This document has been translated from the Japanese original for the convenience of non-Japanese shareholders. In the event of any discrepancy between this document and the Japanese original, the original shall prevail.

Securities code: 9058

May 31, 2022

To our shareholders:

Atsunori Takebe President TRANCOM CO., LTD. 19-30, 1-chome Aoi, Higashi-ku, Nagoya

NOTICE OF THE 65th ANNUAL GENERAL MEETING OF SHAREHOLDERS

We are pleased to announce the 65th Annual General Meeting of Shareholders of TRANCOM CO., LTD. (the "Company") on June 16, 2022, which will be held as described below.

Meeting Details

1. Date and Time: Thursday, June 16, 2022 at 10:00 a.m. (Japan Standard Time)

2. Place: 4F Conference Room, Mazak Art Plaza

19-30, 1-chome Aoi, Higashi-ku, Nagoya

* There is a possibility that this venue will not be able to be used due to the impact of the novel coronavirus disease (COVID-19). In this case, the Company will make an announcement on its website (https://www.trancom.co.jp/ir/).

3. Purposes:

Items to be reported:

- 1. Business Report, Consolidated Financial Statements and Audit Reports of the Consolidated Financial Statements by the Financial Auditor and the Audit and Supervisory Committee for the 65th Fiscal Year (from April 1, 2021 to March 31, 2022)
- 2. Non-Consolidated Financial Statements for the 65th Fiscal Year (from April 1, 2021 to March 31, 2022)

Items to be resolved:

Proposal 1: Appropriation of surplus

Proposal 2: Amendments to the Articles of Incorporation

Proposal 3: Election of six (6) Directors who are not Audit and Supervisory

Committee Members

Proposal 4: Election of two (2) Directors who are Audit and Supervisory

Committee Members

Proposal 5: Election of one (1) substitute Director who is an Audit and

Supervisory Committee Member

Reference Document for the General Meeting of Shareholders Proposals and Reference Information

Proposal 1: Appropriation of surplus

1. Year-end dividend

To determine the amount of dividends payable at the end of the 65th fiscal year, the Company must take account of the continuation of stable dividend with business performance for the 65th fiscal year. Accordingly, the Company proposes to pay dividends as follows:

(1) Type of dividend assets: Cash

(2) Allocation of dividends to shareholders, and total amount

Per share of common stock:

Total dividends: ¥632,416,576

Since the interim dividend in the amount of 62 yen per share has been distributed, the annual dividend for the current fiscal year would be 126 yen per share (dividend increase of 11 yen).

(3) Effective date of dividends of surplus: June 17, 2022

2. Other appropriation of surplus

Regarding matters relating to the other appropriation of surplus, the Company proposes the following to prepare for investment to promote further business growth and other actions.

(1) Item of surplus to be increased and amount of increase General reserve: \quad \frac{\pma}{3},000,000,000

(2) Item of surplus to be decreased and amount of decrease Retained earnings brought forward: ¥3,000,000,000

Proposal 2: Amendments to the Articles of Incorporation

1. Reasons for the proposal

- (1) To prepare for future business development and expansion of business fields for the Company and its subsidiaries, items will be added to Article 2 (Purpose) of the existing Articles of Incorporation, and item numbering will be adjusted to account for the additions. The Company proposes to add item (9) "Manufacture and sale of pharmaceuticals, quasi-drugs, medical devices and cosmetics" to Article 2 of the proposed amendments in order to expand the scope of businesses that can be entrusted to the warehousing business. In addition, the Company proposes to add item (10) "Sale and storage of gasoline, petroleum products, etc." to Article 2 of the proposed amendments in order to support the supply of fuel to logistics partner companies.
- (2) Since the revised provisions provided for in the proviso to Article 1 of the Supplementary Provisions of the Act Partially Amending the Companies Act (Act No. 70 of 2019) are to be enforced on September 1, 2022, the Company proposes to make the following changes to its Articles of Incorporation in preparation for the introduction of the system for providing informational materials for the general meeting of shareholders in electronic format.
 - (i) Since it is obligatory to stipulate in the Articles of Incorporation that measures will be taken to provide in electronic format information that constitutes content of the reference document for the general meeting of shareholders, etc., the Article 16 (Measures, etc. for Providing Information in Electronic Format), Paragraph 1 of the proposed amendments will be newly added to the Articles of Incorporation.
 - (ii) The proposed Article 16 (Measures, etc. for Providing Information in Electronic Format), Paragraph 2 will be newly added to limit the scope of the items for which electronic provision measures are taken for information contained in the reference document for the general meeting of shareholders, etc. and that shall be stated in the paper-based documents to be delivered to shareholders who requested the delivery of paper-based documents to those items designated by the Ministry of Justice Order.
 - (iii) If the system for providing informational materials for the general meeting of shareholders in electronic format is introduced, the provision of Article 16 of the existing Articles of Incorporation (Internet Disclosure and Deemed Provision of Reference Document for the General Meeting of Shareholders, Etc.) will no longer be required. Therefore, it will be deleted.
 - (iv) Accompanying the aforementioned addition and deletion of provisions, supplementary provisions regarding the effective date, etc. will be established. The supplementary provisions will be deleted after the effective dates have elapsed.

2. Details of the proposed amendments

The details of the amendments are as follows.

(Underlined parts are amended.)

		(1	
Exis	sting Articles of Incorporation	Proposed Amendments	
Article 2 (Pur	rpose)	Article 2 (Purpose)	
	(Text Omitted)	(Not Amended)	
(1) to (8)	(Text Omitted)	(1) to (8) (Not Amended)	
	(Newly Added)	(9) Manufacture and sale of pharmaceuticals, quasi-	
		drugs, medical devices and cosmetics	
	(Newly Added)	(10) Sale and storage of gasoline, petroleum	
		products, etc.	

Existing Articles of Incorporation	Proposed Amendments
(9) to (17) (Text Omitted)	(11) to (19) (Not Amended)
Article 16 (Internet Disclosure and Deemed Provision	(Not Amended) (Deleted)
of Reference Document for the General	(Deleted)
Meeting of Shareholders, Etc.)	
When the Company convenes a general meeting of	
shareholders, if it discloses information that is to be	
stated or presented in the reference document for the	
general meeting of shareholders, business report, non-	
consolidated financial statements and consolidated	
financial statements through the internet in accordance with the provisions prescribed by the Ministry of Justice	
Order, it may be deemed that the Company has provided	
this information to shareholders.	
(Newly Added)	Article 16 (Measures, etc. for Providing Information in
	Electronic Format)
	1. When the Company convenes a general meeting
	of shareholders, it shall take measures, etc. for
	providing information that constitutes the content
	of reference document for the general meeting of shareholders, etc. in electronic format.
	Among items for which the measures for
	providing information in electronic format will be
	taken, the Company is not required to state all or
	some of those items designated by the Ministry of
	Justice Order in the paper-based documents to be
	delivered to shareholders who requested the delivery of paper-based documents by the record
	date of voting rights.
	<u></u>
	(Supplementary Provisions)
(Newly Added)	Article 2 (Transitional Measures for Providing
	Informational Materials for the General
	Meeting of Shareholders in Electronic
	Format)
	1. The deletion of Article 16 (Internet Disclosure and Deemed Provision of Reference Document for the
	General Meeting of Shareholders, Etc.) from the
	existing Articles of Incorporation and addition of
	Article 16 (Measures, etc. for Providing
	Information in Electronic Format) shall take effect
	on September 1, 2022, which is the date of
	enforcement of the revised provisions provided for in the proviso to Article 1 of the
	Supplementary Provisions of the Act Partially
	Amending the Companies Act (Act No. 70 of
	2019) (hereinafter referred to as the "Date of
	Enforcement").
	2. Notwithstanding the provision of the preceding
	paragraph, Article 16 of the Articles of Incorporation (Internet Disclosure and Deemed
	Provision of Reference Document for the General
	Meeting of Shareholders, Etc.) shall remain
	effective regarding any general meeting of
	shareholders held on a date within six (6) months
	from the Date of Enforcement.

[Translation]

Existing Articles of Incorporation	Proposed Amendments
	3. These Supplementary Provisions shall be deleted on the date when six (6) months have elapsed from the Date of Enforcement or three (3) months have elapsed from the date of the general meeting of shareholders in the preceding paragraph, whichever is later.

Proposal 3: Election of six (6) Directors who are not Audit and Supervisory Committee Members

The terms of office of all six (6) Directors who are not Audit and Supervisory Committee Members will expire at the conclusion of this Annual General Meeting of Shareholders. In addition, Director Aiko Kanayama retired from office due to resignation on February 25, 2022. Therefore, the Company proposes electing six (6) Directors who are not Audit and Supervisory Committee Members, including two (2) Outside Directors.

Audit and Supervisory Committee determines that all candidates for Directors are well qualified.

The candidates for Directors who are not Audit and Supervisory Committee Members are as follows:

No.	Name (Date of birth)	Car	Career summary, positions and areas of responsibility in the Company			
1	Masahisa Shimizu 71 years old (Jun. 23, 1950) Reelection Attendance at the Board of Directors meetings 13/13 (100%)	Masal foresig compa leader a cand experi decision	nisa Shim ght and st any. On the ship as Re lidate for ence as a on-makin	Joined Aichi Kogata Unyu Co., Ltd. (currently AICOH., Ltd.) Board Director of the Company Executive Director Senior Executive Director President Chairman Board Director and Supreme Advisor (current position) omination as Director izu has led the Company by demonstrating excellent rong leadership and grown it into a unique logistics to basis of his track record, he exercised management expresentative Director. The Company has nominated him as Director, because he can be expected to utilize his manager cultivated thus far, and perform the duties such as g in management policy and corporate strategy, oversight of ions and proactive advocacy of corporate values to	shares owned 30,600	
		dissen	ninate the	m within the Group from an even wider perspective.		

No. Name (Date of birth) Career summary, positions and areas of responsibility in	Number of Company shares owned
Conson symmetry most toms and among of normanical stream	shares owned Inanagement S. Ltd. (currently Business of the charge of charge of ness ficer in charge of ress and Overseas (current the Company In the Logistics rision in ss, etc. and has rd, he has eveloping resport and er, as President, TISION 2025" has nominated d to continue

No.	Name (Date of birth)	Caı	reer sumn	nary, positions and areas of responsibility in the Company	Number of Company shares owned
No.		Mar. Jun. Feb. Jun. Apr. Dec. Apr. Oct. Apr. Feb. Reaso Yasuh Mana; respon busine	1995 2005 2012 2014 2016 2016 2017 2018 2020 2021 ons for Notice Jinno gement be assibility in less experiess strateg	Joined the Company Executive Officer, General Manager of Transportation Group Executive Officer, controlling operation of Logistics Management Group Board Director and Executive Officer in charge of Logistics Management Board Director and Senior Executive Officer in charge of Logistics Management Board Director and Senior Executive Officer, assisting operations control Board Director and Managing Executive Officer Board Director and Senior Managing Executive Officer President and Representative Director of TRANCOM SC., LTD. Board Director and Senior Managing Executive Officer in charge of Business Operations and Sales of the Company (current position) comination as Director has engaged in the Transportation business and Logistics usiness since joining the Company and held positions of a diverse business areas. On the basis of his extensive ence and track record, he has formulated and implemented and formulated and implemented formulated and implemented and im	Company
		becau		be expected to continue promoting the Company's	

No.	Name (Date of birth)	Car	reer sumn	nary, positions and areas of responsibility in the Company	Number of Company shares owned
		Mar.	1997	Joined the Company	
		Feb.	2012	General Manager of Logistics Information Service Group	
		Apr.	2014	Executive Officer, General Manager of Logistics Information Service Group	
		Mar.	2016	President and Representative Director of TTS CO., LTD. (current position)	
		Apr.	2018	Senior Executive Officer in charge of Logistics Information Service of the Company	
		Apr.	2019	Managing Executive Officer in charge of Logistics Information Service	
	Ryo Kambayashi	Jun.	2019	Board Director and Managing Executive Officer in charge of Logistics Information Service	
	48 years old (Apr. 1, 1974)	Feb.	2020	Board Director and Managing Executive Officer responsible for Transport Division	
4	Reelection	Oct.	2020	Board Director and Senior Managing Executive Officer responsible for Transport Division	1,200
	Attendance at the Board of Directors meetings 13/13 (100%)	Feb.	2022	Board Director and Senior Managing Executive Officer responsible for Transport Division, and in charge of Logistics Information Service and DX & ICT (current position)	
	13/13 (100/0)			current Positions] tepresentative Director of TTS CO., LTD.	
	Ryo K busine core b experi strateg busine Furthe charge nomin	ambayas ess since j usinesses ence and gy that qu ess enviro ermore, ho e of the pr ated him	omination as Director this has engaged in the Logistics Information Service oining the Company and has led its growth into one of the of the Company. Utilizing this extensive business knowledge, he formulated and implemented business ickly responds to changes in economic conditions and the mment as the person responsible for the Transport Division. the utilizes his knowledge related to DX and ICT, and is in comotion of DX & ICT for the Company. The Company has as a candidate for Director, because he can be expected to otting the Company's business.		

No.	Name (Date of birth)	Caree	er summ	nary, positions and areas of responsibility in the Company	Number of Company shares owned
5	Kei Sato 56 years old (Jun. 1, 1965) Reelection Outside Director Independent Attendance at the Board of Directors meetings 13/13 (100%)	Dec. Nov. Feb. May Aug. Jun. Jun. Nov. [Importa Outside Joint Re Reasons Kei Satot track rece exception he active transpar Nominal contribut sharing st through Outside Outside experier regardin Matters The Cor COKIA He has be regardin less than 2019. Ti addition the Toky	Director oppresents of the control oppresents of the control o	Joined KOKUSAI SHOGYO publishing corp. Joined THE NIKKAN KOGYO SHIMBUN, LTD. Managing Director of Phoenix Capital Co., Ltd. Director of Kinsho Store Co., Ltd. Representative Director of PARER Co., Ltd. Director and Co-founder of KAJITAKU CO., LTD. Outside Director of the Company (current position) Outside Director of Life Network Co., Ltd. (current position) Joint Representative Director of COKIA Ltd. (current position) current Positions] r of Life Network Co., Ltd. ative Director of COKIA Ltd. mination as Outside Director and expected role gaged in business management in various fields, and has a a corporate manager accumulated over many years and ght concerning society, economic trends, etc. Utilizing this, as comments and advice in order to increase the dairness of management as Chairperson of the mmittee and the Remuneration Committee. Furthermore, he ollaboration between Outside Directors, information enhancement of the functions of the Board of Directors structive exchange of opinions, etc. as Head of Independent rs. The Company has nominated him as a candidate for r, because he can be expected to continue utilizing his to appropriately monitor and give effective advice ompany's overall management. ming Independence as no special relationship with Life Network Co., Ltd. or both of which Kei Sato concurrently serves as a director. an agreement for an advisory contract with the Company activities since February 2016, but the compensation was illion yen, and the advisory contract was terminated in May a, we believe that this does not affect his independence. In been registered as an Independent Director prescribed by Exchange and Nagoya Stock Exchange, and if he is apany will continue to appoint him as Independent	
		elected, Director		npany will continue to appoint him as Independent	

No.	Name (Date of birth)	Car	eer sumi	nary, positions and areas of responsibility in the Company	Number of Company shares owned
		Apr.	1992	Joined Recruit From A Co., Ltd. (currently Recruit Co., Ltd.)	
		Oct.	2012	HR Research Organization, Recruit Holdings Co., Ltd. (currently Recruit Co., Ltd.) Corporate Management Office, Recruit Career Co., Ltd. Corporate Management Office, Recruit Jobs Co., Ltd.	
		Apr.	2014	Head of Jobs Research Center	
		Oct.	2017	Concurrent position at Senior Assessment Services, Next Generation Business Development Office, Recruit Co., Ltd.	
		Jun.	2020	Outside Director of The Yamaguchi Bank, Ltd. (current position)	
6	Kuniko Usagawa 52 years old (Mar. 10, 1970) New candidate Outside Director Independent	Head Outsid	of Jobs R le Direct	Recruit Co., Ltd. HR Headquarters, Division Management Headquarters Head of Jobs Research Center (current position) Mid-Career Recruting Division, HR Headquarters, Division Management Headquarters Social Solutions Design Department (current position) Product Management Headquarters Product Management Office HR Product Management Office Mid-Career Recruting Product Management Unit AP Product Management Group Senior Assessment Team (current position) Senior Analyst of HR Public Relations Office, Public Relations Office, Policy Planning Office (current position) Research Office, Policy Planning Office (current position) Public Relations Office (current position) Research Center, Recruit Co., Ltd. or of The Yamaguchi Bank, Ltd.	_
		INFO! Acade	RMATIC mic com	mber of the Committee of ASSOCIATION OF JOB ON OF JAPAN mittee member of "The Committee for Greater of the Tokyo Chamber of Commerce and Industry	
		Kunik engage and hu experi Comm	o Usagaved in a valuman researce. In hittee of A	omination as Outside Director and expected role wa has long served in the field of human resources, being ariety of tasks including sales, product planning, screening, ources, and has abundant specialized knowledge and addition, she is engaged as a Permanent Member of the ASSOCIATION OF JOB INFORMATION OF JAPAN, a	
		other of for Ou to offe	ittee mer committe itside Dir er effectiv	mber for the Tokyo Chamber of Commerce and Industry and the members. The Company has nominated her as a candidate rector because she can be expected to utilize this experience we advice on the Company's handling of recruitment and man resources. Although she has no experience in corporate	
		management other than as Outside Director, she can be expected to perform suitably the duties of Outside Director for the reasons stated above.	ther than as Outside Director, she can be expected to ly the duties of Outside Director for the reasons stated		
		Kunik Direct Nagoy	o Usagav or pursua	was fulfills the conditions for registration as Independent ant to the provisions of the Tokyo Stock Exchange and Exchange. If she is elected, the Company will appoint her as irector.	

There is no special interest between the candidates and the Company.
 The Company has entered into a directors and officers liability insurance policy as prescribed

in Article 430-3 of the Companies Act with an insurance company, and plans to renew the policy in June 2022. This insurance policy covers losses and such costs as related litigation expenses borne by the insured persons resulting from corporate lawsuits, third-party lawsuits, and shareholder lawsuits, and an overview of the details is provided in this Reference Document for the General Meeting of Shareholders (see Page 20). If each candidate is reelected or elected, he or she will be included as insured person in the policy.

- 3 Kei Sato and Kuniko Usagawa are candidates for Outside Director.
- 4 The Company has entered into an agreement with Kei Sato to limit his liability for damages as prescribed in Article 423, Paragraph 1 of the Companies Act pursuant to Article 427, Paragraph 1 of the same law. The limited amount of liabilities for damages under the Agreement was set as the higher of either two (2) million yen or the minimum amount stipulated by the provision of Article 425, Paragraph 1 of the Companies Act. Upon the approval of the reelection of him, the Company plans to continue the said agreement with him. In addition, upon the approval of the election of Kuniko Usagawa, the Company plans to enter into an agreement to limit her liability with the same details.
- 5 The term of office of Kei Sato as Outside Director will be three (3) years since his appointment at the conclusion of this Annual General Meeting of Shareholders.

Proposal 4: Election of two (2) Directors who are Audit and Supervisory Committee Members

The terms of office of Directors who are Audit and Supervisory Committee Members Hisatoshi Nagamine, Kazuo Kawamura and Yasuhisa Hayakawa will expire at the conclusion of this Annual General Meeting of Shareholders. Therefore, the Company proposes reducing the number of Directors who are Audit and Supervisory Committee Members by one (1) to three (3) and electing two (2) Directors who are Audit and Supervisory Committee Members.

Additionally, the submission of this proposal has been approved by the Audit and Supervisory Committee.

The candidates for Directors who are Audit and Supervisory Committee Members are as follows:

No.	Name (Date of birth)	Career summary, positions and areas of responsibility in the Company	Number of Company shares owned
1	Kazuo Kawamura 69 years old (Feb. 13, 1953) Reelection Outside Director Independent Attendance at the Board of Directors meetings 12/13 (92%) Attendance at the Audit and Supervisory Committee 14/14 (100%)	Apr. 1978 Registered as a lawyer (Nagoya Bar Association) Apr. 1983 President of Kawamura Law Office (current position) Jun. 2012 Outside Audit & Supervisory Board Member of the Company Jun. 2016 Outside Director and Audit and Supervisory Committee Member (current position) [Important Concurrent Positions] President of Kawamura Law Office Reasons for Nomination as Outside Director and expected roles Kazuo Kawamura has professional knowledge and abundant experience as a lawyer and has been helping to improve management governance by actively offering comments and advice from a legal perspective. The Company has nominated him as a candidate for Outside Director who is an Audit and Supervisory Committee Member, because he can be expected to continue utilizing his experience to supervise overall management and give effective advice. Although he has no experience in corporate management other than as Outside Director or as Outside Audit & Supervisory Board Member, he can be expected to continue to perform the duties of Outside Director who is an Audit and Supervisory Committee Member for the reasons stated above. Matters concerning Independence The Company has no special relationship with Kawamura Law Office, of which Kazuo Kawamura is President. The Company has registered Kawamura as Independent Directors, pursuant to the provisions of the Tokyo Stock Exchange and Nagoya Stock Exchange, with the said exchanges. If Kawamura is elected, the Company will continue to appoint him as Independent Director.	_

No.	Name (Date of birth)	Car	eer summa	ry, positions and areas of responsibility in the Company	Number of Company shares owned
		Apr.	1979	Joined the Ministry of Labor	
		Jan.	2001	Director of Inspection Division, Labor Standards Bureau, Ministry of Health, Labour and Welfare	
		Aug.	2007	Deputy Director-General, Minister's Secretariat, Ministry of Finance	
		Aug.	2009	Director-General (for Labor), Ministry of Health, Labour and Welfare	
		Sep.	2012	Director-General of Labor Standards Bureau, Ministry of Health, Labour and Welfare	
		Jul.	2014	Retired from Ministry of Health, Labour and Welfare	
		Nov.	2016	Outside Director of HITO-Communications Inc. (until November 2018)	
		Dec.	2019	Registered as a lawyer Joined IWATA GODO (current position)	
	Masayuki Nakano 67 years old	Nov.	2020	Outside Audit & Supervisory Board Member of HITO-Communications Inc. (current position)	
2	(Oct. 6, 1954) New candidate Outside Director	[Important Concurrent Positions] Belonging to IWATA GODO Outside Audit & Supervisory Board Member of HITO-Communications Inc.			_
	Independent		ns for Non	nination as Outside Director and expected roles	
		Masay	uki Nakan	has experience being engaged in labor administration at	
				ealth, Labour and Welfare for many years as well as vledge and experience as a lawyer. The Company has	
				s a candidate for Outside Director who is an Audit and	
		Superv	isory Com	mittee Member, with the expectation that his advice and	
				ensure the validity and legality of decision-making by the is based on his insight concerning the government and	
				ough he has no experience in corporate management other	
		than as	Outside D	Director or Outside Audit & Supervisory Board Member, he	
				o perform suitably the duties of Outside Director who is an isory Committee Member for the reasons stated above.	
		Matte	rs concern	ing Independence	
		Masay	uki Nakan	o fulfills the conditions for registration as Independent	
				tt to the provisions of the Tokyo Stock Exchange and xchange. If he is elected, the Company will appoint him as	
			ndent Dire		

(Notes) 1 There is no special interest between the candidates and the Company.

- 2 The Company has entered into a directors and officers liability insurance policy as prescribed in Article 430-3 of the Companies Act with an insurance company, and plans to renew the policy in June 2022. This insurance policy covers losses and such costs as related litigation expenses borne by the insured persons resulting from corporate lawsuits, third-party lawsuits, and shareholder lawsuits, and an overview of the details is provided in this Reference Document for the General Meeting of Shareholders (see Page 20). If Kazuo Kawamura and Masayuki Nakano are elected, they will be included as insured persons in the policy.
- 3 Kazuo Kawamura and Masayuki Nakano are candidates for Outside Director.
- 4 The Company has entered into an agreement with Kazuo Kawamura to limit his liability for damages as prescribed in Article 423, Paragraph 1 of the Companies Act pursuant to Article 427, Paragraph 1 of the same law. The limited amount of liabilities for damages under the Agreement was set as the higher of either two (2) million yen or the minimum amount stipulated by the provision of Article 425, Paragraph 1 of the Companies Act. Upon the approval of the reelection of him, the Company plans to continue the said agreement with him. In addition, upon the approval of the election of Masayuki Nakano, the Company plans to enter into an agreement to limit his liability with the same details.
- 5 The term of office of Kazuo Kawamura as Outside Director who is an Audit and Supervisory Committee Member will be six (6) years since his appointment at the conclusion of this

[Translation]

Annual General Meeting of Shareholders.

Proposal 5: Election of one (1) substitute Director who is an Audit and Supervisory Committee Member

The election of one (1) substitute Director who is an Audit and Supervisory Committee Member is requested should the number of Directors who are Audit and Supervisory Committee members fall below the number required by laws and regulations. The validity of the election on this proposal can be nullified by resolution of the Board of Directors if the consent of the Audit and Supervisory Committee has been obtained; provided, however, that it is only at a time before assuming office.

The submission of this proposal has been approved by the Audit and Supervisory Committee.

The candidate for substitute Director who is an Audit and Supervisory Committee Member is as follows:

Name (Date of birth)	Career su	Number of Company shares owned	
	Apr. 1996	Joined MORINAGA MILK INDUSTRY CO., LTD.	
	Dec. 2006	Joined PricewaterhouseCoopers Aarata	
	Jul. 2010	Registered as a certified public accountant	
	Oct. 2015	Established Takeo Certified Public Accountant Office, Director (current position)	
	Jul. 2016	Established CTS Audit Corporation, Senior Partner (current position)	
	Jun. 2017	Outside Audit & Supervisory Board Member of kaihan co., Ltd. (current position)	
	Apr. 2021		
48 years old (Feb. 10, 1974) Outside Director	Senior Partner Audit & Super Audit & Super	100	
Independent	Reasons for N Takuro Takeo knowledge as a candidate for C Member, becau provide advice decision-makir corporate mana Member, he ca	omination as Outside Director and expected roles has abundant experience in business companies and professional has actified public accountant. The Company has nominated him as a hutside Director who is an Audit and Supervisory Committee has he can be expected to utilize his experience and knowledge to hand suggestions that will ensure the validity and legality of has by the Board of Directors. Although he has no experience in hagement other than as Outside Audit & Supervisory Board has be expected to perform suitably the duties of Outside Director t and Supervisory Committee Member for the reasons stated	
	Takuro Takeo pursuant to the Exchange. If he	rning Independence fulfills the conditions for registration as Independent Director provisions of the Tokyo Stock Exchange and Nagoya Stock e assumes the office of Director who is an Audit and Supervisory mber, the Company will appoint him as Independent Director.	

- (Notes) 1 There is no special interest between the candidate and the Company.
 - 2 The Company has entered into a directors and officers liability insurance policy as prescribed in Article 430-3 of the Companies Act with an insurance company, and plans to renew the policy in June 2022. This insurance policy covers losses and such costs as related litigation expenses borne by the insured persons resulting from corporate lawsuits, third-party lawsuits, and shareholder lawsuits, and an overview of the details is provided in this Reference Document for the General Meeting of Shareholders (see Page 20). If Takuro Takeo is elected and assumes office, he will be included as insured persons in the policy.
 - 3 Takuro Takeo is a candidate for substitute Outside Director who is an Audit and Supervisory Committee Member
 - 4 If Takuro Takeo assumes the office of Director who is an Audit and Supervisory Committee Member, the Company plans to enter into an agreement with him to limit his liability for damages as prescribed in Article 423, Paragraph 1 of the Companies Act pursuant to Article

427, Paragraph 1 of the same law. The limited amount of liabilities for damages under the Agreement shall be set as the higher of either two (2) million yen or the minimum amount stipulated by the provision of Article 425, Paragraph 1 of the Companies Act.

(Reference)

Composition of Directors after the proposals are approved (Management structure from June 16, 2022 onward)

	Positions	Attribute	Gender	Skills the Company particularly expects of Directors		
Name				Corporate management / Management strategies	ICT / DX	Human resources / Human resources development
Masahisa Shimizu	Board Director and Supreme Advisor		Male	•		
Atsunori Takebe	President		Male	•		
Yasuhiro Jinno	Board Director and Senior Managing Executive Officer		Male	•		•
Ryo Kambayashi	Board Director and Senior Managing Executive Officer		Male	•	•	
Kei Sato	Outside Director	Outside Independent	Male			
Kuniko Usagawa	Outside Director	Outside Independent	Female			•
Eiji Shibuya	Outside Director and Audit and Supervisory Committee Member	Outside Independent	Male			
Kazuo Kawamura	Outside Director and Audit and Supervisory Committee Member	Outside Independent	Male			
Masayuki Nakano	Outside Director and Audit and Supervisory Committee Member	Outside Independent	Male			

	Skills the Com	pany particularly expe			
Name	Finance / Accounting	Legal affairs / Regulatory compliance	ESG / Sustainability	Nomination Committee	Compensation Committee
Masahisa Shimizu					
Atsunori Takebe				•	•
Yasuhiro Jinno					
Ryo Kambayashi					
Kei Sato			•	(Chairperson)	(Chairperson)
Kuniko Usagawa					
Eiji Shibuya	•				
Kazuo Kawamura		•		•	•
Masayuki Nakano		•			

Appointment Policy and Procedures for Candidates for Director

Appointment Policy for Candidates for Director

The Company believes that the Board of Directors should be composed of various Directors with different backgrounds such as expertise and experience, and maintain an appropriate number of members so that the functions of the Board of Directors can be most effectively and efficiently exercised. The Company has selected as candidates individuals who have excellent personality and insight and who can fulfill their duties.

ODirectors who are not Audit and Supervisory Committee Members

The Company believes that it is necessary for Internal Directors to be persons with a sense of balance and decisiveness who can grasp and act on all operations, and who have diverse expertise (business, planning, finance, global, etc.). Specifically, the President who chairs the Board of Directors and has the ultimate responsibility for the business execution, executive officers responsible for the management and business of the Company overall, and executive officers in charge of corporate functions are appointed. Outside Directors are appointed from independent outside experts who possess high insights on corporate management and social/economic trends, abundant experience, diverse perspectives and expertise (sound restraining influence).

ODirectors who are Audit and Supervisory Committee Members

The Company appoints Outside Directors from outside independent experts who have abundant experience and high insight and expertise (sound restraining influence) in their specialized fields, and selects at least one individual who has sufficient knowledge about finance and accounting.

Appointment Procedures for Candidates for Director

oDirectors who are not Audit and Supervisory Committee Members

The Board of Directors consults with the Nomination Committee on its plan for candidates for Director, and based a report from the Nomination Committee, the Board of Directors determines candidates for Director.

ODirectors who are Audit and Supervisory Committee Members

The Board of Directors consults with the Nomination Committee on its plan for candidates for Director, and based on a report from the Nomination Committee and with the agreement of the Audit and Supervisory Committee Members, the Board of Directors determines candidates for Director. The criteria for judging independence determined by the Company are described in the "Corporate Governance Report."

Overview of Details of the Directors and Officers Liability Insurance Policy

The Company has entered a directors and officers liability insurance policy as prescribed in Article 430-3 of the Companies Act with an insurance company, under which all of the Directors, Audit and Supervisory Committee Members, Executive Officers, and managers of the Company and all of its subsidiaries are the insureds.

An overview of the policy details is as follows:

- The policy covers losses and such costs as related litigation expenses borne by insured persons resulting from company lawsuits, third-party lawsuits, and shareholder lawsuits, etc.
- As a measure to prevent impairment of the appropriateness of execution of the insureds' duties, the policy has exemptions regarding damages, etc. caused by criminal action by the insureds.
- The entire amount of the premiums of the policy is borne by the Company.