 101st Fiscal Year (from April 1, 2022 to March 31, 2023) and results of audits of the Consolidated Financial Statements by the Financial Auditor and the Audit & Supervisory Board

Proposals to be resolved:

Proposal No. 1: Dividends of Surplus

Proposal No. 2: Election of Eight Directors

Proposal No. 3: Election of One Audit & Supervisory Board Member

Proposal No. 4: Election of One Substitute Audit & Supervisory Board Member

4. Matters to Be Determined Upon Convocation

- (1) Of the matters subject to measures for electronic provision, the following matters are posted on the Bank's website, the website for posted informational materials for the general meeting of shareholders, and the TSE website included on page 1 of this notice of convocation, in accordance with laws and regulations as well as Article 27 of the Articles of Incorporation of the Bank, and are therefore not included with this notice of convocation.
 - (a) "Matters Concerning Share Acquisition Rights, Etc. of the Bank" in the Business Report
 - (b) "Statement of Changes in Equity" and "Notes to Non-consolidated Financial Statements" in the Non-consolidated Financial Statements
 - (c) "Consolidated Statement of Changes in Equity" and "Notes to Consolidated Financial Statements" in Consolidated Financial Statements

The Business Report, the Non-consolidated Financial Statements and the Consolidated Financial Statements, which have been audited by Audit & Supervisory Board Members in preparing the Audit Report and by the Financial Auditor in preparing the Accounting Audit Report, include those matters of (a), (b) and (c) above in addition to the matters set forth in the documents included in this notice of convocation.

- (2) If you vote in duplicate via a Voting Rights Exercise Form and the Internet, only your vote placed via the Internet will be valid. In addition, if you submit your vote multiple times via the Internet, only the last vote will be valid.
- (3) If your vote for or against proposals is not clearly indicated on a returned Voting Rights Exercise Form, it will be treated as if you had voted for the proposals.
- (4) If you exercise your voting rights by proxy, you are allowed to appoint one other shareholder with voting rights as your proxy. Please note that your proxy is required to submit a document evidencing the authority as proxy.
- (5) If you exercise your voting rights inconsistently, you are required to provide notice in writing or by electromagnetic means specifying your intention to do so and reasons therefor in writing at least three days prior to the date of the General Meeting of Shareholders.
- When attending the Meeting, please submit the Voting Rights Exercise Form at the reception desk.
- © If revisions to the matters subject to measures for electronic provision arise, a notice of the revisions and the details of the matters before and after the revisions will be posted on the Internet on the aforementioned websites.
- Per the enforcement of the revised Companies Act on September 1, 2022, the Bank launched a system for providing informational materials for the general meeting of shareholders* in electronic format. In principle, you are to view informational materials for the general meeting of shareholders via the Internet by accessing websites. Exceptionally, paper-based materials for the general meeting of shareholders will be delivered only to shareholders who request the delivery of

paper-based documents in writing according to the prescribed procedure by the record date of the general meeting of shareholders.

*Informational materials for the general meeting of shareholders: Reference Documents for the General Meeting of Shareholders (Proposals), the Business Report, audit reports, Non-Consolidated Financial Statements and Consolidated Financial Statements.

Regardless of the legal revisions above, for this general meeting of shareholders, we have delivered paper-based documents to all shareholders similarly to prior to the revisions in order to avoid shareholder confusion and inconvenience. Beginning with the informational materials for the next general meeting of shareholders, excluding a portion of their content, the Bank will only be sending paper-based documents to shareholders who request their delivery in writing. We thank you for your understanding.

[Inquiries concerning the electronic provision system]

Mizuho Trust & Banking Co., Ltd.

- Stock Transfer Agency Department dedicated electronic provision system contact number: 0120-524-324 (in Japanese; call +81-120-524-324 outside Japan; hours: 9:00 a.m.-5:00 p.m. excluding Sat., Sun., hol. [JST])
- Please be advised in advance that no gifts will be presented to the shareholders expected to be present at the General Meeting of Shareholders.
- At the Meeting, the Bank's officers and employees will be dressed lightly and without neckties for energy-saving purposes.
- The audio of the Meeting will be broadcasted on our Internet website (https://www.chibakogyo-bank.co.jp/) (in Japanese) at a later date. Please be advised that although we will make the utmost effort to eliminate the appearance of attendees in the video, it may be seen unavoidably.
- The above-mentioned measures may be updated in response to the COVID-19 situation and announcements of the government, etc. up to the date of the General Meeting of Shareholders. Attendees are also kindly requested to check the latest announcement on the Bank's Internet website (https://www.chibakogyo-bank.co.jp/) (in Japanese).

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal No. 1: Dividends of Surplus

In view of the public nature of the banking industry, the Bank's basic policy is to seek to maintain stable dividend distribution while increasing internal reserves to secure the sound management of the Bank. The proposed year-end dividend for the fiscal year ended March 31, 2023 is as follows:

(1) Matters concerning the allotment of dividend property to shareholders and the total amount

Common shares of the Bank

¥5 per share Total of ¥296,638,660

Class 2 Preferred Stock of the Bank

¥104 per share Total of ¥312,000,000

Second Series of Class 6 Preferred Stock of the Bank

¥300 per share Total of ¥90,300,000

First Series of Class 7 Preferred Stock of the Bank

¥900 per share Total of ¥587,700,000

Second Series of Class 7 Preferred Stock of the Bank

¥9,000 per share Total of ¥42,588,000

(2) Effective date of dividends of surplus

June 29, 2023

Proposal No. 2: Election of Eight Directors

The terms of service of all eight Directors will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, the election of eight Directors is proposed.

To ensure fairness and transparency of the procedure, this proposal has been deliberated on by the Nomination and Compensation Advisory Committee, the majority of which is composed of independent outside Directors and which is chaired by an independent outside Director.

The candidates for Director are as follows:

(The List of Candidates for Directors)

No.	Name		Current positions at the Bank
1	Shunichi Aoyagi	Reappointment	Chairman of the Board, Representative Director
2	Hitoshi Umeda	Reappointment	President (CEO), Representative Director
3	Ryuichi Matsumaru	Reappointment	Vice President (COO), Representative Director
4	Yasumitsu Kanda	Reappointment	Managing Director, Managing Executive Officer
5	Katsumi Shirai	Reappointment	Managing Director, Managing Executive Officer
6	Hisako Toya	Reappointment Outside Director Independent Officer	Director (outside Director)
7	Eiji Yamada	Reappointment Outside Director Independent Officer	Director (outside Director)
8	Tetsuro Sugiura	Reappointment Outside Director Independent Officer	Director (outside Director)

No.	Name (Date of birth)	Career su	Career summary, positions, responsibilities, and significant concurrent positions		
		Apr. 1980	Joined the Bank		
		Aug. 1996	Assistant General Manager of International Division, General Manager of New York Representative Office		
		July 2003	Associate Director-General, General Manager in charge of Management Planning Division		
	Shunichi Aoyagi (July 12, 1955)	May 2004	Associate Director-General, General Manager of Management Planning Division		
	Reappointment	June 2004	Executive Officer, General Manager of Management Planning Division	Common shares 4,900	
		May 2007	Managing Executive Officer		
1		June 2007	Managing Director, Managing Executive Officer	Second series	
		June 2009	President (CEO)	of class 7 preferred	
		Apr. 2019	Chairman of the Board	stocks 4	
			(current position)		
	<reasons a="" as="" candidate="" director="" for="" nomination=""> The candidate has ample business experience and is familiar with overall banking operations as he has engaged in the Bank's business such as international business, management planning, and sales as a member of the Bank since 1980. As we believe that the effectiveness of the decision-making and supervisory functions of the Bank's Board of Directors would be improved by leveraging his experience and knowledge accumulated through assuming office as Chairman of the Board of the Bank in April 2019 after serving as President (CEO) of the Bank from June 2009, we nominate him as a candidate for Director.</reasons>				

No.	Name (Date of birth)	Career su	Class and number of shares of the Bank held	
2	he has engaged in the Bank the Bank since 1986. As we supervisory functions of the experience and knowledge	ssiness experier 's business such believe that the Bank's Board accumulated th rving as Manag	Joined the Bank Deputy General Manager of Financial Markets Division General Manager of Yakuendai Branch Deputy General Manager of Management Planning Division Associate Director-General, General Manager in charge of Management Planning Division Associate Director-General, General Manager of Management Planning Division Executive Officer, General Manager of Management Planning Division Executive Officer, General Manager of Sales Division of Head Office Managing Executive Officer, General Manager of Sales Division of Head Office Managing Executive Officer Managing Director, Managing Executive Officer President (CEO) (current position) T Director> In early is a member of the effectiveness of the decision-making and of Directors would be improved by leveraging his rough assuming office as President (CEO) of the ting Director and Managing Executive Officer, we	Common shares 4,500 Second series of class 7 preferred stocks 10

No.	Name (Date of birth)	Career su	Class and number of shares of the Bank held			
3	Ryuichi Matsumaru (August 1, 1959) Reappointment	Apr. 1983 Oct. 1989 Nov. 1994 Apr. 2002 Feb. 2008 Aug. 2010 June 2014 May 2017 June 2017	Joined The Fuji Bank, Limited (current Mizuho Bank, Ltd.) Seconded to Fuji Bank (Schweiz) AG Seconded to Fuji Securities Co., Ltd. (current Mizuho Securities Co., Ltd.) General Manager of Capital Markets Department IV of Mizuho Securities Co., Ltd. General Manager of Funabashi Branch, Mizuho Bank, Ltd. Executive Officer of Mizuho Investors Securities Co., Ltd. (current Mizuho Securities Co., Ltd.) President and Representative Director of Defined Contribution Plan Services Co., Ltd. Managing Executive Officer of the Bank Vice President (COO) (current position) ponsibilities>	Common shares 6,300		
	<reasons a="" as="" candidate="" director="" for="" nomination=""> The candidate has ample business experience and is familiar with overall banking operations as he has engaged in international business, securities business, sales, etc. as a member of The Fuji Bank, Limited (current Mizuho Bank, Ltd.) since he joined the bank in 1983. He also has had ample experience in the corporate management as Vice President (COO) of the Bank since he joined the Bank in 2017. As we believe that the effectiveness of the decision-making and supervisory functions of the Bank's Board of Directors would be improved by leveraging his experience and knowledge accumulated through serving as Officer in charge of Personnel Division and Financial Markets Division, we nominate him as a candidate for Director.</reasons>					

No.	Name (Date of birth)	Career summary, positions, responsibilities, and significant concurrent positions		Class and number of shares of the Bank held
No.		Apr. 1986 Nov. 2002 Jan. 2005 Apr. 2007 Apr. 2010 Apr. 2016 June 2016 May 2017 Apr. 2019 June 2020		shares of the
	 Current responsibilities> Management Planning Division, Digital Innovation Division, Financial Markets Division, and General Administration Division Reasons for nomination as a candidate for Director> The candidate has ample business experience and is familiar with overall business operations as he has engaged in administration, sales, etc. since he joined The Fuji Bank, Limited (current Mizuho Bank, Ltd.) in 1986. As we believe that the effectiveness of the decision-making and supervisory functions of the Bank's Board of Directors would be improved by leveraging his experience and knowledge accumulated through serving as Officer in charge of Management Planning Division, Risk Management Division, Business Procedures and Operations Unit 			
	General Administration Div	ision, Custome	erations Division and Intensive Operation Division), r Service Promotion Division, and Financial Markets Bank, we nominate him as a candidate for Director.	

No.	Name (Date of birth)	Career su	Class and number of shares of the Bank held		
		Apr. 1987	Joined the Bank		
		Nov. 2004	General Manager of Regional Corporation Department of Kashiwa Branch		
		Apr. 2007	General Manager of Urayasu Branch		
		Apr. 2010	Deputy General Manager of Sales Management Division		
		Apr. 2012	General Manager of Goi Branch		
		July 2013	Associate Director-General, General Manager of Goi Branch		
		Apr. 2014	Associate Director-General, General Manager in charge of Branch Support Division, and Manager of Group I of Branch Support Division		
		Apr. 2015	Associate Director-General, General Manager of Branch Support Division		
	Katsumi Shirai (November 5, 1963) Reappointment	June 2015	Executive Officer, General Manager of Branch Support Division		
		Apr. 2016	Executive Officer, General Manager of Corporate Strategy Division		
5		May 2016	Executive Officer, Deputy General Manager of Sales Unit, and General Manager of Corporate Strategy Division	Common shares 3,600	
		Apr. 2019	Managing Executive Officer, Regional Manager, and General Manager of Sales Division of Head Office		
		Apr. 2020	Managing Executive Officer, General Manager of Sales Unit		
		June 2020	Managing Director, Managing Executive Officer		
			(current position)		
		<current responsibilities=""> Sales Unit consisting of Sales Planning Division, Sales Support Division, and Sales Promotion Division</current>			
	<reasons a<br="" for="" nomination="">The candidate has ample by he has engaged in the Bank Bank since 1987.</reasons>				
	As we believe that the effectiveness of the decision-making and supervisory functions of the Bank's Board of Directors would be improved by leveraging his experience and knowledge accumulated through serving as Officer in charge of Sales Unit consisting of Sales Planning Division, Sales Support Division, and Sales Promotion Division, we nominate him as a candidate for Director.				

No.	Name (Date of birth)	Career su	ammary, positions, responsibilities, and significant concurrent positions	Class and number of shares of the Bank held
6	Hisako Toya (August 1, 1952) Reappointment Outside Director Independent Officer	Apr. 1975 Apr. 2000 Apr. 2002 Apr. 2004 Apr. 2007 Apr. 2008 Apr. 2009 Apr. 2011 Mar. 2013 Apr. 2013 June 2015	Joined Chiba Prefectural Government Assistant General Manager of Children and Families Division of Health and Welfare Department, Head of Declining Birthrate Countermeasure Office Director-General of Women's Support Center of General Planning Department Manager of Gender Equality Division of General Planning Department, Deputy Counselor of General Affairs Department Deputy Director of Commerce and Labor Department, Counselor of General Affairs Department Deputy Director of Health and Welfare Department Director of Health and Welfare Department Director of Environmental and Community Affairs Department Retired from Chiba Prefectural Government Executive Advisor of Federation of National Health Insurance Associations of Chiba Prefecture Outside Director of the Bank (current position)	Common shares 2,500
	<reasons a="" and="" as="" candidate="" director="" expected="" for="" her="" nomination="" outside="" role=""> Based on her long-term experience, performance, etc. in the area of regional administration in Chiba Prefecture, we believe that the candidate is a suitable person with knowledge and experience to serve as outside Director of the Bank. Thus, we continue to expect that she will make efforts to strengthen the management and supervision function of the Bank's Board of Directors based on her experience, performance, etc. and nominate her as a candidate for outside Director. The candidate previously has not been directly involved in the management of a corporation other than by serving as an outside Director; however, for the reasons above, the Bank believes that she will appropriately perform her duties as outside Director. The term of her office as outside Director will have been eight years at the conclusion of this Annual General Meeting of Shareholders.</reasons>			

No.	Name (Date of birth)	Career su	Class and number of shares of the Bank held			
No. 7	(Date of birth) Eiji Yamada (July 18, 1955) Reappointment Outside Director Independent Officer Reasons for nomination as Based on his experience and Processing Service Co., Ltd. and experience to serve as one	Apr. 1978 June 2001 Apr. 2002 May 2004 June 2005 June 2011 June 2012 June 2015 June 2017 June 2021 Significant external Director a candidate for achievements, we believe thuside Director	Joined Nippon Telegraph and Telephone Public Corporation (current Nippon Telegraph and Telephone Corporation) General Manager of Financial Business Planning Division of Financial Systems Sector of NTT DATA Corporation General Manager of Payment Business Division of IT Business Development Sector Deputy General Manager of Payment Solutions Sector Senior Vice President Director, Executive Vice President Representative Director and Senior Executive Vice President Advisor President and Representative Director of Japan Information Processing Service Co., Ltd. Outside Director of the Bank (current position) Advisor of Japan Information Processing Service Co., Ltd. (current position) External Director of Kyokuyo Co., Ltd. (current position) External Director, Heiwa Real Estate Co., Ltd. (current position) concurrent positions> cotor of Kyokuyo Co., Ltd. concurrent Positions Real Estate Co., Ltd. control Director and his expected role Real Estate Co., Ltd. control Director Real Real Estate Co., Ltd. control Director Real Real Estate Co., Ltd.	number of shares of the		
	of Directors based on his experience and achievements and nominate him as a candidate for outside Director. For the reasons above, the Bank believes that he will appropriately perform his duties as outside Director. The term of his office as outside Director will have been six years at the conclusion of this					
	Annual General Meeting of		,			

No.	Name (Date of birth)	Career su	ammary, positions, responsibilities, and significant concurrent positions	Class and number of shares of the Bank held	
		Apr. 1977	Joined The Fuji Bank, Limited (current Mizuho Bank, Ltd.)		
		Apr. 2002	Related Business Department of Mizuho Bank, Ltd. Seconded to Fuji Research Institute Corporation (current Mizuho Research & Technologies, Ltd.) Executive Board Member and Chief Economist		
		Apr. 2003	Group Strategy Department I of Mizuho Financial Group, Inc. Seconded to Mizuho Research Institute, Ltd. (current Mizuho Research & Technologies, Ltd.) Chief Economist		
	Tetsuro Sugiura (July 30, 1954) Reappointment Outside Director Independent Officer	(July 30, 1954) Seconded to Mizuho Research Institute, Ltd. (current Mizuho Research & Technologies, 1		Corporate Planning Department Seconded to Mizuho Research Institute, Ltd. (current Mizuho Research & Technologies, Ltd.) Chief Economist	
		Apr. 2005	Executive Officer of Corporate Planning Department Managing Executive Officer, Chief Economist of Mizuho Research Institute, Ltd. (current Mizuho Research & Technologies, Ltd.)		
8		Apr. 2007	Senior Executive Officer of Mizuho Research Institute Ltd. (current Mizuho Research & Technologies, Ltd.)	Common shares 1,500	
		July 2011	Vice-chairman		
		Apr. 2014	Senior Director of Japan Economic Research Institute		
		June 2019	Outside Director of the Bank		
			(current position)		
	<reasons a="" and="" as="" candidate="" director="" expected="" for="" his="" nomination="" outside="" role=""> The candidate has ample business experience and is familiar with overall business operations as he has engaged in corporate planning business, etc. since he joined The Fuji Bank, Limited (current Mizuho Bank, Ltd.) in 1977. He also has ample experience in corporate management, having served as Vice-chairman of Mizuho Research Institute Ltd. (current Mizuho Research & Technologies, Ltd.). Based on his experience and achievements, we believe that the candidate is a suitable person with knowledge and experience to serve as outside Director of the Bank. Thus, we continue to expect that he will make efforts to strengthen the management and supervision function of the Bank's Board of Directors based on his experience and achievements and nominate him as a candidate for outside Director. For the reasons above, the Bank believes that he will appropriately perform his duties as outside Director. The term of his office as outside Director will have been four years at the conclusion of this Annual General Meeting of Shareholders.</reasons>				

(Notes)

- 1. There is no special interest relationship between the candidate and the Bank.
- 2. Hisako Toya, Eiji Yamada, and Tetsuro Sugiura are candidates for outside Directors. The Bank has submitted a notification designating Ms. Toya, Mr. Yamada, and Mr. Sugiura as independent officers to the Tokyo Stock Exchange as stipulated in Article 436-2 of the Securities Listing Regulations of the Tokyo Stock Exchange. If the election of Ms. Toya, Mr. Yamada, and Mr. Sugiura is approved, they will continue to be independent officers of the Bank.
- 3. Eiji Yamada has been a business executor and officer of NTT DATA Corporation that is a specified related business operator of the Bank in the past ten years.
- 4. Limited liability agreement with outside Directors
 - The Bank has entered into a limited liability agreement with Hisako Toya, Eiji Yamada, and Tetsuro Sugiura to limit their liability for damages as specified in Article 423, paragraph (1) of the Companies Act to the amount stipulated by laws and regulations in accordance with Article 427, paragraph (1) of the same Act and pursuant to the Bank's Articles of Incorporation. If the election of Ms. Toya, Mr. Yamada, and Mr. Sugiura is approved, the Bank will renew their limited liability agreements with the same content as the limited liability agreements set forth above.
- 5. Directors and officers liability insurance policy with Sompo Japan Insurance Inc.

 The Bank has entered into a directors and officers liability insurance policy as specified in Article 430-3 of the Companies Act with Sompo Japan Insurance Inc. The policy covers losses that may arise from the Directors', Audit & Supervisory

Board Members' and Executive Officers' assumption of liability incurred in the course of the performance of their duties, or receipt of claims pertaining to the pursuit of such liability. The maximum compensation for losses and the aggregate limit for each insured are stipulated. There are certain reasons for coverage exclusion, such as not covering losses arising from performance of an illegal act with full knowledge of its illegality.

The insurance premiums, including those for special clauses, are fully borne by the Bank, and there are no insurance

premiums actually borne by the insureds.

Proposal No. 3: Election of One Audit & Supervisory Board Member

The term of service of Audit & Supervisory Board Member Tatsuya Toyoshima will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, the election of one Audit & Supervisory Board Members is proposed.

To ensure fairness and transparency of the procedure, this proposal has been deliberated on by the Nomination and Compensation Advisory Committee, the majority of which is composed of independent outside Directors and which is chaired by an independent outside Director.

We have obtained the approval of the Audit & Supervisory Board for this proposal.

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

Name (Date of birth)	Career	summary, positions, and significant concurrent positions	Class and number of shares of the Bank held
Based on his long-term exper Insurance Inc.) and other con and experience to serve as ou perspectives. Thus, we noming	Audit & Support	Joined Yasuda Fire & Marine Insurance Co., Ltd. (current Sompo Japan Insurance Inc.) General Manager of Shizuoka Automobile Sales Department of former Sompo Japan Insurance Inc. (current Sompo Japan Insurance Inc.) General Manager of Osaka Automobile Sales I Department Executive Officer, General Manager of Tokyo Chuo Branch Retired from former Sompo Japan Insurance Inc. Representative Director and President of Sompo Credit Inc. Audit & Supervisory Board Member (part-time) of Penta-Ocean Construction Co., Ltd. Audit & Supervisory Board Member of Universe Development Co., Ltd. Audit & Supervisory Board Member of Marubeni Safenet Co., Ltd. Audit & Supervisory Board Member (part-time) of ZAIKEISHINYOHOSYO Co., Ltd. (current position) Outside Audit & Supervisory Board Member of the Bank (current positions> ervisory Board Member (part-time) of NYOHOSYO Co., Ltd. outside Audit & Supervisory Board Member> a Fire & Marine Insurance Co., Ltd. (current Sompo Japan ieve that the candidate is a suitable person with knowledge Supervisory Board Member of the Bank from objective undidate for outside Audit & Supervisory Board Member. upervisory Board Member will have been one year at the of Shareholders.	Common shares 200

(Notes)

- 1. There is no special interest relationship between the candidate and the Bank.
- 2. Tatsuya Toyoshima is a candidate for outside Audit & Supervisory Board Member. The Bank has submitted a notification designating Mr. Toyoshima as an independent officer to the Tokyo Stock Exchange as stipulated in Article 436-2 of the Securities Listing Regulations of the Tokyo Stock Exchange. If the election of Mr. Toyoshima is approved, he will continue to be an independent officer of the Bank.
- 3. Tatsuya Toyoshima has been a business executor of Sompo Japan Nipponkoa Insurance Inc. (current Sompo Japan Insurance Inc.) that is a specified related business operator of the Bank in the past ten years.
- 4. Limited liability agreement with outside Audit & Supervisory Board Member
 The Bank has entered into a limited liability agreement with Tatsuya Toyoshima to limit his liability for damages as specified in Article 423, paragraph (1) of the Companies Act to the amount stipulated by laws and regulations in accordance with Article 427, paragraph (1) of the same Act and pursuant to the Bank's Articles of Incorporation. If the election of Mr. Toyoshima is approved, the Bank will renew his limited liability agreement with the same content as the limited liability agreement set forth above.

5. Directors and officers liability insurance policy with Sompo Japan Insurance Inc.

The Bank has entered into a directors and officers liability insurance policy as specified in Article 430-3 of the Companies Act with Sompo Japan Insurance Inc. The policy covers losses that may arise from the Directors', Audit & Supervisory Board Members' and Executive Officers' assumption of liability incurred in the course of the performance of their duties, or receipt of claims pertaining to the pursuit of such liability. The maximum compensation for losses and the aggregate limit for each insured are stipulated. There are certain reasons for coverage exclusion, such as not covering losses arising from performance of an illegal act with full knowledge of its illegality.

The insurance premiums, including those for special clauses, are fully borne by the Bank, and there are no insurance premiums actually borne by the insureds.

Skill matrix of Directors and Audit & Supervisory Board Members after the Annual General Meeting of Shareholders (planned)

Name	Position	Independence (outside officers)	Corporate management/ business administration	Legal affairs/ risk management	Accounting/ finance
Shunichi Aoyagi	Director		0	0	0
Hitoshi Umeda	Director		0	0	0
Ryuichi Matsumaru	Director		0	0	0
Yasumitsu Kanda	Director		0	0	0
Katsumi Shirai	Director		0		
Hisako Toya	Director	Outside Director			
Eiji Yamada	Director	Outside Director	0		
Tetsuro Sugiura	Director	Outside Director			
Shigeto Kato	Audit & Supervisory Board Member			0	0
Hitoshi Yokoyama	Audit & Supervisory Board Member			0	0
Takashi Kikugawa	Audit & Supervisory Board Member	Outside Director	0	0	0
Tatsuya Toyoshima	Audit & Supervisory Board Member	Outside Director	0	0	0

Name	Financing	Information/ digital technology	Corporate governance/ sustainability	Sales promotion	Administration/ regional economy
Shunichi Aoyagi	0	0	0	0	0
Hitoshi Umeda	0	0	0	0	0
Ryuichi Matsumaru	0		0	0	0
Yasumitsu Kanda	0	0	0		
Katsumi Shirai			0	0	0
Hisako Toya			0		0
Eiji Yamada		0	0		
Tetsuro Sugiura	0		0		0
Shigeto Kato			0		
Hitoshi Yokoyama	0		0		
Takashi Kikugawa			0		
Tatsuya Toyoshima			0	_	

Proposal No. 4: Election of One Substitute Audit & Supervisory Board Member

To prepare for a contingency in which the number of Audit & Supervisory Board Members of the Bank falls below that required by laws and regulations, the Bank proposes to elect one substitute outside Audit & Supervisory Board Member.

To ensure fairness and transparency of the procedure, this proposal has been deliberated on by the Nomination and Compensation Advisory Committee, the majority of which is composed of independent outside Directors and which is chaired by an independent outside Director.

We have obtained the approval of the Audit & Supervisory Board for this proposal.

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

Name (Date of birth)	Career summary and significant concurrent positions		Class and number of shares of the Bank held
	Apr. 1984	Registered as attorney at law	
Hideyuki Yonekura (June 4, 1952)	Apr. 1984	Joined Sugimoto, Yanagawa & Okuyama Law Office (currently, Tokyo Marunouchi Law Offices)	
		(current position)	
<reasons &="" a="" as="" audit="" board="" candidate="" for="" member="" nomination="" outside="" substitute="" supervisory=""> As we intend to utilize the candidate's legal knowledge accumulated through his experience over the years as attorney at law to the Bank's auditing system in the case where he assumes office as Audit & Supervisory Board Member, we nominate him as a candidate for substitute outside Audit & Supervisory Board Member. The candidate previously has not been directly involved in the management of a corporation; however, as he is familiar with corporate legal affairs as attorney at law and has sufficient insight to supervise the management of a corporation, the Bank believes that he will appropriately perform his duties as outside Audit & Supervisory Board Member.</reasons>			0

(Notes)

- 1. There is no special interest relationship between the candidate for substitute outside Audit & Supervisory Board Member and the Bank.
- 2. Hideyuki Yonekura is a candidate for substitute outside Audit & Supervisory Board Member.
- 3. If Hideyuki Yonekura assumes office of Audit & Supervisory Board Member of the Bank, the Bank will enter into a limited liability agreement with him to limit his liability for damages as specified in Article 423, paragraph (1) of the Companies Act to the amount stipulated by laws and regulations in accordance with Article 427, paragraph (1) of the same Act and pursuant to the Bank's Articles of Incorporation.
- 4. If Hideyuki Yonekura assumes office as Audit & Supervisory Board Member of the Bank, the Bank will submit a notification designating him as an independent officer to the Tokyo Stock Exchange as stipulated in Article 436-2 of the Securities Listing Regulations of the Tokyo Stock Exchange.
- 5. Directors and officers liability insurance policy with Sompo Japan Insurance Inc.
 - The Bank has entered into a directors and officers liability insurance policy as specified in Article 430-3 of the Companies Act with Sompo Japan Insurance Inc. The policy covers losses that may arise from the Directors', Audit & Supervisory Board Members' and Executive Officers' assumption of liability incurred in the course of the performance of their duties, or receipt of claims pertaining to the pursuit of such liability. The maximum compensation for losses and the aggregate limit for each insured are stipulated. There are certain reasons for coverage exclusion, such as not covering losses arising from performance of an illegal act with full knowledge of its illegality.
 - The insurance premiums, including those for special clauses, are fully borne by the Bank, and there are no insurance premiums actually borne by the insureds.