[NOTICE: This Notice of Convocation is a translation of a part of the Japanese language original for convenience purposes only, and in the event of any discrepancy, the Japanese language original shall prevail.]

(Securities Code: 3636) December 5, 2022

To Our Shareholders

Mitsubishi Research Institute, Inc. 10-3, Nagatacho 2-Chome, Chiyoda-Ku, Tokyo Kenji Yabuta President and Representative Director

# NOTICE OF CONVOCATION OF THE 53RD ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

We are pleased to announce the 53rd Annual General Meeting of Shareholders (the "Meeting") of Mitsubishi Research Institute, Inc. (the "Company"), which will be held as described below.

To avoid the risk of infection of the novel coronavirus (COVID-19) at this Meeting, you are asked to refrain from attending the meeting in person and, instead, to exercise your voting rights beforehand by mail or via the Internet, if at all possible.

Please review the attached Reference Materials for the General Meeting of Shareholders and exercise your voting rights by 5:15 p.m. on Tuesday, December 20, 2022, in accordance with the Procedures for the Exercise of Voting Rights via the Internet on page 3.

### **PARTICULARS**

1. Date and Time of the Meeting: Wednesday, December 21, 2022 at 10:00 a.m.

**2. Place of the Meeting:** 4th floor Conference Room at the Head Office of the Company

10-3, Nagatacho 2-Chome, Chiyoda-Ku, Tokyo

3. Meeting Agenda:

**Matters for Reporting:** The Business Report for the fiscal year ended September 30, 2022 (from

October 1, 2021 to September 30, 2022), Consolidated and Non-Consolidated Financial Statements, and the Results of the Audit of the Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory

Board

**Matters for Resolution:** 

First Item of Business: Appropriation of Surplus

**Second Item of Business:** Amendment to the Articles of Association

**Third Item of Business:** Election of Eight (8) Directors

Fourth Item of Business: Election of One (1) Audit & Supervisory Board Member

### 4. Exercise of Voting Rights

- (1) If you exercise voting rights by proxy, please present a document evidencing authority of the proxy together with the Voting Rights Exercise Form to the receptionist at the Meeting. Please note that the proxy must be one shareholder with voting rights as stipulated in the Articles of Association of the Company.
- (2) Regarding the exercise of voting rights by mail, if there is no indication of your approval or disapproval of each item of business, we will deem that you have approved each item.
- (3) Please note that if your voting rights were exercised both by mail and via the Internet, the Internet vote shall take precedence.
- (4) In instances where a shareholder exercises their voting rights more than once via the Internet, the very last vote cast shall take precedence. In instances where a shareholder exercises voting rights using both a personal computer and a smartphone, the very last vote cast shall take precedence.

### [Request to Shareholders]

Shareholders attending the Meeting in person are requested to present the enclosed Voting Rights Exercise Form to the receptionist at the Meeting.

### [Announcements]

Regarding Internet Disclosure

- (1) System to Ensure Appropriate Conduct of Operations of the Business Report, Consolidated Statements of Changes in Net Assets and Notes to Consolidated Financial Statements as well as Non-Consolidated Statements of Changes in Net Assets and Notes to Non-Consolidated Financial Statements are posted on the Company's website. They are therefore not included in the attachment, in accordance with laws, regulations and Article 16 of the Company's Articles of Association. The Business Report, Consolidated and Non-Consolidated Financial Statements attached to this Notice constitute part of the documents audited by the Audit & Supervisory Board Members and Accounting Auditor in preparing their respective Audit Reports.
- (2) If any modification is required for the Reference Materials for the General Meeting of Shareholders, the Business Report and the Consolidated and Non-Consolidated Financial Statements, the revised matters will be posted on the Company's website.

The Company's website

https://ir.mri.co.jp/ja/stock/meeting.html

### Procedures for the Exercise of Voting Rights via the Internet

### Login by Scanning the QR Code

You can log in to the voting right exercise website without entering a Login ID and temporary password printed on the stub attached to the Voting Rights Exercise Form.

- 1. Scan the QR Code on the stub attached to the Voting Rights Exercise Form (right side).
- \* QR Code is a registered trademark of DENSO WAVE INCORPORATED.
- 2. Follow the instructions on the screen to indicate your approval or disapproval.

Login using the QR Code can be done only once.

If you wish to exercise your voting rights again, or exercise your voting rights without using the QR Code, please see "Login by Entering the Login ID and Temporary Password" below.

### Login by Entering the Login ID and Temporary Password

The voting right exercise website: https://evote.tr.mufg.jp/

- 1. Access the voting right exercise website.
- 2. Enter the Login ID and temporary password printed on the Voting Rights Exercise Form and click "Login."
- 3. Register a new password

Please be careful not to forget your new password.

- 4. Follow the instructions on the screen to indicate your approval or disapproval.
- 1) The website will be unavailable from 2:00 a.m. to 5:00 a.m. everyday. The website may not be available depending on your Internet environment.
- 2) Please note that costs for accessing the voting right exercise website shall be borne by shareholders.

Exercise of voting rights is accepted until 5:15 p.m. Tuesday, December 20, 2022, but please exercise your voting rights as soon as possible.

Inquiries on the Voting Right Exercise Systems

Mitsubishi UFJ Trust and Banking Corporation, Transfer Agent Department (Help Desk)

TEL: Toll-free number (Japan only): 0120-173-027 (Office hours: From 9:00 a.m. to 9:00 p.m.)

## REFERENCE MATERIALS FOR THE GENERAL MEETING OF SHAREHOLDERS

### **Items of Business and Reference Matters**

**First Item of Business:** Appropriation of Surplus

Matters concerning the year-end dividends:

The Company aims to contribute to the advancement of customers and society and promote creation of value, through which to realize its sustainable growth and enhance its corporate value. In returning its profits to shareholders, the Company holds a basic policy of maintaining stable dividend payments while comprehensively taking into account the balance among business results, future capital needs and financial soundness to strive for the increase in dividend levels.

Based on the above policy, the Company plans to pay a year-end dividend of \quad \text{\$\text{480}\$ per share for the fiscal year ended September 30, 2022.

Consequently, the annual dividend for the fiscal year will be \footnote{140} per share, including an interim dividend of \footnote{460} per share.

- (1) Kind of dividend property

  Cash
- (2) Matters concerning allocation and the total amount of dividend property for shareholders Ordinary shares of the Company: ¥80 per share ¥1,313,890,560 in total
- (3) Date on which dividends from surplus shall be effective December 22, 2022

#### **Second Item of Business:** Amendment to the Articles of Association

- 1. Reasons for the proposal
- (1) Amendments associated with addition of purpose of business

  For the sake of addressing the increasingly diverse nature of its business while also more clearly describing such business, the Company seeks to provide for additional purpose of business under Article 2 (Purpose) of the current Articles of Association in alignment with prevailing circumstances of the Company's business, and accordingly seeks to renumber items thereof.
- (2) Amendments associated with adopting the system for providing informational materials for the general meeting of shareholders in electronic format. The Articles of Association are to be amended as follows accompanying the adoption of the system for providing informational materials for the general meeting of shareholders in electronic format, given that the revised provision stipulated in the proviso to Article 1 of the Supplementary Provisions of the "Act Partially Amending the Companies Act" (Act No. 70 of 2019) took effect on September 1, 2022.
  - (i) Article 16 (Measures, etc. for Providing Information in Electronic Format), paragraph (1) in Proposed Amendments is to be newly established because it has become mandatory to stipulate in the articles of association that measures will be taken for providing information that constitutes the content of reference materials for the general meeting of shareholders, etc. in electronic format.
  - (ii) Article 16 (Measures, etc. for Providing Information in Electronic Format), paragraph (2) in Proposed Amendments is to be newly established so that it will be possible to limit the scope of items to be stated in the paper-based documents to be delivered to shareholders who have requested the delivery of paper-based documents within the scope designated by the Ministry of Justice Order, among the items for which measures will be taken for providing information that constitutes the content of reference materials for the general meeting of shareholders, etc. in electronic format.
  - (iii) Since the provisions of Article 16 (Disclosure via the Internet and documents for the general meeting of shareholders) in the current Articles of Association will no longer be required upon adoption of the system for providing informational materials for the general meeting of shareholders in electronic format, they will be deleted.
  - (iv) Supplementary provisions related to the effectiveness of the above provisions to be deleted will be established. These supplementary provisions are to be deleted after the date prescribed.

#### 2. Details of amendments

The details of the amendments are as follows.

(Amended parts are underlined.)

	(Amended parts are underfined.)		
Current Articles of Association	Proposed Amendments		
Article 2 (Purpose)	Article 2 (Purpose)		
The purpose of the Company shall be to carry out	The purpose of the Company shall be to carry out		
the following businesses:	the following businesses:		
(1) - (8) < Omitted>	(1) - (8) < Unchanged >		
<newly established=""></newly>	(9) Payment collection agency business related to		
	regional currency services, etc.		
(9) Labor dispatch business; and	( <u>10</u> ) Labor dispatch business; and		
$(\underline{10})$ All the business incidental or related to any of	$(\underline{11})$ All the business incidental or related to any of		
the above-mentioned Items.	the above-mentioned Items.		
Article 3 - Article 15 < Omitted>	Article 3 - Article 15 < Unchanged>		

Current Articles of Association	Proposed Amendments
Article 16 (Disclosure via the Internet and	<deleted></deleted>
documents for the general meeting of	25.5.00
shareholders)	
The Company, in convening the general meeting of	
shareholders, may deem that it has provided its	
shareholders with the information related to the	
matters to be set forth or shown in the reference	
materials for the general meeting of shareholders,	
business report, accounting documents, and	
consolidated accounting documents by disclosing	
the same in such a manner that uses the Internet in	
accordance with the provisions of the ordinance of	
the Ministry of Justice.	
<newly established=""></newly>	Article 16 (Measures, etc. for Providing Information
	in Electronic Format)
	1. When the Company convenes a general meeting
	of shareholders, it shall take measures for
	providing information that constitutes the content
	of reference materials for the general meeting of
	shareholders, etc. in electronic format.
	2. Among items for which the measures for
	providing information in electronic format will be
	taken, the Company may exclude all or some of
	those items designated by the Ministry of Justice
	Order from statements in the paper-based
	documents to be delivered to shareholders who
	requested the delivery of paper-based documents
Article 17 - Article 47 < Omitted>	by the record date of voting rights.  Article 17 - Article 47 < Unchanged>
<pre><newly established=""></newly></pre>	Supplementary Provisions
<pre><newly established=""></newly></pre>	Article 1 (Transitional Measures for Providing
Newly established	Informational Materials for the General
	Meeting of Shareholders in Electronic
	Format)
	1. Article 16 of the Articles of Association
	(Disclosure via the Internet and documents for
	the general meeting of shareholders) shall remain
	effective regarding any general meeting of
	shareholders held on a date within six months
	from September 1, 2022.
	2. The provisions of this article shall be deleted on
	the date when six months have elapsed from
	September 1, 2022 or three months have elapsed
	from the date of the general meeting of
	shareholders in the preceding paragraph,
	whichever is later.

**Third Item of Business:** Election of Eight (8) Directors

The terms of office of all eight (8) Directors will expire at the close of this Meeting.

Therefore, you are hereby requested to newly elect eight (8) Directors.

The candidates are as follows.

No.	Name	;	Positions and Responsibilities at the Company	Years in office as Director	
1	Takashi Morisaki	(67 years old)	Chairman of the Board	6 years	Reelected
2	Kenji Yabuta	(62 years old)	President and Representative Director Officer in Charge of Internal Audit Office	1 year	Reelected
3	Hidemoto Mizuhara	(64 years old)	Executive Vice President and Representative Director Officer in Charge of VCP (Concurrently) Responsible for Marketing and Alliance Division, Future Co-Creation Division and Global Business Division	2 years	Reelected
4	Jun Nobe	(56 years old)	Director and Executive Officer General Manager, Corporate Administration Unit	1 year	Reelected
5	Mariko Bando	(76 years old)	Outside Director	3 years	Outside Independent Reelected
6	Ken Kobayashi	(73 years old)	Outside Director	1 year	Outside Independent Reelected
7	Nobuyuki Hirano	(71 years old)	Outside Director	1 year	Outside Independent Reelected
8	Seiji Izumisawa	(65 years old)	_	_	Outside Independent Newly elected

No.	Name	Career S	Summary, Positions and Responsibilities at the Company and Important Concurrent Positions	Number of the Company's Shares Owned
		[Career Summary April 1978 April 2008	Joined The Mitsubishi Bank, Limited Managing Officer of Mitsubishi UFJ Financial Group, Inc.	
		May 2010	Managing Executive Officer of The Bank of Tokyo-Mitsubishi UFJ, Ltd.  Managing Executive Officer and Chief Executive Officer, Headquarters for Asia of The Bank of Tokyo-Mitsubishi UFJ,	
		May 2012	Ltd. Senior Managing Executive Officer and Chief Executive, Global Markets Unit of The Bank of Tokyo-Mitsubishi UFJ, Ltd.	
	Takashi Morisaki	June 2012	Senior Managing Director and Chief Executive, Global Markets Unit of The Bank of Tokyo-Mitsubishi UFJ, Ltd.	
	[Date of Birth]	July 2012	Managing Officer and Group Head, Integrated Global Markets	15,000
	January 1, 1955	,	Business Group of Mitsubishi UFJ Financial Group, Inc.	
	(67 years old)	May 2014	Deputy President of The Bank of Tokyo-Mitsubishi UFJ, Ltd.	
1	[Years in office as	June 2016	Corporate Advisor of The Bank of Tokyo-Mitsubishi UFJ, Ltd.	
	Director]	September 2016	Senior Counselor of the Company	
	6 years at the close	October 2016	Executive Vice President and Executive Officer of the	
	of the Meeting		Company	
	[Attendance at the	December 2016	President and Representative Director of the Company	
	Board of Directors	December 2021	Chairman of the Board of the Company (incumbent)	
	meetings]	[Positions and Re	sponsibilities at the Company]	
	100% (11/11)	Chairman of the Board		
		[Important Concu	rrent Positions]	
	Reelected		e Board of Mitsubishi Research Institute DCS Co., Ltd.	
			visory Board Member (Outside) of NORITAKE CO., LIMITED	
ļ	[The Reasons for Non		or of Japan Business Systems, Inc.	

Mr. Takashi Morisaki is once again recommended as a candidate for Director in view of the appropriate performance of his current duties as Chairman of the Board of the Company toward the Company's sustainable growth and enhancement of its corporate value in the medium- to long-term, based on his abundant business experience at the Company.

No. Name	Career Summary, Positions and Responsibilities at the Company and Important Concurrent Positions	Number of the Company's Shares Owned
Kenji Yabuta  [Date of Birth] April 27, 1960 (62 years old) [Years in office as Director] 1 year at the close of the Meeting [Attendance at the Board of Directors meetings] 100% (9/9)  Reelected	April 1983 April 1983 April 1984 April 2007 General Manager, Public Relations Division of The Bank of Tokyo-Mitsubishi UFJ, Ltd. June 2009 Executive Officer and General Manager, Public Relations Division of The Bank of Tokyo-Mitsubishi UFJ, Ltd. Executive Officer and General Manager, Kyoto Branch of The Bank of Tokyo-Mitsubishi UFJ, Ltd. Executive Officer and General Manager, Corporate Business Planning Division of The Bank of Tokyo-Mitsubishi UFJ, Ltd. May 2012 Executive Officer and General Manager, Corporate Business Planning Division of The Bank of Tokyo-Mitsubishi UFJ, Ltd. May 2013 Managing Executive Officer and Group Head, Nagoya Corporate Banking Group of The Bank of Tokyo-Mitsubishi UFJ, Ltd. Managing Executive Officer and Group Head, Corporate Banking Group No.1 of The Bank of Tokyo-Mitsubishi UFJ, Ltd. June 2017 Senior Managing Executive Officer and Group Head, Corporate Banking Group No.1 of The Bank of Tokyo-Mitsubishi UFJ, Ltd. June 2018 Member of the Board of Directors, Deputy President, Officer in Charge of Supervising Overall Business, and Chief Executive, Corporate Banking Business Unit of MUFG Bank, Ltd. June 2019 Member of the Board of Directors, Deputy President, and Officer in Charge of Supervising Overall Business (Concurrently) Chief Executive, Corporate Banking Unit (Concurrently) Group Head, Research & Advisory Group of MUFG Bank, Ltd. June 2021 Corporate Advisor of MUFG Bank, Ltd. Senior Counselor of the Company Executive Vice President and Executive Officer of the Company President and Representative Director Officer in Charge of Internal Audit Office	2,900

[The Reasons for Nomination as Director]
Mr. Kenji Yabuta is once again recommended as a candidate for Director in view of the appropriate performance of his current duties as President and Representative Director of the Company toward the Company's sustainable growth and enhancement of its corporate value in the medium- to long-term, based on his abundant business experience at the Company.

No.	Name	Career St	ummary, Positions and Responsibilities at the Company and Important Concurrent Positions	Number of the Company's Shares Owned
3	Hidemoto Mizuhara  [Date of Birth] January 4, 1958 (64 years old) [Years in office as Director] 2 years at the close of the Meeting [Attendance at the Board of Directors meetings] 100% (11/11)  Reelected	Executive Vice Officer in Charg Alliance Division	Joined Mitsubishi Corporation Unit Manager of Ship Unit, Ship, Aerospace & Transportation Systems Div. of Mitsubishi Corporation Unit Manager of Automotive Business Unit in Charge of the ASEAN countries and the southwestern Asian region, Automotive Business Div. of Mitsubishi Corporation Director and President of P.T. Krama Yudha Tiga Berlian Motors Senior Vice President of Mitsubishi Corporation Senior Vice President in Charge of Corporate Strategy & Planning of Mitsubishi Corporation President of Mitsubishi International Corporation (Concurrently) EVP of Mitsubishi Corporation (Americas) Executive Vice President, Regional CEO, North America of Mitsubishi Corporation (Concurrently) President of Mitsubishi Corporation (Americas) President of Mitsubishi Corporation (Americas) (Concurrently) General Manager, Corporate Management Support Office (Americas) Corporate Adviser of Mitsubishi Corporation Senior Counselor of the Company Executive Vice President and Executive Officer of the Company Executive Vice President and Representative Director, General Manager, Corporate Administration Unit of the Company Executive Vice President and Representative Director of the Company (incumbent) President and Representative Director of the Company (incumbent) President and Representative Director of Marketing and On, Future Co-Creation Division and Global Business Division	2,600
	[The Reasons for Nomination as Director] Mr. Hidemoto Mizuhara is once again recommended as a candidate for Director in view of the appropriate performance of his current			

Mr. Hidemoto Mizuhara is once again recommended as a candidate for Director in view of the appropriate performance of his current duties as Executive Vice President and Representative Director of the Company toward the Company's sustainable growth and enhancement of its corporate value in the medium- to long-term, based on his abundant business experience at the Company.

No.	Name	Career S	ummary, Positions and Responsibilities at the Company and Important Concurrent Positions	Number of the Company's Shares Owned
4	_	Director and Ex General Manag nination as Director ain recommended as a	Joined the Company General Manager, Advanced Business Center of the Company General Manager, Science and Safety Policy Research Division of the Company General Manager, Planning and Administration Office of Enterprise Management Business Unit of the Company General Manager, Planning and Administration Office of Consulting Unit of the Company General Manager, Planning and Administration Office of Consulting Unit of the Company (Concurrently) General Manager, Planning and Administration Office of Think Tank Unit of the Company Deputy General Manager, Corporate Administration Unit of the Company Executive Officer and Deputy General Manager, Corporate Administration Unit of the Company Director and Executive Officer, General Manager, Corporate Administration Unit of the Company Director and Executive Officer, General Manager, Corporate Administration Unit of the Company (incumbent) sponsibilities at the Company] tecutive Officer er, Corporate Administration Unit	4,700

Mr. Jun Nobe is once again recommended as a candidate for Director in view of the appropriate performance of his current duties as Director and Executive Officer of the Company toward the Company's sustainable growth and enhancement of its corporate value in the medium- to long-term, based on his abundant business experience at the Business Unit and the Corporate Administration Unit of the Company.

No.	Name	Career Summary, Positions and Responsibilities at the Company and Important Concurrent Positions	Number of the Company's Shares Owned
5	Mariko Bando  [Date of Birth] August 17, 1946 (76 years old) [Years in office as Director] 3 years at the close of the Meeting [Attendance at the Board of Directors meetings] 100% (11/11)  Reelected Outside Independent	[Career Summary] July 1969 Entered the Prime Minister's Office October 1985 Counsellor of Cabinet Secretariat July 1989 Director of Consumer Statistics Division, Statistics Bureau, Management and Coordination Agency July 1994 Director of Gender Equality Bureau, Cabinet Secretariat April 1995 Vice-Governor of Saitama Prefecture June 1998 Consul General of Japan in Brisbane, Australia January 2001 Director General of Gender Equality Bureau, Cabinet Office October 2003 Director of Showa Women's University April 2007 President of Showa Women's University April 2014 Chancellor (Rijicho) of Showa Women's University (incumbent) July 2016 Chancellor (Socho) of Showa Women's University (incumbent) December 2019 Director of the Company (incumbent) [Positions and Responsibilities at the Company] Outside Director [Important Concurrent Positions] Chancellor (Rijicho) of Showa Women's University Chancellor (Socho) of Showa Women's University Outside Director of MS&AD Insurance Group Holdings, Inc.	1,600

[The Reasons for Nomination as Outside Director and Outline of Expected Roles]

Ms. Mariko Bando is once again recommended as a candidate for Outside Director in the expectation that she will continue to contribute to the Company's sustainable growth and to the enhancement of corporate value in the medium-to long-term and in view of the appropriate performance of her current duties as an Outside Director of the Company, including supervision of its business execution, based on her years of diverse experience gained through administrative activities and broad knowledge as someone involved in education. Although she has not previously been involved in corporate management through any means other than becoming an Outside Director or Outside Audit & Supervisory Board Member, based on the above reasons, the Company has judged that she is capable of appropriately performing her duties as an Outside Director.

No.	Name	Career Summary, Positions and Res and Important Concur		Number of the Company's Shares Owned
6	Ken Kobayashi  [Date of Birth] February 14, 1949 (73 years old) [Years in office as Director] 1 year at the close of the Meeting [Attendance at the Board of Directors meetings] 78% (7/9)  Reelected Outside Independent	CEO, Industrial Finance, Mitsubishi Corporation Executive Vice President Logistics & Development Senior Executive Vice President of Mitsubishi Corporation  April 2010 Member of the Board, Pre Corporation April 2016 December 2021 April 2022 Member of the Board, Corporation Chairman of the Board, Corporation	cutive Vice President, and Group Logistics & Development Group of and Group CEO, Industrial Finance, Group of Mitsubishi Corporation sident and Executive Assistant to orporation sident & CEO of Mitsubishi  Mitsubishi Corporation incumbent) porate Advisor of Mitsubishi  ubishi Corporation (incumbent) y]  on DINGS CO., LTD. stries, Ltd.	1,000

[The Reasons for Nomination as Outside Director and Outline of Expected Roles]

Mr. Ken Kobayashi is once again recommended as a candidate for Outside Director in the expectation that he will continue to contribute to the Company's sustainable growth and to the enhancement of corporate value in the medium-to long-term and in view of the appropriate performance of his current duties as an Outside Director of the Company, including supervision of its business execution, based on his years of broad experience as an executive of a global company.

No.	Name	Career Summary, Positions and Responsibilities at the Company and Important Concurrent Positions	Number of the Company's Shares Owned
7	_	[Career Summary] April 1974 Joined The Mitsubishi Bank, Limited April 2012 President of The Bank of Tokyo-Mitsubishi UFJ, Ltd. April 2013 President & CEO of Mitsubishi UFJ Financial Group, Inc. April 2016 Chairman of The Bank of Tokyo-Mitsubishi UFJ, Ltd. April 2019 Member of the Board of Directors, Chairman (Corporate Executive), of Mitsubishi UFJ Financial Group, Inc. April 2021 Senior Corporate Advisor of MUFG Bank, Ltd. (incumbent) December 2021 Director of the Company (incumbent) [Positions and Responsibilities at the Company] Outside Director [Important Concurrent Positions] Senior Corporate Advisor of MUFG Bank, Ltd. Outside Director of Mitsubishi Heavy Industries, Ltd.	400

Mr. Nobuyuki Hirano is once again recommended as a candidate for Outside Director in the expectation that he will continue to contribute to the Company's sustainable growth and to the enhancement of corporate value in the medium-to long-term and in view of the appropriate performance of his current duties as an Outside Director of the Company, including supervision of its business execution, based on his years of broad experience as an executive of financial institutions.

No.	Name	Career Summary, Positions and Responsibilities at the Company and Important Concurrent Positions	Number of the Company's Shares Owned	
8	Seiji Izumisawa  [Date of Birth] September 3, 1957 (65 years old)  Newly elected Outside Independent	[Career Summary] April 1981 Joined Mitsubishi Heavy Industries, Ltd. April 2013 Senior Executive Officer of Mitsubishi Motors Corporation June 2013 Director of Mitsubishi Motors Corporation April 2016 Senior Vice President, Senior General Manager of Technology Strategy Office of Mitsubishi Heavy Industries, Ltd.  June 2017 Director (Member of the Board), Full-time Audit and Supervisory Committee Member of Mitsubishi Heavy Industries, Ltd.  June 2018 Director (Member of the Board), Executive Vice President, CSO of Mitsubishi Heavy Industries, Ltd.  April 2019 President and CEO (Member of the Board) and CSO of Mitsubishi Heavy Industries, Ltd.  April 2020 President and CEO (Member of the Board) of Mitsubishi Heavy Industries, Ltd. (incumbent)  [Important Concurrent Positions] President and CEO (Member of the Board) of Mitsubishi Heavy Industries, Ltd.	0	
	[The Reasons for Nomination as Outside Director and Outline of Expected Roles] Mr. Seiji Izumisawa is newly recommended as a candidate for Outside Director as he is expected to appropriate perform his duties as an Outside Director of the Company, including supervision of its business execution, base years of broad experience as an executive in the manufacturing business.			

### (Notes)

- 1. The Company engages in outsourcing and other transactions with Mitsubishi Heavy Industries, Ltd. where Mr. Seiji Izumisawa serves as President and CEO (Member of the Board). There are no special interests between any other candidates for Director and the Company.
- 2. The four (4) candidates for Director, Ms. Mariko Bando, Mr. Ken Kobayashi, Mr. Nobuyuki Hirano and Mr. Seiji Izumisawa are candidates for Outside Director. The Company has designated Ms. Mariko Bando and Mr. Ken Kobayashi as Independent Directors provided for by Tokyo Stock Exchange, Inc. and has notified the Exchange to that effect. The Company intends to newly designate Messrs. Nobuyuki Hirano and Seiji Izumisawa as Independent Directors and notify the Exchange to that effect.
- 3. The Company has entered into liability limitation agreements with Ms. Mariko Bando, Mr. Ken Kobayashi and Mr. Nobuyuki Hirano, whereby, in accordance with the provisions of Article 427, paragraph (1) of the Companies Act, their liability for damages stipulated in Article 423, paragraph (1) of the said Act is limited to the amount as prescribed by the relevant laws and regulations, insofar as they execute their duties bona fide without gross negligence. If they are elected, such agreements shall be continued. Moreover, if Mr. Seiji Izumisawa is elected, the Company intends to enter into an agreement to the same effect with him.
- 4. The Company has entered into a directors and officers liability insurance policy with an insurance company, as provided for in Article 430-3, paragraph (1) of the Companies Act. An overview of this policy can be found on page 48 for the business report (in Japanese only). If each of the candidates for Director is elected, they will be included in the policy as an insured. Furthermore, the Company plans to renew the policy with the same terms during the terms of office of each of the candidates for Director.
- 5. At Mitsubishi Motors Corporation, where Mr. Ken Kobayashi served as an outside director, there was an act in violation of the Act against Unjustifiable Premiums and Misleading Representations in relation to representations in the catalogs, etc. of the company's vehicles that had engaged in improper conduct in fuel consumption testing. In January and July 2017, the Consumer Affairs Agency issued an administrative order and an order to pay a penalty. Furthermore, in May 2018 it emerged that certain technical intern trainees from overseas at Mitsubishi Motors Corporation's Okazaki Plant were not being trained in accordance with a technical intern training plan for which approval had been received from the Organization for Technical Intern Training. In January 2019, approval for Mitsubishi Motors Corporation's technical intern training plan

was canceled in accordance with the Act on Proper Technical Intern Training and Protection of Technical Intern Trainees, and the company received an improvement order. Mr. Kobayashi was unaware of these facts, but had routinely emphasized at meetings of the Board of Directors and at other times the importance of adhering to laws and regulations. Moreover, after these facts came to light he discharged his responsibilities by giving instructions for a thorough investigation into the matters, and for the implementation of measures to prevent a recurrence.

6. In February 2019, MUFG Bank, Ltd., at which Mr. Nobuyuki Hirano served as a Member of the Board of Directors, entered into an agreement with the U.S. Office of the Comptroller of the Currency (OCC) to take improvement measures after receiving indication from the OCC that there were deficiencies in relation to the state of its internal control, etc. concerning anti-money laundering measures based on the Bank Secrecy Act. In addition, the aforementioned agreement did not pertain to any identification of the bank's involvement in individual transactions that violated laws, including violations of U.S. economic sanctions and controls, and no instances arose that required payment of civil penalties or other fines.

Fourth Item of Business: Election of One (1) Audit & Supervisory Board Member

The term of office of Audit & Supervisory Board Member Mr. Michio Atsuda will expire at the close of this Meeting.

Therefore, you are hereby requested to newly elect one (1) Audit & Supervisory Board Member.

The Audit & Supervisory Board has given its consent for this proposal.

The candidate is as follows.

Name		Career Summary and Positions at the Company	Number of the Company's Shares Owned
Toshiyuki Ogawa  [Date of Birth] June 4, 1961 (61 years old)  Newly elected	[Career Summary] April 1986 April 2002 October 2003 October 2006 October 2010 October 2013 October 2014 December 2014 October 2015 October 2017 October 2020 December 2021 October 2022 [Positions at the Canaging Executions of the company of the co	Joined the Company General Manager, ITS Business Group of the Company General Manager, Public Solutions Business Group of the Company General Manager, Business Planning Office of Solution Management Division of the Company General Manager, Social System Research Division of the Company General Manager, Planning and Administration Office of Social and Public Affairs Unit of the Company (Concurrently) General Manager, Planning and Administration Office of Science and Technology Unit of the Company General Manager, Planning and Administration Office of Policy and Public Affairs Business Unit of the Company Executive Officer and General Manager, Planning and Administration Office of Policy and Public Affairs Business Unit of the Company Executive Officer and General Manager, Corporate Planning Division of the Company President of MRI Research Associates, Inc. Executive Officer and General Manager, Policy Consulting Unit of the Company Managing Executive Officer and General Manager, Policy Consulting Unit of the Company Managing Executive Officer of the Company (incumbent) ompany]	3,800
	ivialiaging Exec	unve Officer	

[The Reasons for Nomination as Audit & Supervisory Board Member]

Mr. Toshiyuki Ogawa is newly recommended as a candidate for Audit & Supervisory Board Member as he is expected to appropriately perform his duties as an Audit & Supervisory Board Member of the Company, including audit on its business execution, based on his abundant business experience at the Company and management experience at its subsidiary.

### (Notes)

- 1. There are no special interests between the candidate for Audit & Supervisory Board Member and the Company.
- 2. If Mr. Toshiyuki Ogawa is elected, the Company will enter into a liability limitation agreement with him, whereby, in accordance with the provisions of Paragraph 1 of Article 427 of the Companies Act, his liability for damages stipulated in Paragraph 1 of Article 423 of the said Act is limited to the amount as prescribed by the relevant laws and regulations, insofar as he executes his duties bona fide without gross negligence.
- 3. The Company has entered into a directors and officers liability insurance policy with an insurance company, as provided for in Article 430-3, paragraph (1) of the Companies Act. An overview of this policy can be found on page 48 for the business report (in Japanese only). If Mr. Toshiyuki Ogawa is elected, he will be included in the policy as an insured. Furthermore, the Company plans to renew the policy with the same terms during the term of office of the candidate for Audit & Supervisory Board Member.

# (Reference) Structure of Audit & Supervisory Board Members (as of the close of this Meeting)

	Name		Years in office as Audit & Supervisory Board Member	Attendance at the Board of Directors meetings	Attendance at the Audit & Supervisory Board meetings
	Junichi Egawa	(61 years old)	2 years	100% (11/11)	100% (12/12)
	Toshiyuki Ogawa	(61 years old)	_	_	_
Outside Independent	Kenji Matsuo	(73 years old)	7 years	100% (11/11)	100% (12/12)
Outside Independent	Kunio Ishihara	(79 years old)	3 years	100% (11/11)	100% (12/12)
Outside Independent	Yutaka Kawakami	(70 years old)	2 years	100% (11/11)	100% (12/12)