Attachment

Terms of the Amendments

(Changes are indicated by underline.)

| | (Changes are indicated by underline.) |
|---|---|
| Current Articles of Incorporation | Proposed Amendments |
| Article 4. (Organizations) | Article 4. (Organizations) |
| The Company shall establish the following | The Company shall establish the following |
| organizations, in addition to the general | organizations, in addition to the general |
| meeting of shareholders and Directors. | meeting of shareholders and Directors. |
| (1) Board of Directors; | (1) Board of Directors; |
| (2) Corporate Auditors; | (2) Nominating Committee, Audit Committee, |
| (3) Board of Corporate Auditors; and | and Compensation Committee; and |
| (4) Accounting Auditors. | (3) Accounting Auditors. |
| Article 6. (Total Number of Authorized Shares) | Article 6. (Total Number of Authorized Shares) |
| The total number of shares which the | The total number of shares which the |
| Company is authorized to issue shall be | Company is authorized to issue shall be |
| <u>52,251,442,000</u> shares, and each total number | <u>52,214,752,000</u> shares, and each total number |
| of the classes of shares which the Company is | of the classes of shares which the Company is |
| authorized to issue shall be as set forth below; | authorized to issue shall be as set forth below; |
| provided, however, that the total number of the | provided, however, that the total number of the |
| classes of shares which the Company is | classes of shares which the Company is |
| authorized to issue in respect of the First to | authorized to issue in respect of the First to |
| Fourth Series of Class XIV preferred stock | Fourth Series of Class XIV preferred stock |
| shall not exceed nine hundred million | shall not exceed nine hundred million |
| (900,000,000) in total, the total number of the | (900,000,000) in total, the total number of the |
| classes of shares which the Company is | classes of shares which the Company is |
| authorized to issue in respect of the First to | authorized to issue in respect of the First to |
| Fourth Series of Class XV preferred stock shall | Fourth Series of Class XV preferred stock shall |
| not exceed nine hundred million (900,000,000) | not exceed nine hundred million (900,000,000) |
| in total, and the total number of the classes of | in total, and the total number of the classes of |
| shares which the Company is authorized to | shares which the Company is authorized to |
| issue in respect of the First to Fourth Series of | issue in respect of the First to Fourth Series of |
| Class XVI preferred stock shall not exceed | Class XVI preferred stock shall not exceed |
| fifteen hundred million (1,500,000,000) in | fifteen hundred million (1,500,000,000) in |
| total: | total: |
| Common stock: | Common stock: |
| 48,000,000,000 shares | 48,000,000,000 shares |
| Class XI preferred stock: | Class XI preferred stock: |
| 914,752,000 shares | 914,752,000 shares |

| Current Articles of Incorporation | Proposed Amendments |
|--|---|
| Class XIII preferred stock: | |
| 36,690,000 shares | |
| First Series of Class XIV preferred stock: | First Series of Class XIV preferred stock: |
| 900,000,000 shares | 900,000,000 shares |
| Second Series of Class XIV preferred stock: | Second Series of Class XIV preferred stock: |
| 900,000,000 shares | 900,000,000 shares |
| Third Series of Class XIV preferred stock: | Third Series of Class XIV preferred stock: |
| 900,000,000 shares | 900,000,000 shares |
| Fourth Series of Class XIV preferred stock: | Fourth Series of Class XIV preferred stock: |
| 900,000,000 shares | 900,000,000 shares |
| First Series of Class XV preferred stock: | First Series of Class XV preferred stock: |
| 900,000,000 shares | 900,000,000 shares |
| Second Series of Class XV preferred stock: | Second Series of Class XV preferred stock: |
| 900,000,000 shares | 900,000,000 shares |
| Third Series of Class XV preferred stock: | Third Series of Class XV preferred stock: |
| 900,000,000 shares | 900,000,000 shares |
| Fourth Series of Class XV preferred stock: | Fourth Series of Class XV preferred stock: |
| 900,000,000 shares | 900,000,000 shares |
| First Series of Class XVI preferred stock: | First Series of Class XVI preferred stock: |
| 1,500,000,000 shares | 1,500,000,000 shares |
| Second Series of Class XVI preferred stock: | Second Series of Class XVI preferred stock: |
| 1,500,000,000 shares | 1,500,000,000 shares |
| Third Series of Class XVI preferred stock: | Third Series of Class XVI preferred stock: |
| 1,500,000,000 shares | 1,500,000,000 shares |
| Fourth Series of Class XVI preferred stock: | Fourth Series of Class XVI preferred stock: |
| 1,500,000,000 shares | 1,500,000,000 shares |
| Article 7. (Acquisition of Own Shares) | (Deleted.) |
| The Company may, by a resolution of the | |
| Board of Directors, acquire its own stock | |
| through market transactions or other methods | |
| pursuant to the provisions of Article 165, | |
| Paragraph 2 of the Companies Act of Japan | |
| (the "Act"). | |
| Article 8. to Article 10. | Article <u>7</u> . to Article <u>9</u> . |
| (Omitted.) | (No change.) |
| Article 11. (Record Date) | Article 10. (Record Date) |
| 1. (Omitted.) | 1. (No change.) |
| 2. (Omitted.) | 2. (No change.) |

3. In addition to the preceding two paragraphs, the Company may set an extraordinary record date, when necessary, by <u>a resolution of the Board of Directors</u> and upon giving a prior public notice thereof.

Article <u>12</u>. (Shareholder Register Manager, Etc.)

- 1. (Omitted.)
- 2. The shareholder register manager and its handling office shall be determined by <u>a</u> resolution of the Board of Directors, and a public notice shall be given with respect thereto.

3. (Omitted.)

Article 13. (Share Handling Regulations)

An entry, whether written or electronic, in the register of shareholders, a repurchase by the Company and an additional purchase by a shareholder of shares constituting less than one (1) unit, and other operations relating to shares and handling fees therefor and the method of request or notice by shareholders with respect to general meetings of shareholders shall be governed by the Share Handling Regulations prescribed by the Board of Directors, in addition to laws and regulations and these Articles of Incorporation.

Article 14. (*Preferred Stock Dividends*)

1. In respect of dividends from its surplus provided for in Article <u>52</u>, the Company shall distribute dividends from its surplus by cash on preferred stock (hereinafter referred to as the "Preferred Stock Dividends") in such amount as provided for below to shareholders of preferred stock (hereinafter referred to as the

Proposed Amendments

3. In addition to the preceding two paragraphs, the Company may set an extraordinary record date, when necessary, by <u>a determination by Executive Officer(s) under the authority delegated by the Board of Directors</u> and upon giving a prior public notice thereof.

Article <u>11</u>. (Shareholder Register Manager, Etc.)

- 1. (No change.)
- 2. The shareholder register manager and its handling office shall be determined by a determination by Executive Officer(s) under the authority delegated by the Board of Directors, and a public notice shall be given with respect thereto.
- 3. (No change.)

Article <u>12</u>. (Share Handling Regulations)

An entry, whether written or electronic, in the register of shareholders, a repurchase by the Company and an additional purchase by a shareholder of shares constituting less than one (1) unit, and other operations relating to shares and handling fees therefor and the method of request or notice by shareholders with respect to general meetings of shareholders shall be governed by the Share Handling Regulations prescribed by Executive Officer(s) under the authority delegated by the Board of Directors, in addition to laws and regulations and these Articles of Incorporation.

Article 13. (Preferred Stock Dividends)

1. In respect of dividends from its surplus provided for in Article 48 (except for interim dividends provided for in the same Article), the Company shall distribute dividends from its surplus by cash on preferred stock (hereinafter referred to as the "Preferred Stock Dividends") in such amount as provided for below to

"Shareholders of Preferred Stock") or registered stock pledgees in respect of preferred stock (hereinafter referred to as the "Registered Preferred Stock Pledgees") in priority to holders of common (hereinafter referred to as the "Shareholders of Common Stock"), registered stock pledgees in respect of common stock (hereinafter referred to as the "Registered Common Stock Pledgees"); provided, however, that in the case where all or a part of the Preferred Stock Interim Dividends provided for in Article 15 have been paid in the relevant business year, the amount so paid shall be reduced accordingly:

Class XI preferred stock:

Amount decided by the resolution of the Board of Directors on the issuance of such stock, which amount shall not exceed 50 yen per share per year

Class XIII preferred stock:

Amount decided by the resolution of the Board of Directors on the issuance of such stock, which amount shall not exceed 100 yen per share per year

First to Fourth Series of Class XIV preferred stock:

Amount decided by the resolution of the Board of Directors on the issuance of such stock, which amount shall not exceed 100 yen per share per year

First to Fourth Series of Class XV preferred stock:

Amount decided by the resolution of the Board

Proposed Amendments

shareholders of preferred stock (hereinafter referred to as the "Shareholders of Preferred Stock") or registered stock pledgees in respect of preferred stock (hereinafter referred to as the "Registered Preferred Stock Pledgees") in priority to holders of common stock (hereinafter referred to as the "Shareholders of Common Stock"), registered stock pledgees in respect of common stock (hereinafter referred as the "Registered Common Stock Pledgees"); provided, however, that in the case where all or a part of the Preferred Stock Interim Dividends provided for in Article 14 have been paid in the relevant business year, the amount so paid shall be reduced accordingly:

Class XI preferred stock:

Amount decided by the resolution of the Board of Directors on the issuance of such stock, which amount shall not exceed 50 yen per share per year

First to Fourth Series of Class XIV preferred stock:

Amount decided by the resolution of the Board of Directors or the determination by Executive Officer(s) under the authority delegated by the Board of Directors on the issuance of such stock, which amount shall not exceed 100 yen per share per year

First to Fourth Series of Class XV preferred stock:

Amount decided by the resolution of the Board

| | D 14 1 1 |
|--|--|
| Current Articles of Incorporation | Proposed Amendments |
| of Directors on the issuance of such stock, | of Directors or the determination by Executive |
| which amount shall not exceed 100 yen per | Officer(s) under the authority delegated by the |
| share per year | Board of Directors on the issuance of such |
| | stock, which amount shall not exceed 100 yen |
| | per share per year |
| First to Fourth Series of Class XVI preferred | First to Fourth Series of Class XVI preferred |
| stock: | stock: |
| Amount decided by the resolution of the Board | Amount decided by the resolution of the Board |
| of Directors on the issuance of such stock, | of Directors or the determination by Executive |
| which amount shall not exceed 100 yen per | Officer(s) under the authority delegated by the |
| share per year | Board of Directors on the issuance of such |
| | stock, which amount shall not exceed 100 yen |
| | per share per year |
| 2. (Omitted.) | 2. (No change.) |
| 3. (Omitted.) | 3. (No change.) |
| Article <u>15</u> . (Preferred Stock Interim | Article <u>14</u> . (Preferred Stock Interim |
| Dividends) | Dividends) |
| In respect of interim dividends provided for in | In respect of interim dividends provided for in |
| Article <u>53</u> , the Company shall distribute | Article 48, the Company shall distribute |
| dividends from its surplus by cash in one half | dividends from its surplus by cash in one half |
| (1/2) of the amount of the Preferred Stock | (1/2) of the amount of the Preferred Stock |
| Dividends provided for in the main clause of | Dividends provided for in the main clause of |
| Paragraph 1 of the preceding Article (referred | Paragraph 1 of the preceding Article (referred |
| to as the "Preferred Stock Interim Dividends" | to as the "Preferred Stock Interim Dividends" |
| in these Articles of Incorporation) to the | in these Articles of Incorporation) to the |
| Shareholders of Preferred Stock or Registered | Shareholders of Preferred Stock or Registered |
| Preferred Stock Pledgees in priority to the | Preferred Stock Pledgees in priority to the |
| Shareholders of Common Stock or Registered | Shareholders of Common Stock or Registered |
| Common Stock Pledgees. | Common Stock Pledgees. |
| Article 16. (Distribution of Residual Assets) | Article 15. (Distribution of Residual Assets) |
| (Omitted.) | (No change.) |
| Article 17. (Voting Rights) | Article 16. (Voting Rights) |
| The Shareholders of Preferred Stock shall not | The Shareholders of Preferred Stock shall not |
| have voting rights at a general meeting of | have voting rights at a general meeting of |
| shareholders; provided, however, that the | shareholders; provided, however, that the |
| Shareholders of Preferred Stock may have | Shareholders of Preferred Stock may have |
| voting rights from the date of an ordinary | voting rights from the date of an ordinary |

general meeting of shareholders, in the case general meeting of shareholders, in the case

| Current Articles of Incorporation | Proposed Amendments |
|---|---|
| where a proposal on the Preferred Stock | where a proposal on the Preferred Stock |
| Dividends is not submitted to such ordinary | Dividends is not submitted to such ordinary |
| general meeting of shareholders, or | general meeting of shareholders (except in the |
| immediately after the closing of an ordinary | case where a resolution of the Board of |
| general meeting of shareholders, in the case | Directors to pay the Preferred Stock Dividends |
| where a proposal on the Preferred Stock | is made pursuant to the provisions of Article |
| Dividends is rejected at such ordinary general | 47 between the last day of the business year |
| meeting of shareholders, until, in either case, | and the date of such ordinary general meeting |
| such time as a resolution of an ordinary | of shareholders), or immediately after the |
| general meeting of shareholders is passed to | closing of an ordinary general meeting of |
| grant the Preferred Stock Dividends. | shareholders, in the case where a proposal on |
| | the Preferred Stock Dividends is rejected at |
| | such ordinary general meeting of shareholders, |
| | until such time as a resolution of the Board of |
| | Directors to pay the Preferred Stock Dividends |
| | is made pursuant to the provisions of Article |
| | 47 or a resolution of an ordinary general |
| | meeting of shareholders is passed to grant the |
| | Preferred Stock Dividends. |
| Article 18. (Consolidation or Split of | Article 17. (Consolidation or Split of |
| Preferred Stock, Free Allotment of Stock and | Preferred Stock, Free Allotment of Stock and |
| Rights to Receive Allotment of Offered Stock, | Rights to Receive Allotment of Offered Stock, |
| Etc.) | Etc.) |
| (Omitted.) | (No change.) |
| Article 19. (Acquisition of Preferred Stock) | Article 18. (Acquisition of Preferred Stock) |
| 1. In respect of Class XIII preferred stock, the | (Deleted.) |
| Company may acquire each such class of | |
| preferred stock, in whole or in part, on the date | |
| separately determined by a resolution of a | |
| general meeting of shareholders, after such | |
| time and at such acquisition price as | |
| respectively determined by a resolution of the | |
| Board of Directors relating to the issuance of | |
| the relevant preferred stock. | |
| 2. In respect of the First Series of Class XV | 1. In respect of the First Series of Class XV |
| through the Fourth Series of Class XVI | through the Fourth Series of Class XVI |
| preferred stock, the Company may acquire | preferred stock, the Company may acquire |
| each such class of preferred stock, in whole or | each such class of preferred stock, in whole or |

in part, on the date separately determined by a resolution of the Board of Directors, after such time and at such acquisition price as respectively determined by a resolution of the Board of Directors relating to the issuance of the relevant preferred stock.

3. In the case of a partial acquisition pursuant to the preceding two (2) paragraphs, such redemption shall be made by way of lot or pro rata allocation.

Article <u>20</u>. (Request for Acquisition of Preferred Stock)

Any holder of Class XI, the First to Fourth Series of Class XIV and the First to Fourth Series of Class XV preferred stock may request to the Company to acquire the relevant preferred stock held by such Shareholder of Preferred Stock during the period in which such Shareholder of Preferred Stock is entitled to request such acquisition as determined by a resolution of the Board of Directors relating to the issuance of the relevant preferred stock (hereinafter referred to as the "Period for Acquisition Request"). The Company shall deliver its own common stock to such Shareholder of Preferred Stock, in exchange for the Company's acquisition of the relevant preferred stock. The terms of acquisition, including the number of the common stock to be delivered per one (1) share of the relevant preferred stock upon such request for acquisition, shall be determined by the relevant resolution of the Board of Directors.

Proposed Amendments

in part, on the date separately determined by a resolution of the Board of Directors or a determination by Executive Officer(s) under the authority delegated by the Board of Directors, after such time and at such acquisition price as respectively determined by a resolution of the Board of Directors or a determination by Executive Officer(s) under the authority delegated by the Board of Directors relating to the issuance of the relevant preferred stock.

2. In the case of a partial acquisition pursuant to the preceding <u>paragraph</u>, such redemption shall be made by way of lot or pro rata allocation.

Article 19. (Request for Acquisition of Preferred Stock)

1. Any holder of Class XI preferred stock may request to the Company to acquire the relevant preferred stock held by such Shareholder of Preferred Stock during the period in which such Shareholder of Preferred Stock is entitled to request such acquisition as determined by a resolution of the Board of Directors relating to the issuance of the relevant preferred stock. The Company shall deliver its own common stock to such Shareholder of Preferred Stock, in exchange for the Company's acquisition of the relevant preferred stock. The terms of acquisition, including the number of the common stock to be delivered per one (1) share of the relevant preferred stock upon such request for acquisition, shall be determined by the relevant resolution of the Board of Directors.

| Current Articles of Incorporation | Proposed Amendments |
|--|--|
| (Newly established.) | 2. Any holder of the First to Fourth Series of |
| | Class XIV and the First to Fourth Series of |
| | Class XV preferred stock may request to the |
| | Company to acquire the relevant preferred |
| | stock held by such Shareholder of Preferred |
| | Stock during the period in which such |
| | Shareholder of Preferred Stock is entitled to |
| | request such acquisition as determined by a |
| | resolution of the Board of Directors or a |
| | determination by Executive Officer(s) under |
| | the authority delegated by the Board of |
| | Directors relating to the issuance of the |
| | relevant preferred stock (hereinafter, together |
| | with the period provided for in the preceding |
| | paragraph, referred to as the "Period for |
| | Acquisition Request"). The Company shall |
| | deliver its own common stock to such |
| | Shareholder of Preferred Stock, in exchange |
| | for the Company's acquisition of the relevant |
| | preferred stock. The terms of acquisition, |
| | including the number of the common stock to |
| | be delivered per one (1) share of the relevant |
| | preferred stock upon such request for |
| | acquisition, shall be determined by the relevant |
| | resolution of the Board of Directors or the |
| | relevant determination by Executive Officer(s) |
| | under the authority delegated by the Board of |
| | <u>Directors.</u> |
| Article 21. (Mandatory Acquisition of | Article <u>20</u> . (Mandatory Acquisition of |
| Preferred Stock) | Preferred Stock) |
| 1. (Omitted.) | 1. (No change.) |
| 2. In respect of Class XI, the First to Fourth | 2. In respect of Class XI preferred stock, the |
| Series of Class XIV and the First to Fourth | number of common stock referred to in the |
| Series of Class XV preferred stock, the number | preceding paragraph shall not exceed the |
| of common stock referred to in the preceding | number of shares obtained by dividing the |
| paragraph shall not exceed the number of | amount equivalent to the subscription money |
| shares obtained by dividing the amount | per one (1) share of the relevant preferred |
| equivalent to the subscription money per one | stock by the minimum acquisition price |

(1) share of <u>each such class of preferred stock</u> by the minimum acquisition price determined by a resolution of the Board of Directors relating to the issuance of the relevant preferred stock.

3. In respect of the First and Second Series of Class XIV, the First and Second Series of Class XV and the First and Second Series of Class XVI preferred stock, upon the occurrence of an event determined by a resolution of the Board of Directors relating to the issuance of the relevant preferred stock as an event where a write-off of the relevant preferred stock or a conversion of the relevant preferred stock into common stock, or financial support or other similar measures taken by a public sector, without which the Company would become non-viable, is determined to be necessary, the Company shall mandatorily acquire the relevant preferred stock, in whole, free of consideration, on a date which falls after the occurrence of such event as determined by the resolution of the Board of Directors relating to the issuance of the relevant preferred stock and which date shall be separately determined by a resolution of the Board of Directors after the issuance of the

Proposed Amendments

determined by a resolution of the Board of Directors relating to the issuance of the relevant preferred stock. <u>In respect of the</u> First to Fourth Series of Class XIV and the First to Fourth Series of Class XV preferred stock, the number of common stock referred to in the preceding paragraph shall not exceed the number of shares obtained by dividing the amount equivalent to the subscription money per one (1) share of each such class of preferred stock by the minimum acquisition price determined by a resolution of the Board of Directors or a determination by Executive Officer(s) under the authority delegated by the Board of Directors relating to the issuance of the relevant preferred stock.

3. In respect of the First and Second Series of Class XIV, the First and Second Series of Class XV and the First and Second Series of Class XVI preferred stock, upon the occurrence of an event determined by a resolution of the Board of Directors or a determination by Executive Officer(s) under the authority delegated by the Board of Directors relating to the issuance of the relevant preferred stock as an event where a write-off of the relevant preferred stock or a conversion of the relevant preferred stock into common stock, or financial support or other similar measures taken by a public sector, without which the Company would become non-viable, is determined to be necessary, the Company shall mandatorily acquire the relevant preferred stock, in whole, free of consideration, on a date which falls after the occurrence of such event as determined by the resolution of the Board of Directors or the determination by Executive Officer(s) under

relevant preferred stock, or a date which falls after the occurrence of the relevant certain event and which date shall be determined by the resolution of the Board of Directors relating to the issuance of the relevant preferred stock, giving due consideration to the capital adequacy requirements applicable to the Company and other factors.

4. In respect of the Third and Fourth Series of Class XIV, the Third and Fourth Series of Class XV and the Third and Fourth Series of Class XVI preferred stock, upon the occurrence of an event determined by a resolution of the Board of Directors relating to the issuance of the relevant preferred stock as an event where a write-off of the relevant preferred stock or a conversion of the relevant preferred stock into common stock, or financial support or other similar measures taken by a public sector, without which the Company would become non-viable, is determined to be necessary, the Company shall mandatorily acquire the relevant preferred stock, in whole, on a date which falls after the occurrence of such event as determined by the resolution of the Board of Directors relating to the issuance of the relevant preferred stock and which date shall be separately determined by a

Proposed Amendments

the authority delegated by the Board of Directors relating to the issuance of the relevant preferred stock and which date shall be separately determined by a resolution of the Board of Directors or a determination by Executive Officer(s) under the authority delegated by the Board of Directors after the issuance of the relevant preferred stock, or a date which falls after the occurrence of the relevant certain event and which date shall be determined by the resolution of the Board of Directors or the determination by Executive Officer(s) under the authority delegated by the Board of Directors relating to the issuance of the relevant preferred stock, giving due consideration to the capital adequacy requirements applicable to the Company and other factors.

4. In respect of the Third and Fourth Series of Class XIV, the Third and Fourth Series of Class XV and the Third and Fourth Series of Class XVI preferred stock, upon the occurrence of an event determined by a resolution of the Board of Directors or a determination by Executive Officer(s) under the authority delegated by the Board of <u>Directors</u> relating to the issuance of the relevant preferred stock as an event where a write-off of the relevant preferred stock or a conversion of the relevant preferred stock into common stock, or financial support or other similar measures taken by a public sector, without which the Company would become non-viable, is determined to be necessary, the Company shall mandatorily acquire the relevant preferred stock, in whole, on a date which falls after the occurrence of such event as determined by the resolution of the Board of

Current Articles of Incorporation **Proposed Amendments** resolution of the Board of Directors after the Directors or the determination by Executive issuance of the relevant preferred stock, or a Officer(s) under the authority delegated by the date which falls after the occurrence of the Board of Directors relating to the issuance of relevant certain event and which date shall be the relevant preferred stock and which date determined by the resolution of the Board of shall be separately determined by a resolution Directors relating to the issuance of the of the Board of Directors or a determination by Executive Officer(s) under the authority relevant preferred stock, giving due consideration to the capital adequacy delegated by the Board of Directors after the requirements applicable to the Company and issuance of the relevant preferred stock, or a other factors, and instead, the Company shall date which falls after the occurrence of the deliver its own common stock to holders of the relevant certain event and which date shall be relevant preferred stock. In this case, the terms determined by the resolution of the Board of of acquisition, including the number of shares Directors or the determination by Executive of the common stock to be delivered in Officer(s) under the authority delegated by the exchange for the acquisition of one (1) share of Board of Directors relating to the issuance of the relevant preferred stock, shall be the relevant preferred stock, giving due determined by the relevant resolution of the consideration to the capital adequacy Board of Directors relating to the issuance of requirements applicable to the Company and the relevant preferred stock, giving due other factors, and instead, the Company shall consideration to the market price of common deliver its own common stock to holders of the relevant preferred stock. In this case, the terms stock, the subscription price of the relevant preferred stock and other factors. of acquisition, including the number of shares of the common stock to be delivered in exchange for the acquisition of one (1) share of the relevant preferred stock, shall be determined by the relevant resolution of the Board Directors or the relevant determination by Executive Officer(s) under the authority delegated by the Board of <u>Directors</u> relating to the issuance of the relevant stock, preferred giving due consideration to the market price of common stock, the subscription price of the relevant preferred stock and other factors. 5. (Omitted.) 5. (No change.) Article 22. to Article 23. Article 21. to Article 22.

(No change.)

Article 23. (Person Authorized to Convene

(Omitted.)

Article 24. (Person Authorized to Convene

| C A C 1 CY | D 14 |
|---|---|
| Current Articles of Incorporation | Proposed Amendments |
| General Meetings of Shareholders and the | General Meetings of Shareholders and the |
| Chairman of the Meeting) | Chairman of the Meeting) |
| 1. The President shall convene and chair the | 1. The Director concurrently serving as |
| general meeting of shareholders. | President and Executive Officer shall convene |
| | and chair the general meeting of shareholders. |
| 2. In the case where the President is unable to | 2. In the case where the Director concurrently |
| so act, one of the other Director(s) in the order | serving as President and Executive Officer is |
| previously determined by the Board of | unable to so act, one of the other Director(s) in |
| Directors shall take such person's place. | the order previously determined by the Board |
| | of Directors shall take such person's place. |
| Article <u>25</u> . to Article <u>28</u> . | Article <u>24</u> . to Article <u>27</u> . |
| (Omitted.) | (No change.) |
| Article 29. (General Meetings of Holders of | Article 28. (General Meetings of Holders of |
| Classes of Stock) | Classes of Stock) |
| 1. (Omitted.) | 1. (No change.) |
| 2. (Omitted.) | 2. (No change.) |
| 3. The provisions of Articles <u>24</u> , <u>25</u> and <u>27</u> and | 3. The provisions of Articles <u>23</u> , <u>24</u> and <u>26</u> and |
| the preceding Article shall apply mutatis | the preceding Article shall apply mutatis |
| mutandis to the general meetings of holders of | mutandis to the general meetings of holders of |
| classes of stock. | classes of stock. |
| Article <u>30</u> . to Article <u>32</u> . | Article <u>29</u> . to Article <u>31</u> . |
| (Omitted.) | (No change.) |
| Article 33. (Term of Office) | Article 32. (Term of Office) |
| The term of office of Director(s) shall expire at | The term of office of Director(s) shall expire at |
| the closing of the ordinary general meeting of | the closing of the ordinary general meeting of |
| shareholders concerning the last business year | shareholders concerning the last business year |
| ending within two (2) years after their | ending within one (1) year after their |
| appointment. | appointment. |
| Article 34. (Representative Director(s) and | Article 33. (Chairman and Deputy Chairman) |
| <u>Director(s) with Titles</u>) | |
| 1. The Representative Director(s) shall be | (Deleted.) |
| designated by a resolution of the Board of | |
| <u>Directors.</u> | (Deleted.) |
| 2. The President shall be appointed by a | |
| resolution of the Board of Directors. | |
| 3. The Board of Directors may, by its | The Board of Directors may, by its resolutions, |
| resolutions, appoint Chairman, Deputy | appoint Chairman and Deputy Chairman. |
| Chairman, Deputy President(s), Senior | |

| Current Articles of Incorporation | Proposed Amendments |
|---|--|
| Managing Director(s) and Managing | - |
| Director(s). | |
| Article 35. (Duties of the President) | (Deleted.) |
| The President shall oversee the operations of | |
| the Company. | |
| Article 36. (Person Authorized to Convene | Article 34. (Person Authorized to Convene |
| Meetings of the Board of Directors and | Meetings of the Board of Directors and |
| Chairman of the Meeting) | Chairman of the Meeting) |
| 1. Unless otherwise provided for by laws or | 1. Unless otherwise provided for by laws or |
| regulations, the President shall convene and | regulations, a Director previously appointed by |
| chair the meeting of the Board of Directors. | the Board of Directors shall convene and chair |
| | the meeting of the Board of Directors. |
| 2. In the case where the President is unable to | 2. In the case where the Director appointed |
| so act, one of the other Director(s) in the order | pursuant to the preceding paragraph is unable |
| previously determined by the Board of | to so act, one of the other Director(s) in the |
| Directors shall take such person's place. | order previously determined by the Board of |
| | Directors shall take such person's place. |
| Article 37. (Notice to Convene Meetings of the | Article 35. (Notice to Convene Meetings of the |
| Board of Directors) | Board of Directors) |
| 1. Notice to convene a meeting of the Board of | 1. Notice to convene a meeting of the Board of |
| Directors shall be given to each Director and | Directors shall be given to each Director not |
| Corporate Auditor not less than three (3) days | less than three (3) days prior to the date set for |
| prior to the date set for such meeting; | such meeting; provided, however, that in case |
| provided, however, that in case of emergency, | of emergency, such period may be shortened. |
| such period may be shortened. | |
| 2. A meeting of the Board of Directors may be | 2. A meeting of the Board of Directors may be |
| held without taking the procedures of | held without taking the procedures of |
| convocation with the consent of all the | convocation with the consent of all the |
| Directors and Corporate Auditors. | Directors. |
| Article 38. (Method of Adopting Resolutions of | Article <u>36</u> . (Method of Adopting Resolutions of |
| the Board of Directors) | the Board of Directors) |
| Resolutions of a meeting of the Board of | 1. Resolutions of a meeting of the Board of |
| Directors shall be adopted by an affirmative | Directors shall be adopted by an affirmative |
| vote of a majority of the Directors present at | vote of a majority of the Directors present at |
| the relevant meeting who shall constitute a | the relevant meeting who shall constitute a |
| majority in number of all the Directors entitled | majority in number of all the Directors entitled |
| to take part in the vote. | to take part in the vote. |
| (Newly established.) | 2. Notwithstanding the provisions of the |

| Current Articles of Incorporation | Proposed Amendments |
|---|---|
| | preceding paragraph, in cases where |
| | Director(s) submit a proposal with respect to a |
| | matter which is the purpose of the resolution of |
| | the Board of Directors, if all Directors who are |
| | entitled to vote agree in writing or by means of |
| | electromagnetic file to such proposal, it shall |
| | be deemed that the resolution to approve such |
| | proposal at a meeting of the Board of Directors |
| | has been made. |
| Article 39. (Minutes of Meetings of the Board | Article 37. (Minutes of Meetings of the Board |
| of Directors) | of Directors) |
| The minutes of the meetings of the Board of | The minutes of the meetings of the Board of |
| Directors shall be prepared in writing or by | Directors shall be prepared in writing or by |
| electromagnetic file as provided for in laws | electromagnetic file as provided for in laws |
| and regulations, and the Director(s) and | and regulations, and the Director(s) present |
| Corporate Auditors present thereat shall affix | thereat shall affix their names and seals |
| their names and seals thereon, or electronic | thereon, or electronic signatures thereto. |
| signatures thereto. | |
| Article <u>40</u> . to Article <u>41</u> . | Article <u>38</u> . to Article <u>39</u> . |
| (Omitted.) | (No change.) |
| CHAPTER VI | CHAPTER VI |
| | |
| CORPORATE AUDITORS AND BOARD | NOMINATING COMMITTEE, AUDIT |
| CORPORATE AUDITORS AND BOARD OF CORPORATE AUDITORS | |
| | NOMINATING COMMITTEE, AUDIT |
| | NOMINATING COMMITTEE, AUDIT COMMITTEE, AND COMPENSATION |
| | NOMINATING COMMITTEE, AUDIT COMMITTEE, AND COMPENSATION |
| OF CORPORATE AUDITORS | NOMINATING COMMITTEE, AUDIT COMMITTEE, AND COMPENSATION COMMITTEE |
| OF CORPORATE AUDITORS Article 42. (Number) | NOMINATING COMMITTEE, AUDIT COMMITTEE, AND COMPENSATION COMMITTEE |
| OF CORPORATE AUDITORS Article 42. (Number) The Company shall have not more than six (6) | NOMINATING COMMITTEE, AUDIT COMMITTEE, AND COMPENSATION COMMITTEE |
| OF CORPORATE AUDITORS Article 42. (Number) The Company shall have not more than six (6) Corporate Auditors. | NOMINATING COMMITTEE, AUDIT COMMITTEE, AND COMPENSATION COMMITTEE (Deleted.) |
| OF CORPORATE AUDITORS Article 42. (Number) The Company shall have not more than six (6) Corporate Auditors. Article 43. (Method of Appointment) | NOMINATING COMMITTEE, AUDIT COMMITTEE, AND COMPENSATION COMMITTEE (Deleted.) |
| OF CORPORATE AUDITORS Article 42. (Number) The Company shall have not more than six (6) Corporate Auditors. Article 43. (Method of Appointment) 1. The Corporate Auditors shall be appointed | NOMINATING COMMITTEE, AUDIT COMMITTEE, AND COMPENSATION COMMITTEE (Deleted.) |
| Article 42. (Number) The Company shall have not more than six (6) Corporate Auditors. Article 43. (Method of Appointment) 1. The Corporate Auditors shall be appointed at a general meeting of shareholders. | NOMINATING COMMITTEE, AUDIT COMMITTEE, AND COMPENSATION COMMITTEE (Deleted.) |
| Article 42. (Number) The Company shall have not more than six (6) Corporate Auditors. Article 43. (Method of Appointment) 1. The Corporate Auditors shall be appointed at a general meeting of shareholders. 2. A resolution for appointment of Corporate | NOMINATING COMMITTEE, AUDIT COMMITTEE, AND COMPENSATION COMMITTEE (Deleted.) |
| Article 42. (Number) The Company shall have not more than six (6) Corporate Auditors. Article 43. (Method of Appointment) 1. The Corporate Auditors shall be appointed at a general meeting of shareholders. 2. A resolution for appointment of Corporate Auditors shall be adopted by an affirmative | NOMINATING COMMITTEE, AUDIT COMMITTEE, AND COMPENSATION COMMITTEE (Deleted.) |
| Article 42. (Number) The Company shall have not more than six (6) Corporate Auditors. Article 43. (Method of Appointment) 1. The Corporate Auditors shall be appointed at a general meeting of shareholders. 2. A resolution for appointment of Corporate Auditors shall be adopted by an affirmative vote of a majority of the voting rights held by | NOMINATING COMMITTEE, AUDIT COMMITTEE, AND COMPENSATION COMMITTEE (Deleted.) |
| Article 42. (Number) The Company shall have not more than six (6) Corporate Auditors. Article 43. (Method of Appointment) 1. The Corporate Auditors shall be appointed at a general meeting of shareholders. 2. A resolution for appointment of Corporate Auditors shall be adopted by an affirmative vote of a majority of the voting rights held by the shareholders present at the relevant | NOMINATING COMMITTEE, AUDIT COMMITTEE, AND COMPENSATION COMMITTEE (Deleted.) |

| Current Articles of Incorporation | Proposed Amendments |
|--|---------------------|
| rights. | - |
| Article 44. (Term of Office) | (Deleted.) |
| The term of office of Corporate Auditors shall | |
| expire at the closing of the ordinary general | |
| meeting of shareholders concerning the last | |
| business year ending within four (4) years after | |
| their appointments. | |
| Article 45. (Full-Time Corporate Auditor(s)) | (Deleted.) |
| The Board of Corporate Auditors shall, by its | |
| resolution, designate full-time Corporate | |
| Auditor(s). | |
| Article 46. (Notice to Convene Meetings of the | (Deleted.) |
| Board of Corporate Auditors) | |
| 1. Notice to convene a meeting of the Board of | |
| Corporate Auditors shall be given to each | |
| Corporate Auditor not less than three (3) days | |
| prior to the date set for such meeting; | |
| provided, however, that in case of emergency, | |
| such period may be shortened. | |
| 2. A meeting of the Board of Corporate | |
| Auditors may be held without taking the | |
| procedures of convocation with the consent of | |
| all the Corporate Auditors. | |
| Article 47. (Method of Adopting Resolutions of | (Deleted.) |
| the Board of Corporate Auditors) | |
| Resolutions of a meeting of the Board of | |
| Corporate Auditors shall be adopted by an | |
| affirmative vote of a majority of the Corporate | |
| Auditors, unless otherwise provided for by | |
| laws or regulations. | |
| Article 48. (Minutes of Meetings of the Board | (Deleted.) |
| of Corporate Auditors) | |
| The minutes of the meetings of the Board of | |
| Corporate Auditors shall be prepared in | |
| writing or by electromagnetic file as provided | |
| for in laws and regulations, and the Directors | |
| and Corporate Auditors present thereat shall | |
| affix their names and seals thereon or | |

| Current Articles of Incorporation | Proposed Amendments |
|--|--|
| electronic signatures thereto. | |
| Article 49. (Regulations of the Board of | (Deleted.) |
| Corporate Auditors) | |
| Matters concerning the Board of Corporate | |
| Auditors shall be governed by the Regulations | |
| of the Board of Corporate Auditors prescribed | |
| by the Board of Corporate Auditors, in | |
| addition to laws and regulations and these | |
| Articles of Incorporation. | |
| Article 50. (Liability Limitation Agreements | (Deleted.) |
| with Outside Corporate Auditor(s)) | |
| Pursuant to the provisions provided for in | |
| Article 427, Paragraph 1 of the Law, the | |
| Company may enter into liability limitation | |
| agreements with any Outside Corporate | |
| Auditor which limit the liability provided for | |
| in Article 423, Paragraph 1 of the Law to the | |
| higher of either (i) the pre-determined amount | |
| not less than twenty million (20,000,000) yen | |
| or (ii) the amount prescribed in laws and | |
| regulations, provided that such Outside | |
| Corporate Auditor is bona fide and without | |
| gross negligence in performing his/her duty. | |
| (Newly established.) | Article 40. (Method of Designation) |
| | 1. Committee members who shall constitute |
| | the Nominating Committee, the Audit |
| | committee, and the Compensation Committee |
| | shall be designated by the Board of Directors. |
| | 2. The chairman of each committee shall be |
| | designated by the Board of Directors. |
| (Newly established.) | Article 41. (Regulations of Each Committee) |
| | Matters concerning each committee shall be |
| | governed by the Regulations of each |
| | committee prescribed by the Board of |
| | Directors, in addition to laws and regulations |
| | and these Articles of Incorporation. |
| (Newly established.) | <u>CHAPTER VII</u> |
| | EXECUTIVE OFFICERS |

| Current Articles of Incorporation | Proposed Amendments |
|--|---|
| - | - |
| | Article 42. (Number) |
| | The Company shall have no less than one (1) |
| | Executive Officer. |
| (Newly established.) | Article 43. (Method of Appointment) |
| | Executive Officers shall be appointed by the |
| | Board of Directors. |
| (Newly established.) | Article 44. (Term of Office) |
| | The term of office of Executive Officers shall |
| | expire at the closing of the first meeting of the |
| | Board of Directors convened after the closing |
| | of the ordinary general meeting of shareholders |
| | concerning the last business year ending within |
| | one (1) year after their appointment. |
| (Newly established.) | Article 45. (Representative Executive |
| | Officer(s) and Executive Officer(s) with Tittles) |
| | 1. The Representative Executive Officer(s) |
| | shall be designated by the Board of Directors. |
| | 2. The Board of Directors shall, by its |
| | resolutions, appoint the President and |
| | Executive Officer. |
| | 3. The Board of Directors may, by its |
| | resolutions, appoint Deputy President and |
| | Executive Officer(s) , Senior Managing |
| | Executive Officer(s), and Managing Executive |
| | Officer(s). |
| CHAPTER <u>VII</u> | CHAPTER VIII |
| ACCOUNTING | ACCOUNTING |
| | |
| Article <u>51</u> . (Business Year) | Article 46. (Business Year) |
| (Omitted.) | (No change.) |
| Article 52. (Dividends from Surplus Approved | (Deleted.) |
| by Resolution of Ordinary General Meeting of | |
| <u>Shareholders)</u> | |
| Dividends from the surplus approved by a | |
| resolution of an ordinary general meeting of | |
| shareholders shall be distributed to the | |
| shareholders or registered stock pledgees | |

| Current Articles of Incorporation | Proposed Amendments |
|---|--|
| appearing in writing or electronically in the | |
| register of shareholders as of the end of March | |
| 31 of each year. | |
| Article 53. (Interim Dividends) | (Deleted.) |
| The Company may, by a resolution of the | |
| Board of Directors, distribute interim | |
| dividends provided for in Article 454, | |
| Paragraph 5 of the Law to the shareholders or | |
| registered stock pledgees appearing in writing | |
| or electronically in the register of shareholders | |
| as of the end of September 30 of each year. | |
| (Newly established.) | Article 47. (Organizations that Decide |
| | <u>Dividends from Surplus, Etc.)</u> |
| | The Company shall decide distribution of |
| | dividends from surplus and other matters |
| | provided for in each item of Article 459, |
| | Paragraph 1 of the Act, not by a resolution of a |
| | general meeting of shareholders, but by a |
| | resolution of the Board of Directors, unless |
| | otherwise provided for in laws or regulations. |
| (Newly established.) | Article 48. (Record Date for Distribution of |
| | <u>Dividends from Surplus)</u> |
| | The record dates for distribution of dividends |
| | from surplus of the Company shall be March |
| | 31 and September 30 of each year (in these |
| | Articles of Incorporation, distribution of |
| | dividends from surplus made with the record |
| | date of September 30 of each year shall be |
| | referred to as "interim dividends"). |
| Article <u>54</u> . (Prescription for Payment of | Article 49. (Prescription for Payment of |
| Dividends) | Dividends) |
| (Omitted.) | (No change.) |

[End]