Note: Please note that the following is an English translation of the original Japanese version, prepared only for the convenience of non-Japanese speaking shareholders. In the case of any discrepancy between the translation and the Japanese original, the latter shall prevail.

To all Shareholders

Securities Code: 1964 June 6, 2022

3-6-1 Hiranomachi, Chuo-ku, Osaka

Chugai Ro Co., Ltd.

Akira Ozaki, President

Notice of the 80th Annual Meeting of Shareholders

Dear Shareholders,

The Company would hereby like to request shareholders to attend the Company's 80th Annual Meeting of Shareholders as described below.

To prevent the recent spread of the novel coronavirus disease (COVID-19), we hereby announce that the 80th Annual Meeting of Shareholders will be held after implementing appropriate infection-prevention measures.

In view of preventing the spread of infection, and placing top priority on the safety and security of our shareholders, we ask you to refrain from coming to the venue.

You may exercise your voting rights in writing or via the internet, etc. We kindly request you to read the Reference Document for the Annual Meeting of Shareholders described below, please exercise your voting rights by no later than the close business(5:00 p.m.) on Monday, June 27, 2022(Japan Time).

Sincerely yours,

1. 2. 3.	Date: Venue: Purposes:	10:00 a.m., Tuesday, June 28, 2022 2F, SAN, CITYPLAZA OSAKA 2-31 Honmachibashi, Chuo-ku, Osaka, Japan				
5.	Items to be reported:	 The business report, the consolidated financial statements and the results of consolidated financial statement audits by the Accounting Auditor and the Board of Corporate Auditors for the 80th business period (April 1, 2021 to March 31, 2022) The non-consolidated financial statements for the 80th business period (April 1, 2021 to March 31, 2022) 				
	Items to be resolved: Item No. 1: Item No. 2: Item No. 3:	Appropriation of Retained Earnings Partial Amendments to Articles of Incorporation Election of One (1) Director				

- 1. Of those documents that need to be appended to this notice, the following materials have been made available on the Company's website (<u>https://chugai.co.jp/</u>) in accordance with laws and regulations, and Article 17 of the Company's Articles of Incorporation, and are therefore not presented in this notice.
 - (1) "Consolidated Statements of Changes in Equity" of the Consolidated Financial Statements
 - (2) "Notes to the Consolidated Financial Statements" of the Consolidated Financial Statements
 - (3) "Non-consolidated Statements of Changes in Equity" of the Non-consolidated Financial Statements
 - (4) "Notes to the Non-consolidated Financial Statements" of the Non-consolidated Financial Statements
- 2. In case any circumstances occur that require revision of the Business Report, the Consolidated Financial Statements, and the Reference Document for the Annual Meeting of Shareholders, matters revised will be posted on the Company's website (<u>https://chugai.co.jp/en/</u>).
- 3. In case any significant changes occur with regard to the date, time, administration of venue, etc. of this Annual Meeting of Shareholders due to the situation regarding the spread of COVID-19 or government announcements, etc. related to that until the day of the Annual Meeting of Shareholders, a notice will be posted on the Company's website (<u>https://chugai.co.jp/en/</u>). Please check the information there.
- 4. If you are attending the Annual Meeting of Shareholders, we kindly ask you to submit the enclosed voting rights exercise form to the receptionist at the venue.
- 5. Shareholders who are coming to the venue are asked to wear masks. As infection-prevention measures may also be taken at the venue of this Annual Meeting of Shareholders, your cooperation would be highly appreciated.
- 6. Administration staff will be wearing masks on the date of the Annual Meeting of Shareholders. As in previous years, this Annual Meeting of Shareholders will be held in a Cool Biz style without ties.

Reference Document for the Annual Meeting of Shareholders

Meeting Agenda and Referential Matters

Item No. 1: Appropriation of Retained Earnings

With regard to the appropriation of retained earnings, the Company sets the continuation of a stable dividend as its basic policy while taking business performance into account. By comprehensively considering the earnings status and business environment, etc. of the current fiscal year, the Company proposes to set the year-end dividend for the 80th business period at 70 yen per share as follows:

1) Type in which dividends are paid

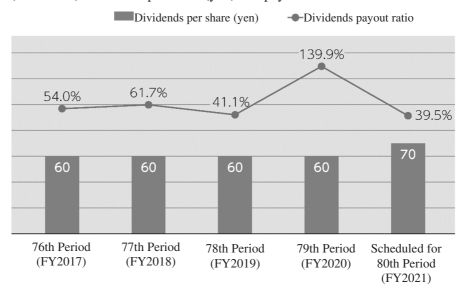
Cash payment

2) Allocation of dividends and total amount of dividends

70 yen per common share of the Company

In this case, the total amount of dividends shall be 537,311,880 yen.

 Effective date on which dividends are disbursed from retained earnings June 29, 2022



(Reference) Dividends per share (yen) and payout ratio

- (Note) 1. In the 77th Period, the Company repurchased treasury shares amounting to 195 million yen in addition to dividends. Repurchase of 150 million yen of treasury shares is also expected in the 81st Period.
 - 2. In the Chugai Ro Group Medium-Term Management Plan (FY2022–FY2026), the Company has set a basic policy of stable dividends, aiming for a total return ratio of 50% or more, including share buybacks.

Item No. 2: Partial Amendments to Articles of Incorporation

The Company proposes to amend its Articles of Incorporation as follows.

- 1. Reasons for Proposal
- (1) Accompanying 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) to be enforced on September 1, 2022, the system of electronic provision of documents for the Annual Meeting of Shareholders will be introduced. The Company thereby proposes to make the following amendments to the Articles of Incorporation.
 - (i) Article 17 (Electronic Provision Measures, Etc.), Paragraph 1 of the Proposed Amendments will be newly established as the Company is required to stipulate in the Articles of Incorporation that electronic provision measures shall be taken with respect to information contained in the Reference Documents for the Annual Meeting of Shareholders, etc.
 - (ii) Regarding matters for which the electronic provision measure is taken for information in Reference Documents for the Annual Meeting of Shareholders, etc., Paragraph 2 of Article 17 (Measures, etc. for Providing Information in Electronic Format) shall be newly established to limit the scope of matters to be included in the documents to be delivered to shareholders who have requested the documents to be delivered to them to that specified by the applicable Ordinance of the Ministry of Justice
 - (iii) Article 17 (Internet Disclosure and Deemed Provision of Reference Documents for the Annual Meeting of Shareholders, Etc.) of the current Articles of Incorporation shall be deleted as it will become unnecessary once the system of electronic provision of documents for the General Meeting of Shareholders is introduced.
 - (iv) Supplementary provisions shall be established regarding the effect of the above newly established and deleted provisions. These Supplementary Provisions shall be deleted after the elapse of the expiration date.
- (2) Article 25 of the current Articles of Incorporation is to be amended to reflect the Company's actual situation.

2. Details of Amendments

Details of amendments of the Articles of Incorporation are as follows.

(Underlines indicate changes.)

(Underlines indicate changes.)
Proposed Amendment
Article 1 to Article 16
(Unchanged)
(Deleted)
Article 17 (Measures, etc. for Providing Information in Electronic Format) The Company shall, at the time of convening an Annual Meeting of Shareholders, take measures to electronically provide information in the Reference Documents for the Annual Meeting of Shareholders, etc. (ii) The Company may omit all or part of the matters for which electronic provision measures are taken under the Ordinance of the Ministry of Justice from the documents to be delivered to shareholders who have requested for the delivery of documents by the Record Date of voting rights.
Article 18 to Article 24 (Unchanged)
Article 25 (<u>Honorary Chairman, Special</u> <u>Corporate Adviser</u> , Corporate Adviser and Senior Corporate Adviser) The Board of Directors may appoint one or more <u>Honorary Chairmen</u> , <u>Special Corporate</u> <u>Advisers</u> , Corporate Advisers and Senior Corporate Advisers as deemed necessary.

(Underlines indicate changes.)

	(Underlines indicate changes.)			
Current Articles of Incorporation	Proposed Amendment			
Articles 26 to 39	Articles 26 to 39			
(Omitted)	(Unchanged)			
Supplementary Provisions	Supplementary Provisions			
	Article 1			
The effective date of the amendments to	The effective date of the amendments to			
Articles 6 and 8 shall be the date when the	Articles 6 and 8 shall be the date when the			
reverse stock split pertaining to the Proposal of	reverse stock split pertaining to the Proposal of			
the 75th Annual Meeting of Shareholders held	the 75th Annual Meeting of Shareholders held			
on June 22, 2017 takes effect. These	on June 22, 2017 takes effect. These			
Supplementary Provisions shall be deleted after	Supplementary Provisions shall be deleted after			
the effective date of said reverse stock split.	the effective date of said reverse stock split.			
are encoure dute of suid reverse stock split.				
(New)	<u>Article 2</u>			
	The deletion of Article 17 (Internet Disclosure			
	and Deemed Provision of Reference Documents			
	for the Annual Meeting of Shareholders) in the			
	Articles of Incorporation before amendment and			
	the establishment of the new Article 17			
	(Measures for Electronic Provision of			
	Information, Etc.) in the Articles of			
	Incorporation after amendment shall be			
	<u>effective from September 1, 2022, the date of</u> <u>enforcement of the revised provisions provided</u>			
	for in the proviso to Article 1 of the			
	Supplementary Provisions of the Act Partially			
	Amending the Companies Act (Act No. 70 of			
	2019) (the "Date of Enforcement").			
	(ii) Notwithstanding the provision of the			
	preceding paragraph, Article 17 of the Articles			
	of Incorporation before amendment shall remain			
	effective regarding any annual meeting of			
	shareholders held on a date within six months			
	from the Date of Enforcement.			
	(iii) This article shall be deleted on the date			
	when six months have elapsed from the Date of			
	Enforcement or three months have elapsed from			
	the date of annual meeting of shareholders in			
	the preceding paragraph, whichever is later.			

Item No. 3: Election of One (1) Director

To strengthen and enhance the management, the Company proposes the election of one Director. The term of office of Director elected at this Annual Meeting of Shareholders will expire at the end of the term of office of other incumbent Directors, in accordance with the provisions of the Company's Articles of Incorporation.

The candidate for Director is	as follows.
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Candidate	Yoko	Tsujimoto	(May 21, 1958)	New Appointment Outside Independent		
	Brief profile, position and responsibility at the Company					
Number of the (Significant concurrent positions)						
Company's shares	, Limited (present Reson	a Bank, Limited)				
owned	resApril 1981Joined the Daiwa Bank, Limited (present Resona Bank, IApril 2004Transferred to D&I Information System, Inc. (present Resona Bank)					
0 shares	-	Digital I, Inc.)				
	Seconded to Resona Bank, Limited					
Attendance of the	January 2006	Seconded to IBM Japar	Seconded to IBM Japan, Ltd.			
Board of	January 2007	Retired from D&I Information System, Inc.				
Directors	February 2007	2007 Joined Sumitomo Trust Bank Limited (present Sumitomo Mitsui				
meetings (%)		Trust Bank Limited)				
-% (-/-)	April 2017	Head of Internal Audit	Department			
	May 2018	Retired from Sumitomo	o Mitsui Trust Bank Limi	ited		
	June 2018	Senior Internal Auditor	of Sumitomo Mitsui Tru	st Bank Limited		
(current position)						
Reasons for Nomination as a Candidate for Outside Director and Outline of Expected Roles						

Reasons for Nomination as a Candidate for Outside Director and Outline of Expected Roles Yoko Tsujimoto has long been involved in the Systems and Auditing divisions and has a wealth of expertise and experience, and we have judged that she can be expected to apply this wealth of knowledge and experience to management in her position as Director in the future. Although Ms. Tsujimoto has never been involved in corporate management other than as Outside Director or Outside Audit and Supervisory Board Member, we have judged that she will be able to appropriately perform the duties of Outside Director for the reasons stated above.

Notes:

- 1. She is a candidate for Outside Director. There is no special conflict of interest between the candidate and the Company.
- 2. The Company has notified her as an independent officer as stipulated by the Tokyo Stock Exchange, and if this agenda item is approved as proposed, she is scheduled to be an independent officer.
- 3. If the Proposal is approved and she is appointed as Outside Director, the Company will, pursuant to Article 427, Paragraph 1 of the Companies Act, enter into an agreement with her to limit the liability for damages under Article 423, Paragraph 1 of the same Act. The maximum amount of liability for damages under the agreement is the minimum amount stipulated by law.
- 4. The Company has concluded a Directors and Officers Liability Insurance Contract (D&O Insurance) stipulated in Article 430-3 of the amended Companies Act (enforced on March 1, 2021) with an insurance company under which all Directors, Corporate Auditors, and Executive Officers of the Company and all of its subsidiaries are the insured. All candidates in the proposal for nomination will become the insured of the same insurance. An outline of the insurance contract is as stated on page 31 (4. Outline of details of Directors and Officers Liability Insurance Contract).

		Areas where expertise may be demonstrated in particu						l in particula	r	
	Name	Outs ide	Corporate management	Design, technology, research and development	Sales, marketing	Manufacturing, construction, engineering work	Finance and accounting	Legal affairs, risk management	IT, digital	Global
Director	Akira Ozaki		*			*			*	*
	Shigeki Negoro		*				*	*		
	Masanori Niiya			*					*	
	Mamoru Sakata		*	*						
	Mitsuru Nagahama				*	*				
	Masaaki Nomura	*	*		*		*			
	Ryo Sato	*	*	*						*
	Yoko Tsujimoto	*						*	*	
Co	Kenichiro Nanba		*		*		*	*		
Corporate Auditor	Toshiya Araki						*	*		
	Syozo Seki	*						*		*
	Paul Ch'en	*						*		*

Management Structure after Approval of Proposal 3 (planned)

The above list indicates areas of expertise that each candidate is more knowledgeable in based on experience, etc. It does not fully cover the knowledge each possesses.