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(Stock Exchange Code 9010) May 31, 2022

To Shareholders with Voting Rights:

Koichiro Horiuchi President and Representative Director FUJI KYUKO CO., LTD. 2-1, Shin-nishihara 5-chome, Fujiyoshida-shi, Yamanashi

NOTICE OF

THE 121st ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

We would like to express our appreciation for your continued support and patronage.

We cordially announce that the 121st Annual General Meeting of Shareholders of FUJI KYUKO CO., LTD. (the "Company") will be held for the purposes described below.

In lieu of attending the meeting in person, you may exercise your voting rights in writing or by the Internet, etc. Please review the attached Reference Documents for the General Meeting of Shareholders and exercise your voting rights after reading "Guidance for the Exercise of Voting Rights" on page 3. Your vote must be received by 6 p.m. on Tuesday, June 21, 2022, Japan time.

1. Date and Time: Wednesday, June 22, 2022, at 10 a.m. Japan time

(The reception desk opens at 9:00 a.m.)

2. Place: Highland Resort Hotel & Spa "Grand Banquet Fuji"

6-1, Shin-nishihara 5-chome, Fujiyoshida-shi, Yamanashi

(By train, get off at the Fuji-Q Highland Station on the Fujikyuko Line)

3. Meeting Agenda:

Matters to be reported: 1. The Business Report, Consolidated Financial Statements for the Company's

121st Fiscal Year (April 1, 2021–March 31, 2022) and results of audits by the Accounting Auditor and the Board of Corporate Auditors of the Consolidated

Financial Statements

2. Non-consolidated Financial Statements for the Company's 121st Fiscal Year

(April 1, 2021–March 31, 2022)

Proposals to be resolved:

Proposal 1: Appropriation of Surplus

Proposal 2: Partial Amendment to the Articles of Incorporation

Proposal 3: Election of Twelve (12) Directors **Proposal 4:** Election of Two (2) Corporate Auditors

Proposal 5: Election of One (1) Substitute Corporate Auditor

4. Matters concerning the exercise of voting rights:

- (1) If you have exercised your voting rights both by sending the Voting Rights Exercise Form and via the Internet, the vote cast through the Internet shall be deemed valid.
- (2) If you have exercised your voting rights via the Internet more than once, the latest vote shall be deemed valid.
- (3) In accordance with laws and regulations and Article 18 of the Company's Articles of Incorporation,

the "System to Ensure Business Appropriateness" and "Outline of the Status of Operation of the System to Ensure Business Appropriateness" in the Business Report, the Consolidated Statement of Changes in Equity, the Notes to the Consolidated Financial Statements, as well as the Statement of Changes in Equity and the Notes to the Non-consolidated Financial Statements are not attached to this notice of annual general meeting of shareholders and instead are provided on the Company's website (https://www.fujikyu.co.jp/soumu/investors/meeting.html). The Accounting Auditor and the Corporate Auditors of the Company have audited the documents subject to audit including these items that are posted on the Company's website.

- (4) Should the Reference Documents for the General Meeting of Shareholders, the Business Report, the Consolidated Financial Statements and the Non-consolidated Financial Statements require revisions, the revised versions will be posted on the Company's website shown in (3) above.
- Please see below for our measures against COVID-19.

Measures against the novel coronavirus (COVID-19)

- 1. Requests to shareholders
- In order to reduce the risk of spreading COVID-19 by attending the meeting, we <u>recommend that you exercise your voting rights by mail or via the Internet, etc.</u>
- In particular, shareholders who are believed to be more vulnerable to COVID-19 such as elderly persons, those with underlying medical conditions and pregnant women are requested to make a careful judgment.
- 2. Requests to shareholders intending to attend the meeting
- The Company's officers and operating staff will wear masks. We appreciate your understanding.
- Please check your health condition on the day of the meeting and take infection prevention measures including wearing a mask.
- We ask for your cooperation with body temperature measurements and hand disinfection at the reception.
- Please note that we will deny entry of shareholders with body temperature higher than a set standard to the meeting venue.

3. Others

- · We will not have an informal gathering for shareholders.
- Any change made to matters related to the meeting will be announced on the Company's website. https://www.fujikyu.co.jp/soumu/investors/meeting.html

Guidance for the Exercise of Voting Rights

1. Attending the Meeting

Please bring the enclosed Voting Rights Exercise Form with you and submit it at the reception desk. Date and time of the Meeting: Wednesday, June 22, 2022, at 10 a.m. Japan time

2. Exercising voting rights by mail

Please indicate your vote for or against each proposal on the enclosed Voting Rights Exercise Form and return it to us.

Exercise deadline: to be received by the Company by Tuesday, June 21, 2022, at 6 p.m. Japan time

3. Exercising voting rights via the Internet, etc.

(1) Scanning QR Code (via a smartphone)

Exercise deadline: Tuesday, June 21, 2022, at 6 p.m. Japan time

Scanning QR Code (via a smartphone): When using a smartphone, you can log into the voting website by scanning the QR Code printed on the enclosed Voting Rights Exercise Form (right side), without entering a login ID and temporary password.

(2) Entering a login ID and temporary password (via a smartphone or PC, etc.)

Exercise deadline: Tuesday, June 21, 2022, at 6 p.m. Japan time

Entering a login ID and temporary password: The voting website on the Internet: https://evote.tr.mufg.jp/

Notes on use of the voting website

Please be aware that you shall incur the fees and charges for accessing the voting site (Internet access fees, phone charges and others).

For any inquiries about the use of the voting website, contact:

Toll-free number: 0120-173-027 (9 a.m.–9 p.m.)

Stock Transfer Agency Department (Help Desk)

Mitsubishi UFJ Trust and Banking Corporation

To Institutional Investors:

The Company subscribes to the "ICJ Platform," an electronic voting platform operated by ICJ, Inc.

End

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus

The Company proposes to pay a year-end dividend of ¥10 per share for the fiscal year ended March 31, 2022, while conforming to the basic policy of maintaining stable dividends and comprehensively taking into account the business results and financial position for the fiscal year under review and other factors.

- 1) Type of property for dividends Cash
- 2) Allotment of property for dividends and total amount thereof \$10 per share of the Company's common stock Total amount: \$533,839,300
- 3) Effective date of distribution of surplus June 23, 2022

Proposal 2: Partial Amendment to the Articles of Incorporation

1. Reasons for Amendment

- In association with the effectiveness as of September 1, 2022 of the amendment provided for in the proviso to Article 1 of the Supplementary Provisions of the Act Partially Amending the Companies Act (Act No. 70, 2019), the Company shall introduce a system for the electronic provisions of reference documents for General Meetings of Shareholders and shall amend its Articles of Incorporation as described below.
- (1) The proposed amendment of Article 18, paragraph (1) shall provide that information that constitutes the content of reference documents for the General Meeting of Shareholders, etc. be provided electronically.
- (2) The proposed amendment of Article 18, paragraph (2) shall establish a provision to limit the scope of the matters to be included in the documents to be delivered to shareholders who requested their physical delivery.
- (3) Disclosure and Deemed Provision of Reference Materials for the General Meeting of Shareholders via the Internet (Article 18 of the current Articles of Incorporation) will become unnecessary, so it shall be deleted.
- (4) In association with the new establishment and deletion of the provisions as described above, supplementary provisions related to the effective date, etc. shall be added.

2. Details of amendment

Details of the amendment mentioned above are presented below.

(Underlined parts indicate amended portions.)

	(Ondernned parts indicate amended po
Current Articles of Incorporation	Proposed Amendments
Charter 3. General Meeting of Shareholders	Charter 3. General Meeting of Shareholders
Articles 13.17. (Text omitted)	Articles 13.17. (Unchanged)
(Disclosure and Deemed Provision of Reference Materials for the General Meeting of Shareholders via the Internet) Article 18. In convening the General Meeting of Shareholders, the Company may deem that information regarding matters that should be described or shown in the reference materials for the General Meeting of Shareholders, business reports, financial documents and consolidated financial documents has been provided to the shareholders, if such information is disclosed over the Internet in accordance with the Ordinance of the Ministry of Justice.	(Deleted)
(Newly established)	 (Measures, etc. for the Electronic Provision of Information) Article 18. When convening a General Meeting of Shareholders, the Company shall take measures for the electronic provision of information that constitutes the content of reference documents for the General Meeting of Shareholders. 2. Among the items to be provided electronically, the Company may choose not to include all or part of the items stipulated in the Ministry of Justice Order in the documents to be delivered to shareholders who requested their physical delivery by the record date for voting

	rights.
Articles 19.44. (Text omitted)	Articles 19.44. (Unchanged)
(Newly established)	(Supplementary Provisions)
	Article 1. The deletion of Article 18 of the
	Articles of Incorporation before amendment (Disclosure and Deemed Provision of
	Reference Materials for the General Meeting
	of Shareholders via the Internet) and new
	establishment of Article 18 of the Articles of
	Incorporation after amendment (Measures,
	etc. for the Electronic Provision of
	Information) shall come into effect on
	September 1, 2022 (hereinafter referred to as
	the "Enforcement Date"), which is the date of enforcement of the amended provisions
	stipulated in the proviso of Article 1 of the
	Supplementary Provisions of the "Act
	Partially Amending the Companies Act" (Act
	No. 70 of 2019).
	2. Notwithstanding the provision of the
	preceding paragraph, with regard to the
	general meeting of shareholders that is held
	within six (6) months from the Enforcement Date, Article 18 of the Articles of
	Incorporation before amendment shall
	remain effective.
	3. These supplementary provisions shall be
	deleted on the date that is six (6) months after
	the Enforcement Date, or on the date when
	three (3) months have elapsed since the date
	of the General Meeting of Shareholders set
	forth in the preceding paragraph, whichever is later.
	<u>15 14tC1.</u>

Proposal 3: Election of Twelve (12) Directors

The terms of office of all thirteen (13) Directors will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, the election of Twelve (12) Directors is proposed.

The candidates are as follows:

[Reference] List of candidates

No.		Name	Current positions at the Company	Attendance at the Board of Directors' meetings		
1	Reappointed	Koichiro Horiuchi			President and Representative Director	9/9
2	Reappointed	Mamoru Ozaki	Outside	Independent	Outside Director	8/9
3	Reappointed	Yoshiki Sato	Outside	Independent	Outside Director	9/9
4	Reappointed	Tsutomu Nagaoka	Outside	Independent	Outside Director	9 / 9
5	Reappointed	Keiko Ohara	Outside	Independent	Outside Director	9/9
6	Reappointed	Hiroshi Shimizu	Outside	Independent	Outside Director	7 / 7
7	Newly appointed	Yoshiteru Yoneyama	Outside	Independent		
8	Reappointed	Kaoru Suzuki			Director	9/9
9	Reappointed	Hiroki Noda	·	·	Director	9/9
10	Reappointed	Yoshiyuki Yamada			Director	9/9
11	Newly appointed	Katsuhiro Amano				
12	Newly appointed	Masao Amemiya				

(Note) Attendance at the Board of Directors' meetings for Mr. Hiroshi Shimizu is only for the Board of Directors' meetings held after his election on June 18, 2021.

Reappointed	Candidate to be reappointed
Newly appointed	Candidate to be newly appointed
Outside	Candidate for Outside Director
Independent	Candidate for Independent Director

No.	Name	Past experience, positions, responsibilities		
110.	(Date of birth)		and significant concurrent positions	
		April 1983	Joined the Long-Term Credit Bank Ltd. (currently Shinsei Bank	
			Ltd.)	
		March 1988	Joined the Company	
		March 1988	General Manager, Corporate Planning Div. of the Company	
	Koichiro Horiuchi	June 1988	Managing Director of the Company	
	(September 17, 1960)	February 1989	Senior Managing Director of the Company	
		June 1989	Representative Director; Senior Managing Director of the	
	To be reappointed		Company	
		September 1989	President and Representative Director of the Company (to	
	Number of the		present)	
	Company's shares	[Significant concu		
	held: 467,246	•	rirector, FJ Co., Ltd.	
			rirector, Highland Resort Hotel & Spa Co., Ltd.	
1	Attendance at the		pirector, Minobusan Ropeway Co., Ltd.	
•	Board of Directors'		epresentative Director, Television Yamanashi Co., Ltd.	
	meetings: 9/9		Interest Incorporated Foundation Horiuchi Koankai	
			The Yamanashi Chuo Bank, Ltd.	
			epresentative Director, FUJI mineral water Co., Ltd.	
		Chairman and Representative Director, Pica Corporation		
	Reasons for selecting the candidate for Director As President of the Company, Koichiro Horiuchi has long engaged in the overall management of the Company, thereby acquiring significant experience. In addition, he has a broad network of personal contacts and deep insight through his experience of taking important posts, including Chairman of the Nihon Bus Association. For these reasons, he is judged as qualified to be nominated again for Director.			

No.	Name		Past experience, positions, responsibilities
	(Date of birth)		and significant concurrent positions
		April 1958	Joined the Ministry of Finance (Research Division, Tax Bureau)
		April 1975	Councilor, Embassy of Japan in United States of America,
			Ministry of Foreign Affairs of Japan
	Mamoru Ozaki	July 1980	Secretary to the Prime Minister
	(May 20, 1935)	June 1983	Director of Administration and Legal Division, Minister's
	(Way 20, 1933)		Secretariat, Ministry of Finance
	To be reappointed	June 1984	Director-General of Kinki Local Finance Bureau, Ministry of
	Outside		Finance
	Independent	December 1988	Director-General of Tax Bureau, Ministry of Finance
	macpendent	June 1991	Commissioner, National Tax Agency
	Number of the	June 1992	Administrative Vice Minister, Ministry of Finance (resigned
	Company's shares		from the position in June 1993)
	held: 0	May 1994	Governor & CEO, People's Finance Corporation (currently
	neid. 0		Japan Finance Corporation)
	Attendance at the	October 1999	Governor & CEO, National Life Finance Corporation (currently
	Board of Directors'		Japan Finance Corporation) (resigned from the position in
	meetings: 8/9		January 2003)
	meetings. 6/7	February 2003	Executive Advisor, Yazaki Corporation (resigned from the
			position in February 2018)
		June 2003	Director of the Company (to present)
2			

Reasons for selecting the candidate for Outside Director and expected roles

Mamoru Ozaki once held important positions, including Administrative Vice Minister, at the Ministry of Finance. After leaving the ministry, he has been involved in corporate management, accumulating considerable experience in various fields. We believe that he will utilize such experience to provide appropriate advice on the overall matters of corporate management from an objective standpoint independent from the Company's officers responsible for business execution, thereby further reinforcing the Company's management structure. For these reasons, he is judged as qualified to be nominated for Outside Director.

Special notes regarding the candidate for Outside Director

Mamoru Ozaki satisfies the criteria for independent directors as set forth by the regulations of the Tokyo Stock Exchange, and the Company has registered him with the Exchange as an independent director. If his election is approved as originally proposed, the Company continues to register him as an independent director.

Mamoru Ozaki served as Executive Advisor of Yazaki Corporation during the period from February 2003 to February 2018, however, there is no trading relationship between said company and the Company.

No.	Name		Past experience, positions, responsibilities	
110.	(Date of birth)		and significant concurrent positions	
		April 2003	Executive Officer, Asahi Mutual Life Insurance Company	
	Yoshiki Sato	April 2004	Managing Executive Officer, Asahi Mutual Life Insurance	
	(December 5, 1949)		Company	
	(December 3, 1949)	July 2004	Director and Managing Executive Officer, Asahi Mutual Life	
	To be reappointed		Insurance Company	
	Outside	July 2008	Representative Director and President, Asahi Mutual Life	
	Independent		Insurance Company	
	тасренает	June 2015	Director of the Company (to present)	
	Number of the	April 2017	Representative Director and Chairman, Asahi Mutual Life	
	Company's shares		Insurance Company	
	held: 0	April 2019	Director and Chairman, Asahi Mutual Life Insurance Company	
		July 2021	Special Advisor, Asahi Mutual Life Insurance Company (to	
	Attendance at the	FG! IC	present)	
	Board of Directors'	[Significant concu	* -	
	meetings: 9/9	*	, Asahi Mutual Life Insurance Company	
			or (Audit and Supervisory Committee Member), ADEKA	
3	CORPORATION			
		Outside Auditor	, Nippon Light Metal Holdings Company, Ltd.	
	Reasons for selecting the candidate for Outside Director and expected roles			

Yoshiki Sato currently serves as Special Advisor of Asahi Mutual Life Insurance Company, with considerable experience in corporate management. We believe that he will utilize his highly professional experience in business management to provide appropriate advice on the overall matters of corporate management from an objective standpoint independent from the Company's officers responsible for business execution, thereby further reinforcing the Company's management structure. For these reasons, he is judged as qualified to be nominated for Outside Director.

Special notes regarding the candidate for Outside Director

Yoshiki Sato satisfies the criteria for independent directors as set forth by the regulations of the Tokyo Stock Exchange, and the Company has registered him with the Exchange as an independent director. If his election is approved as originally proposed, the Company continues to register him as an independent director.

No.	Name (Data of birds)		Past experience, positions, responsibilities
	(Date of birth)		and significant concurrent positions
	Tsutomu Nagaoka	April 2007	Executive Officer, TOKYO DOME CORPORATION
	(November 23, 1955)	April 2009	Managing Executive Officer, TOKYO DOME CORPORATION
		April 2012	Managing Director and Executive Officer, TOKYO DOME
	To be reappointed		CORPORATION
	Outside	April 2014	Senior Managing Director and Executive Officer, TOKYO
	Independent		DOME CORPORATION
		April 2016	Representative Director, President and COO, TOKYO DOME
	Number of the		CORPORATION
	Company's shares	June 2019	Director of the Company (to present)
	held: 0	April 2022	Representative Director President and COO, TOKYO DOME
			CORPORATION (to present)
	Attendance at the	[Significant concu	rrent positions]
	Board of Directors'	· Representative I	Director, President and COO, TOKYO DOME CORPORATION
	meetings: 9/9		
1			

4

Reasons for selecting the candidate for Outside Director and expected roles

Tsutomu Nagaoka currently serves as Representative Director, President and COO of TOKYO DOME CORPORATION, with considerable experience in tourism. We believe that he will utilize his highly professional experience in business management to provide appropriate advice on the overall matters of corporate management from an objective standpoint independent from the Company's officers responsible for business execution, thereby further reinforcing the Company's management structure. For these reasons, he is judged as qualified to be nominated for Outside Director.

Special notes regarding the candidate for Outside Director

Tsutomu Nagaoka satisfies the criteria for independent directors as set forth by the regulations of the Tokyo Stock Exchange, and the Company has registered him with the Exchange as an independent director. If his election is approved as originally proposed, the Company continues to register him as an independent director.

No.	Name (Data of birds)		Past experience, positions, responsibilities	
	(Date of birth)		and significant concurrent positions	
	Keiko Ohara	April 1988	Registered as a lawyer (Dai-Ichi Tokyo Bar Association)	
	(October 18, 1959)	April 1988	Joined Komatsu Sogo Law Firm (currently Komatsu & Koma	
			Law Firm)	
	To be reappointed	September 1992	Joined New York Office of Weil, Gotshal & Manges LLP.	
	Outside	August 1993	Registered as a lawyer (State of New York)	
	Independent	October 1993	Returned to Komatsu & Koma Law Firm	
		February 2000	Founding Partner, Kamiyacho International Law Office (to	
	Number of the		present)	
	Company's shares	March 2017	Auditor, Save the Children Japan (to present)	
	held: 0	June 2019	Director of the Company (to present)	
		[Significant concur	rent positions]	
	Attendance at the	Partner, Kamiyacho International Law Office		
	Board of Directors'	• Director, Member of the board (Independent), Financial Products Group Co., Ltd.		
	meetings: 9/9	• External Audit &	Supervisory Board Member, TAISEI CORPORATION	
5				
)	·			

Reasons for selecting the candidate for Outside Director and expected roles

Keiko Ohara has highly professional knowledge and abundant international experience as a lawyer. We believe that she will utilize her knowledge and experience to provide appropriate advice on the overall matters of corporate management from an objective standpoint independent from the Company's officers responsible for business execution, thereby further reinforcing the Company's management structure. For these reasons, she is judged as qualified to be nominated for Outside Director.

Special notes regarding the candidate for Outside Director

Keiko Ohara satisfies the criteria for independent directors as set forth by the regulations of the Tokyo Stock Exchange, and the Company has registered her with the Exchange as an independent director. If her election is approved as originally proposed, the Company continues to register her as an independent director.

No.	Name		Past experience, positions, responsibilities	
	(Date of birth)		and significant concurrent positions	
	Hiroshi Shimizu	March 2009	Executive Officer, Nippon Life Insurance Company	
	(January 30, 1961)	March 2012	Managing Executive Officer, Nippon Life Insurance Company	
		July 2013	Director and Managing Executive Officer, Nippon Life	
	To be reappointed		Insurance Company	
	Outside	July 2014	Managing Executive Officer, Nippon Life Insurance Company	
	Independent	March 2016	Senior Managing Executive Officer, Nippon Life Insurance	
			Company	
	Number of the	July 2016	Director and Senior Managing Executive Officer, Nippon Life	
	Company's shares		Insurance Company	
	held: 0	April 2018	President, Nippon Life Insurance Company (to present)	
		June 2021	Director of the Company (to present)	
	Attendance at the	[Significant concu	urrent positions]	
	Board of Directors'	President, Nippon Life Insurance Company		
	meetings: 7/7	Outside Director	r, Tokyu Corporation	
6				

6

Reasons for selecting the candidate for Outside Director and expected roles

Hiroshi Shimizu has considerable experience in corporate management as is seen by the fact that he is currently assigned as President of Nippon Life Insurance Company. We believe that he will utilize his highly professional experience in corporate management to provide appropriate advice on the overall matters of corporate management from an objective standpoint independent from the Company's officers responsible for business execution, thereby further reinforcing the Company's management structure. For these reasons, he is judged as qualified to be nominated for Outside Director.

Special notes regarding the candidate for Outside Director

Since Hiroshi Shimizu satisfies the criteria for independent directors as set forth by the regulations of the Tokyo Stock Exchange, the Company has registered him as an independent director. If his election is approved as originally proposed, the Company intends to register him again as an independent director.

No.	Name (Date of birth)		Past experience, positions, responsibilities and significant concurrent positions
	Yoshiteru Yoneyama	July 2002	Director, Fukoku Mutual Life Insurance Company
	(June 23, 1950)	July 2005	Managing Director, Fukoku Mutual Life Insurance Company
		April 2009	Directors and Managing Executive Officer, Fukoku Mutual Life
	To be newly		Insurance Company
	appointed	July 2010	President and Chief Executive Officer, Fukoku Mutual Life
	Outside		Insurance Company (to present)
	Independent	[Significant cond	current positions]
		 President and 	Chief Executive Officer, Fukoku Mutual Life Insurance Company
		 Outside Direct 	tor, Imperial Hotel, Ltd. (to be appointed in June, 2022)
	Number of the		
	Company's shares		
	held: 0		

•

Reasons for selecting the candidate for Outside Director and expected roles

Yoshiteru Yoneyama has considerable experience in corporate management as is seen by the fact that he is currently assigned as President and Chief Executive Officer of Fukoku Mutual Life Insurance Company. We believe that he will utilize his highly professional experience in corporate management to provide appropriate advice on the overall matters of corporate management from an objective standpoint independent from the Company's officers responsible for business execution, thereby further reinforcing the Company's management structure. For these reasons, he is judged as qualified to be nominated for Outside Director.

Special notes regarding the candidate for Outside Director

Yoshiteru Yoneyama satisfies the criteria for independent directors as set forth by the regulations of the Tokyo Stock Exchange, and the Company has registered him with the Exchange as an independent director. If his election is approved as originally proposed, the Company registers him as an independent director.

No.	Name (Date of birth)		Past experience, positions, responsibilities and significant concurrent positions	
	(Date of birtil)	E 1 1004		
		February 1984	Joined Fujikyu Corporation (currently FJ Co., Ltd.)	
	Kaoru Suzuki	January 1999	Joined the Company	
	(September 13, 1958)	August 2008	Manager, General Affairs Div., and Manager, Planning Div. of	
			the Company	
	To be reappointed	February 2010	Chief of the Sales Promotion Section and Manager, Planning	
			Div. of the Company	
	Number of the	June 2012	Executive Officer of the Company (to present)	
	Company's shares	June 2014	Director of the Company (to present)	
	held: 5,400	June 2014	Chief of the Sales Promotion Section and General Manager,	
	,		Planning Div. of the Company	
	Attendance at the	December 2014	General Manager, Publicity Div., and General Manager,	
8	Board of Directors'		Planning Div. of the Company	
	meetings: 9/9	June 2015	General Manager, Publicity Div., and in charge of Planning Div.	
	<i>B</i>		of the Company	
		June 2020	General Manager, Publicity Div. of the Company (to present)	
	Reasons for selecting the candidate for Director Kaoru Suzuki has accumulated considerable experience by having long engaged in the planning and			
	publicity divisions of the Company and by serving as General Manager of Publicity Div. As a Director, he has taken an active role in the discussions at meetings of the Board of Directors. These			
	achievements mal	ke him judged as qu	alified to be nominated again for Director.	

No.	Name	Past experience, positions, responsibilities			
NO.	(Date of birth)	and significant concurrent positions			
		April 1990	Joined the Industrial Bank of Japan (currently Mizuho Financial		
			Group, Inc.)		
		July 2005	Associate Director-General, Planning Promotion Department		
			No.1, Mizuho Corporate Bank, Ltd. (currently Mizuho Bank,		
			Ltd.)		
		April 2007	Senior Assistant Manager, Corporate Banking Department		
			No.14, Mizuho Corporate Bank, Ltd. (currently Mizuho Bank,		
			Ltd.)		
	Hiroki Noda	April 2008	Chief Relationships Manager, Corporate Banking Department		
	(March 28, 1967)		No.6, Mizuho Corporate Bank, Ltd. (currently Mizuho Bank,		
			Ltd.)		
	To be reappointed	July 2010	Senior Credit Officer, Corporate Credit Department, Mizuho		
			Corporate Bank, Ltd. (currently Mizuho Bank, Ltd.)		
	Number of the	July 2013	Credit Assessor, Corporate Credit Department No.1, Mizuho		
	Company's shares		Bank, Ltd.		
	held: 100 October 2		Deputy General Manager, Large Enterprise Operation		
			Department, Mizuho Bank, Ltd.		
9	Attendance at the	April 2015	General Manager, Corporate Banking Department No.1, Mizuho		
	Board of Directors'		Bank, Ltd.		
	meetings: 9/9	April 2018	General Manager, Fukuoka Corporate Banking Department,		
			Mizuho Bank, Ltd.		
		April 2020	Joined the Company		
		June 2020	Director of the Company (to present)		
		June 2020	Executive Officer of the Company (to present)		
		June 2020	General Manager, President Office and in charge of Marketing		
			Div. of the Company		
		April 2022	Manager, Operations Div. of the Company and in charge of		
			Marketing Div. of the Company (to present)		

Reasons for selecting the candidate for Director

Hiroki Noda currently serves as Manager, Operations Div. of the Company and has accumulated considerable experience through years of work at financial institutions before joining the Company. As a Director, he has taken an active role in the discussions at meetings of the Board of Directors. These achievements make him judged as qualified to be nominated again for Director.

No.	Name (Date of birth)	Past experience, positions, responsibilities and significant concurrent positions			
	Yoshiyuki Yamada (October 21, 1962)	April 1989 Joined Fujikyu Corporation (currently FJ Co., Ltd.) February 2000 Joined the Company			
	To be reappointed	August 2011	Manager, Planning Div. and Manager, Sales Promotion Section of the Company		
	Number of the Company's shares held: 3,200	November 2013 December 2014 June 2015 June 2015 June 2020	Manager, Group Business Div. of the Company Manager, Planning Div. of the Company Executive Officer of the Company (to present) General Manager, Planning Div. of the Company (to present) Director of the Company (to present)		
10	Attendance at the Board of Directors' meetings: 9/9	June 2020	Director of the Company (to present)		
	•	has accumulated of	Director considerable experience by having long engaged in the planning		

Yoshiyuki Yamada has accumulated considerable experience by having long engaged in the planning division, as well as serving as General Manager of Planning Div., and taken an active role as a Director of the Company in the discussions at meetings of the Board of Directors. These achievements make him judged as qualified to be nominated again for Director.

No.	Name (Date of birth)	Past experience, positions, responsibilities and significant concurrent positions		
	(Bute of onth)	March 1985 Joined the Company		
	Katsuhiro Amano	September 2013	General Manager status of the Company	
	(November 13, 1962)	June 2016	President and Representative Director, Highland Resort Hotel &	
			Spa Co., Ltd.	
	To be newly appointed	May 2017	President and Representative Director, Hotel Fujikyu Co., Ltd.	
		June 2017	Executive Officer of the Company (to present)	
	Number of the	June 2017	Manager, Group Business Div. of the Company	
	Company's shares	April 2018	Manager, Operations Div. of the Company	
	held: 3,900	June 2020	President and Representative Director, Pica Corporation (to	
11			present)	
		[Significant concurrent position] • President and Representative Director, Pica Corporation		
	Reasons for selecting the candidate for Director Katsuhiro Amano has accumulated considerable experience by having long engaged in management			

Katsuhiro Amano has accumulated considerable experience by having long engaged in management of the group companies, and taken an active role as an Executive Officer of the Company in the discussions at meetings of the Board of Executive Officers. These achievements make him judged as qualified to be newly nominated for Director.

No.	Name (Date of birth)	Past experience, positions, responsibilities and significant concurrent positions			
12	Masao Amemiya (April 28, 1963) To be newly appointed Number of the Company's shares held: 2,900	March 1987 June 2014 June 2016 February 2017 May 2017 May 2017 June 2019 June 2019	Joined the Company General Manager, Human Resources Div. of the Company Manager, Transportation Business Div. of the Company Manager, Group Business Div. of the Company President and Representative Director, Gakunan Railway Co., Ltd President and Representative Director, Gakunan Electric Train Co., Ltd Executive Officer of the Company (to present) Manager, Operations Div. of the Company (to present)		
	Reasons for selecting the candidate for Director Masao Amemiya has accumulated considerable experience by having long engaged in the transportation division and general affair / human resources division of the Company, as well as serving as Manager of Operations Div., and taken an active role as an Executive Officer of the Company in the discussions at meetings of the Board of Executive Officers. These achievements make him judged as qualified to be newly nominated for Director.				

Notes:

- 1. The Company has business relationships with FJ Co., Ltd., and Public Interest Incorporated Foundation Horiuchi Koankai relating to real estate rental and the outsourcing of business.
 - FJ Co., Ltd. engages in the golf course and real estate businesses, which fall under the same categories of businesses operated by the Company.
- 2. Minobusan Ropeway Co., Ltd. operates the cableway business, which falls under the same category of a business operated by the Company.
- 3. The Company has a business relationship with FUJI mineral water Co., Ltd., relating to the purchase of articles, real estate rental and lending of funds.
- 4. The Company has a business relationship with Nippon Life Insurance Company and Fukoku Mutual Life Insurance Company relating to the borrowing of funds.
- Messrs. Mamoru Ozaki, Yoshiki Sato, Tsutomu Nagaoka, Hiroshi Shimizu, and Yoshiteru Yoneyama and Ms. Keiko
 Ohara are candidates for Outside Director as stipulated in Article 2, Paragraph 3, Item 7, of the Ordinance for
 Enforcement of the Companies Act.
- 6. Number of years in office of candidates as Outside Directors:
 - As of June 2022, Messrs. Mamoru Ozaki, Yoshiki Sato, Tsutomu Nagaoka and Hiroshi Shimizu, and Ms. Keiko Ohara will have been in the position for 19 years, seven years, three years, one year and three years, respectively.
- 7. Pursuant to Article 427, Paragraph 1, of the Companies Act, Messrs. Mamoru Ozaki, Yoshiki Sato, Tsutomu Nagaoka and Hiroshi Shimizu, and Ms. Keiko Ohara, and the Company have an agreement to limit the liability for damages prescribed in Article 423, Paragraph 1, of said Act. The maximum amount of liability pursuant to the agreement is the amount stipulated by law. If the reelection of Messrs. Ozaki, Sato, Nagaoka and Shimizu, and Ms. Ohara is approved, the Company will continue said agreement with them. Also, if the election of Mr. Yoshiteru Yoneyama is approved, the Company will conclude an agreement to limit the liability for damages where the maximum amount of liability is the amount stipulated by law.
- 8. The Company has a directors and officers liability insurance agreement that insures all Directors. The said agreement covers damages that may arise from the insured Directors assuming liability in connection with the execution of their duties or receiving claims pertaining to the pursuit of such liability. If the election of each candidate is approved, they will be insured under said agreement. The Company intends to renew said agreement in June 2022.

[Reference] Skills Matrix of Directors

If the candidates are elected as originally proposed, the following table would be the skills matrix of the directors.

N	Knowledge of Corporate Management	Expertise of Laws, Finance/Accounting, and Government	Knowledge of Main Business Areas of the Fujikyu Group		
Koichiro Horiuchi			•	•	•
Mamoru Ozaki	Outside	Independent		•	•
Yoshiki Sato	Outside	Independent	•	•	•
Tsutomu Nagaoka	Outside	Independent	•	•	•
Keiko Ohara	Outside	Independent		•	•
Hiroshi Shimizu	Outside	Independent	•	•	•
Yoshiteru Yoneyama	Outside	Independent	•	•	•
Kaoru Suzuki			•		•
Hiroki Noda			•	•	•
Yoshiyuki Yamada			•		•
Katsuhiro Amano			•		•
Masao Amemiya			•		•

Proposal 4: Election of Two (2) Corporate Auditors

The term of office of Corporate Auditor Masayuki Kobayashi will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, the election of two (2) new Corporate Auditors is proposed. The Board of Corporate Auditors has previously given its approval to this proposal. The candidates are as follows:

No.	Name	Past experience, positions, responsibilities		
NO.	(Date of birth)	and significant concurrent positions		
			Joined the Company	
		August 2010	General Manager status of the Company	
		June 2012	Executive Officer of the Company	
	Masanori Hirose	June 2012	Manager, Transportation Business Div. of the Company	
	(March 7, 1958)	June 2013	President and Representative Director, Fujikyu Sales Co., Ltd.	
		June 2014	President and Representative Director, Fuji Express Co., Ltd.	
	To be newly appointed	June 2015	Executive Officer of the Company	
		June 2015	General Manager, Audit Section and General Manager, General	
	Number of the		Affairs Div. of the Company	
	Company's shares	June 2018	Director of the Company	
	held: 4,420	June 2018	General Manager, General Affairs Div. and General Manager,	
			Human Resources Div. of the Company	
	Attendance at the	June 2019	Managing Director of the Company (to present)	
1	Board of Directors'	June 2019	Managing Executive Officer of the Company (to present)	
	meetings: 9/9	June 2019	General Manager, Audit Section, General Manager, General	
			Affairs Div. and General Manager, Human Resources Div. of the	
			Company	
		June 2020	General Manager, Audit Section, General Manager, General	
			Affairs Div. of the Company (to present)	
	Corporate Auditor			
	Masanori Hirose has accumulated considerable experience by having long engaged in the general affairs division, transportation division and management of the group companies, as well as serving as General Manager of Audit Section and General Manager of General Affairs Div., and taken an			
	active role as a Director of the Company in the discussions at meetings of the Board of Directors.			
	These achievements make him judged as qualified to be newly nominated for Auditor.			

No.	Name (Date of birth)	Past experience, positions, responsibilities and significant concurrent positions			
2	Minao Aikawa (February 9, 1962) To be newly appointed Number of the Company's shares held: 4,300 Attendance at the Board of Directors' meetings: 9/9	March 1984 August 2011 September 2013 June 2018 June 2018 June 2019	Joined the Company General Manager, Management & Administration Div. of the Company Temporarily seconded to FJ Co., Ltd. Executive Officer of the Company (to present) General Manager, Management & Administration Div. of the Company (to present) Director of the Company (to present)		
	Reasons for selecting the candidate for Auditor Minao Aikawa has accumulated considerable experience by having long engaged in the accounting division of the Company and by serving as General Manager of Management & Administration Div., and taken an active role as a Director of the Company in the discussions at meetings of the Board of Directors. These achievements make him judged as qualified to be newly nominated for Auditor.				

Notes:

- 1. Mr. Masanori Hirose is a candidate for Corporate Auditor. The term of office of Managing Director and Managing Executive Officer Mr. Masanori Hirose will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, Mr. Hirose will resign his office as Managing Director and Managing Executive Officer.
- Mr. Minao Aikawa is a candidate for Corporate Auditor. The term of office of Director and Executive Officer Mr. Minao Aikawa will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, Mr. Aikawa will resign his office as Director and Executive officer.
- 3. The Company has a directors and officers liability insurance agreement that insures all Corporate Auditors. The said agreement covers damages that may arise from the insured Corporate Auditors assuming liability in connection with the execution of their duties or receiving claims pertaining to the pursuit of such liability. If Mr. Masayuki Kobayashi assumes the office of Corporate Auditor, he will be insured under said agreement. The Company intends to renew said agreement in June 2022.

Proposal 5: Election of One (1) Substitute Corporate Auditor

At the opening of this General Meeting of Shareholders, the effect of the election expires for Substitute Corporate Auditor Mr. Kikuji Sakurai. Accordingly, the election of one (1) Substitute Corporate Auditor is proposed to prepare for cases where the number of Corporate Auditors falls below the number stipulated by laws and regulations.

The Board of Corporate Auditors has previously given its approval to this proposal. The candidate is as follows:

Name	Past experience, positions			
(Date of birth)	and significant concurrent positions			
April 1995		Registered as a lawyer (Dai-Ichi Tokyo Bar Association)		
	April 2004	Civil Conciliation Commissioner, Tokyo Summary Court (to present)		
	November 2013	Special Committee Member, Dispute Reconciliation Committee for Nuclear Damage Compensation, Ministry of Education, Culture, Sports, Science and Technology (to present)		
	April 2014	Vice-President, Dai-Ichi Tokyo Bar Association		
	May 2020	Established Ginza Imperial Law Office (Partner) (to present)		
		Delegate, Japan Federation of Bar Associations		
(September 18, 1956)	[Significant concurrent positions]			
_	• Partner, Ginza Imperial Law Office			
Outside	•			
Independent	Reasons for selecting the candidate for Substitute Corporate Auditor			
	Kikuji Sakurai has specialized, highly professional knowledge and			
Number of the	abundant experience as a lawyer. We believe that he will provide guidance			
Company's shares	and audit from an objective and neutral standpoint by utilizing his knowledge			
held: 0	and experience, and therefore he is judged as qualified to be newly nominated for Substitute Outside Corporate Auditor.			
	Special notes regarding the candidate for Substitute Corporate Auditor Kikuji Sakurai satisfies the criteria for independent auditors as set forth by the regulations of the Tokyo Stock Exchange, and the Company intends to register him with the Exchange as an independent auditor if he assumes office of Corporate Auditor.			

Notes:

- 1. Mr. Kikuji Sakurai is a candidate for Outside Substitute Corporate Auditor.
- 2. If Mr. Kikuji Sakurai assumes the office of Corporate Auditor, pursuant to Article 427, Paragraph 1, of the Companies Act, the Company will have an agreement with him to limit the liability for damages prescribed in Article 423, Paragraph 1, of said Act. The maximum amount of liability pursuant to the agreement is the amount stipulated by law.
- 3. The Company has a directors and officers liability insurance agreement that insures all Corporate Auditors. The said agreement covers damages that may arise from the insured Corporate Auditors assuming liability in connection with the execution of their duties or receiving claims pertaining to the pursuit of such liability. If Mr. Kikuji Sakurai assumes the office of Corporate Auditor, he will be insured under said agreement. The Company intends to renew said agreement in June 2022.