Note: This document has been translated from the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail.



Company name: Senshu Ikeda Holdings, Inc.

Name of representative: Atsushi Ukawa, Representative

Director, President and CEO

(Securities code: 8714; TSE Prime

Market)

Inquiries: Kazuo Nagai, Executive Officer,

General Manager of the Corporate Planning and General Affairs

Division

(Telephone: +81-6-4802-0013)

Notice Concerning Partial Amendments to the Articles of Incorporation

Senshu Ikeda Holdings, Inc. (the "Company") hereby announces that it has resolved, at a meeting of the Board of Directors held today (May 12, 2025), to submit a proposal regarding partial amendments to the Company's Articles of Incorporation, as described below, at the 16th Annual General Meeting of Shareholders, which is scheduled to be held on June 25, 2025.

1. Purpose of Amendments to the Articles of Incorporation

As disclosed in the "Notice Concerning Transition of the Company to a Company with Nomination Committee, etc. and Transition of its Subsidiaries to Companies with Audit & Supervisory Committees" (Japanese only), dated March 26, 2025, the Company will, subject to an approval at the Annual General Meeting of Shareholders, transition from a Company with Audit & Supervisory Board to a Company with Nomination Committee, etc. In conjunction with this, we will make necessary amendments, including the establishment of new provisions concerning the Nomination Committee, Audit Committee, Remuneration Committee, and Corporate Officers, as well as the deletion of provisions concerning Audit & Supervisory Board Members and the Audit & Supervisory Board.

One of the proposed amendments to the Articles of Incorporation will allow for agreements (liability limitation agreements) to be concluded under Article 427, Paragraph 1 of the Companies Act with Directors who are not executive directors in addition to Outside Directors. Furthermore, pursuant to the provisions of Article 426, Paragraph 1 of the Companies Act, a new provision will be established allowing Directors and Corporate Officers to be exempted from liability within the scope permitted by laws and regulations in accordance with a resolution of the Board of Directors. The amendment to Article 27 and the establishment of Article 26 and Article 33 set out in the proposed amendments have been approved by each of the Audit & Supervisory Board Members.

2. Details of Amendments to the Articles of Incorporation

Details of the amendments to the Articles of Incorporation can be found in the Attachment.

3. Timetable (scheduled)

- (1) Date of the Annual General Meeting of Shareholders for the amendments to the Articles of Incorporation: June 25, 2025
- (2) Effective date of the amendments to the Articles of Incorporation: June 25, 2025

(Amended parts are underlined.)

	(Amended parts are underlined.)
Current Articles of Incorporation	Proposed Amendments
Chapter 1 General Provisions	Chapter 1 General Provisions
Articles 1–3 (Omitted)	Articles 1–3 (Unchanged)
(Organizational Bodies)	(Organizational Bodies)
Article 4 In addition to the General Meeting	Article 4 In addition to the General Meeting
of Shareholders and Directors, the	of Shareholders and Directors, the
Company shall have the following	Company shall have the following
organizational bodies:	organizational bodies:
1. Board of Directors	 Board of Directors
2. <u>Audit & Supervisory Board</u>	2. <u>Nomination Committee, Audit</u>
Members	Committee, and Remuneration
3. Audit & Supervisory Board	Committee
4. Accounting Auditors	3. <u>Corporate Officers</u>
A (1.1.5 (O. 1))	4. Accounting Auditors
Article 5 (Omitted)	Article 5 (Unchanged)
Chapter 2 Shares	Chapter 2 Shares
Articles 6–10 (Omitted)	Articles 6–10 (Unchanged)
(Share Handling Regulations)	(Share Handling Regulations)
Article 11 The procedures for exercising shareholder rights pertaining to	Article 11 The procedures for exercising shareholder rights pertaining to
the Company's shares and the	the Company's shares and the
handling and fees concerning	handling and fees concerning
shares and stock subscription	shares and stock subscription
rights of the Company shall be	rights of the Company shall be
governed by laws and regulations,	governed by laws and regulations,
these Articles of Incorporation,	these Articles of Incorporation,
and the Share Handling	and the Share Handling
Regulations stipulated by the	Regulations stipulated by a
Board of Directors.	<u>resolution of</u> the Board of
	Directors or by a decision of
	Representative Corporate Officer
	to whom authority has been
	delegated by a resolution of the
(Administrator of Charabaldar Davistor)	Board of Directors.
(Administrator of Shareholder Register) Article 12 The Company shall have an	(Administrator of Shareholder Register) Article 12 The Company shall have an
administrator of the shareholder	administrator of the shareholder
register.	register.
2. The administrator of the	2. The administrator of the
shareholder register and its place	shareholder register and its place
of business shall be determined by	of business shall be determined by
a resolution of the Board of	a resolution of the Board of
Directors, and shall be announced	Directors or by a decision of
publicly.	Representative Corporate Officer
	to whom authority has been
	delegated by a resolution of the
	Board of Directors, and shall be
2.77	announced publicly.
3. The preparation and keeping of	3. The preparation and keeping of
the Company's shareholder	the Company's shareholder
register and the register of stock	register and the register of stock subscription rights, as well as any
subscription rights, as well as any other handling matters relating to	other handling matters relating to
such documents shall be delegated	such documents shall be delegated
to the administrator of the	to the administrator of the
shareholder register, and shall not	shareholder register, and shall not
be handled by the Company itself.	be handled by the Company itself.
(Record Date)	(Record Date)
Article 13 (Omitted)	Article 13 (Unchanged)

2. In addition to the preceding	2. In addition to the preceding
paragraph, whenever necessary,	paragraph, whenever necessary,
the Company may, by a resolution	the Company may, by a resolution
of the Board of Directors and by	of the Board of Directors and by
giving prior public notice, deem	giving prior public notice, deem
any shareholder or registered	any shareholder or registered
pledgee of shares entered or	pledgee of shares entered or
recorded in the latest shareholder	recorded in the latest shareholder
register as of a specified date to	register as of a specified date to
be a shareholder or registered	be a shareholder or registered
pledgee of shares who is entitled	pledgee of shares who is entitled
to exercise his/her rights.	to exercise his/her rights.
Chapter 3 General Meeting of	Chapter 3 General Meeting of
Shareholders	Shareholders
Article 14 (Omitted)	Article 14 (Unchanged)
(Person with Right to Convene and Chair)	(Person with Right to Convene and Chair)
Article 15 The Representative Director and	Article 15 A Director, as so determined in
President shall convene the	advance by the Board of
General Meeting of Shareholders	Directors, shall convene the
and act as the chair thereof.	General Meeting of Shareholders.
2. If the Representative Director and	2. The General Meetings of
President is unable to act due to	Shareholders shall be chaired by a
an accident or other such	· · · · · · · · · · · · · · · · · · ·
	Director or Corporate Officer as
circumstances, another Director,	so determined in advance by the
in the order previously determined	Board of Directors.
by the Board of Directors, shall	
convene the General Meeting of	
Shareholders and act as the chair	
<u>thereof</u> .	
Articles 16–18 (Omitted)	Articles 16–18 (Unchanged)
Chapter 4 Directors and Board of	Chapter 4 Directors and Board of
Directors	Directors
Articles 19–21 (Omitted)	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted)	
	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles)	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint Representative Directors. Each of	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint Representative Directors. Each of the Representative Directors shall	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint Representative Directors. Each of the Representative Directors shall represent the Company severally.	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint Representative Directors. Each of the Representative Directors shall represent the Company severally. 2. The Board of Directors may, by its	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint Representative Directors. Each of the Representative Directors shall represent the Company severally. 2. The Board of Directors may, by its resolution, appoint one Chairman	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint Representative Directors. Each of the Representative Directors shall represent the Company severally. 2. The Board of Directors may, by its resolution, appoint one Chairman and one President as well as	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint Representative Directors. Each of the Representative Directors shall represent the Company severally. 2. The Board of Directors may, by its resolution, appoint one Chairman and one President as well as several Vice Presidents, Senior	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint Representative Directors. Each of the Representative Directors shall represent the Company severally. 2. The Board of Directors may, by its resolution, appoint one Chairman and one President as well as several Vice Presidents, Senior Managing Directors and	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint Representative Directors. Each of the Representative Directors shall represent the Company severally. 2. The Board of Directors may, by its resolution, appoint one Chairman and one President as well as several Vice Presidents, Senior Managing Directors and Managing Directors from among	Articles 19–21 (Unchanged)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint Representative Directors. Each of the Representative Directors shall represent the Company severally. 2. The Board of Directors may, by its resolution, appoint one Chairman and one President as well as several Vice Presidents, Senior Managing Directors and Managing Directors from among Directors.	Articles 19–21 (Unchanged) (Delete)
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Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint Representative Directors. Each of the Representative Directors shall represent the Company severally. 2. The Board of Directors may, by its resolution, appoint one Chairman and one President as well as several Vice Presidents, Senior Managing Directors and Managing Directors from among Directors. (Remuneration, etc.) Article 23 Remuneration, bonuses and any	Articles 19–21 (Unchanged) (Delete)
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Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint Representative Directors. Each of the Representative Directors shall represent the Company severally. 2. The Board of Directors may, by its resolution, appoint one Chairman and one President as well as several Vice Presidents, Senior Managing Directors and Managing Directors from among Directors. (Remuneration, etc.) Article 23 Remuneration, bonuses and any other financial benefits received by Directors from the Company as consideration for the execution of their duties (hereinafter, "Remuneration, etc.") shall be determined by a resolution of the General Meeting of Shareholders. (Rules of the Board of Directors) Article 24 (Omitted) (Convocation of the Board of Directors Meetings)	(Delete) (Delete) (Delete) (Rules of the Board of Directors) Article 22 (Unchanged) (Convocation of the Board of Directors Meetings)
Articles 19–21 (Omitted) (Representative Directors and Directors with Special Titles) Article 22 The Board of Directors shall, by its resolution, appoint Representative Directors. Each of the Representative Directors shall represent the Company severally. 2. The Board of Directors may, by its resolution, appoint one Chairman and one President as well as several Vice Presidents, Senior Managing Directors and Managing Directors from among Directors. (Remuneration, etc.) Article 23 Remuneration, bonuses and any other financial benefits received by Directors from the Company as consideration for the execution of their duties (hereinafter, "Remuneration, etc.") shall be determined by a resolution of the General Meeting of Shareholders. (Rules of the Board of Directors) Article 24 (Omitted) (Convocation of the Board of Directors	(Delete) (Delete) (Delete) (Rules of the Board of Directors) Article 22 (Unchanged) (Convocation of the Board of Directors

be issued to each Director <u>and</u>
<u>Audit & Supervisory Board</u>
<u>Member</u> at least three days prior to the date of the meeting.
However, in case of emergency, this period may be shortened.

be issued to each Director at least three days prior to the date of the meeting. However, in case of emergency, this period may be shortened.

(Person with Right to Convene Board of Directors Meetings and Chair thereof)

- Article 26 The Representative Director and President shall convene the Board of Directors meetings and act as the chair thereof. However, where otherwise stipulated by laws and regulations, such stipulations shall be complied with.
 - 2. If there is some reason that the Representative Director and President is not available, the Representative Director and Chairman shall convene the Board of Directors meetings and act as the chair thereof. If the Representative Director and Chairman is not available, another Director, in the order determined by the Board of Directors, shall convene the Board of Directors meetings and act as the chair thereof.

(Person with Right to Convene Board of Directors Meetings and Chair thereof)

- Article 24 A Director, as so determined in advance by the Board of Directors, shall convene the Board of Directors meetings and act as the chair thereof. However, where otherwise stipulated by laws and regulations, such stipulations shall be complied with.
 - 2. If the Director, as provided for in the preceding paragraph, is unable to act due to an accident or other such circumstances, another Director, in the order previously determined by the Board of Directors, shall convene the Board of Directors meetings and act as the chair thereof.

(Omission of Resolution of the Board of Directors)

Article 27 When all Directors agree to a proposal subject to a resolution of the Board of Directors, whether in writing or by electronic form, the Company shall deem the proposal as having been approved by a resolution of the Board of Directors, except where an objection is raised by Audit & Supervisory Board Members.

(Omission of Resolution of the Board of Directors)

Article 25 When all Directors agree to a proposal subject to a resolution of the Board of Directors, whether in writing or by electronic form, the Company shall deem the proposal as having been approved by a resolution of the Board of Directors.

(Newly established)

(Exemption of Liability for Directors)

Article 26 Pursuant to the provisions of
Article 426, Paragraph 1 of the
Companies Act, the Company
may, by a resolution of the Board
of Directors, exempt (to the extent
permitted by law) Directors
(including former Directors) from
liability for damages provided for
in Article 423, Paragraph 1 of the
Companies Act, provided that
such Director acted in good faith
and without gross negligence.

(Liability Limitation for <u>Outside</u> Directors)

Article 28 Pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, the Company may enter into agreements with Outside Directors that limit their

(Liability Limitation for Directors)

Article 27 Pursuant to the provisions of
Article 427, Paragraph 1 of the
Companies Act, the Company
may enter into agreements with
Directors (excluding those who
are Executive Directors, etc.) that

liability for damages <u>caused by</u>	limit their liability for damages
the neglect of their duties.	provided for in Article 423,
However, the limit of the liability	Paragraph 1 of the Companies
based on such agreements shall be	Act. However, the limit of the
the amount prescribed by laws and	liability based on such agreements
regulations.	shall be the amount prescribed by
	laws and regulations.
Chapter 5 Audit & Supervisory Board	Chapter 5 Nomination Committee, Audit
Members and Audit &	Committee , and
Supervisory Board	Remuneration Committee
(Number of Audit & Supervisory Board	(Delete)
Members)	
Article 29 The maximum number of Audit &	
Supervisory Board Members of	
the Company shall be six.	
(Election of Audit & Supervisory Board	(Method for Appointing Members of
<u>Members</u>)	Respective Committees)
Article 30 Audit & Supervisory Board	Article 28 The members of the Company's
Members shall be elected by a	Nomination Committee, Audit
resolution of the General Meeting	Committee, and Remuneration
of Shareholders. The resolution	Committee shall be appointed
for election shall be adopted by	from among Directors based on a
affirmative votes of a majority of	resolution of the Board of
the voting rights of the	<u>Directors.</u>
shareholders in attendance,	
provided that those shareholders	
collectively hold at least one-third	
of the total number of voting	
rights of all shareholders who are	
entitled to exercise their voting	
<u>rights.</u>	
(Term of Office of Audit & Supervisory	(Delete)
Board Members)	
Article 31 The term of office of Audit &	
Supervisory Board Members shall	
expire at the conclusion of the	
Annual General Meeting of	
Shareholders for the last fiscal	
year ending within four years	
following their appointment.	
2. The term of office of Audit &	
Supervisory Board Member	
elected as a substitute for the	
Audit & Supervisory Board	
Member who retired from the	
position before the expiry of	
his/her term of office shall be	
until the originally scheduled	
expiry of the term of office of the	
retired Audit & Supervisory Board	
Member.	(7) 1 (1)
(Full-time Audit & Supervisory Board	(Delete)
Members)	
Article 32 Full-time Audit & Supervisory	
Board Members shall be	
appointed by a resolution of the	
Audit & Supervisory Board.	(7.1.1)
(Remuneration, etc.)	(Delete)
Article 33 The remuneration, etc. to be paid	
to Audit & Supervisory Board	
Members shall be determined by a resolution of the General Meeting	

of Shareholders.	
(Rules of Audit & Supervisory Board)	(Rules of <u>Respective Committees</u>)
Article 34 Matters pertaining to the Audit &	Article 29 The authorities of the respective
Supervisory Board shall be	committees and other matters
governed by laws and regulations,	pertaining to the <u>respective</u>
these Articles of Incorporation,	committees shall be governed by
and the Rules of Audit &	laws and regulations, these
Supervisory Board stipulated by	Articles of Incorporation, the
the <u>Audit & Supervisory Board</u> .	Rules of the Board of Directors,
	and the rules of the respective
	<u>committees</u> stipulated by the
(C 4' 6'A 1'4 9 C	Board of Directors.
(Convocation of Audit & Supervisory	(Delete)
Board Meetings)	
Article 35 Notice of convocation of the	
Audit & Supervisory Board	
meeting shall be issued to each	
Audit & Supervisory Board Member at least three days prior	
to the date of the meeting.	
However, in case of emergency,	
this period may be shortened.	
(Liability Limitation for Outside Audit &	(Delete)
Supervisory Board Members)	(201010)
Article 36 Pursuant to the provisions of	
Article 427, Paragraph 1 of the	
Companies Act, the Company	
may enter into agreements with	
Outside Audit & Supervisory	
Board Members that limit their	
liability for damages caused by	
the neglect of their duties.	
However, the limit of the liability	
based on such agreements shall be	
the amount prescribed by laws and	
<u>regulations.</u>	
(Newly established)	Chapter 6 Corporate Officers
	(Election of Corporate Officers)
	Article 30 Corporate Officers shall be
	appointed based on a resolution of
	the Board of Directors.
(Newly established)	(Term of Office of Corporate Officers)
	Article 31 The term of office of Corporate
	Officers shall expire at the
	conclusion of the first Board of
	<u>Directors meeting convened after</u>
	the conclusion of the Annual
	General Meeting of Shareholders
	for the last fiscal year ending
	within one year following their
(Newly established)	appointment. (Penrocantative Corporate Officers and
(INEWTY ESTABLISHED)	(Representative Corporate Officers and Corporate Officers with Special Titles)
	Article 32 The Company shall, by a
	resolution of the Board of
	Directors, appoint Representative
	Corporate Officers from among
	Corporate Officers.
	2. The Board of Directors may, by its
	resolution, appoint Corporate
	Officer and President, Corporate
	Officer and Chairman, Corporate
	officer and chairman, corporate

	Officer and Vice President, Senior
	Managing Corporate Officer, and
	Managing Corporate Officer.
(Newly established)	(Liability Exemption for Corporate
(Newly established)	Officers)
	Article 33 Pursuant to the provisions of
	Article 426, Paragraph 1 of the
	Companies Act, the Company
	may, by a resolution of the Board
	of Directors, exempt (to the extent
	permitted by law) Corporate
	Officers (including former
	Corporate Officers) from liability
	for damages provided for in
	Article 423, Paragraph 1 of the
	Companies Act, provided that
	such Corporate Officer acted in
	good faith and without gross
	negligence.
Chapter 6 Accounting Auditor	Chapter 7 Accounting Auditor
Chapter <u>6</u> Accounting Auditor Articles <u>37</u> – <u>38</u> (Omitted)	
	Chapter 7 Accounting Auditor
Articles <u>37–38</u> (Omitted)	Chapter 7 Accounting Auditor Articles 34–35 (Unchanged)
Articles 37–38 (Omitted) Chapter 7 Accounts	Chapter 7 Accounting Auditor Articles 34–35 (Unchanged) Chapter 8 Accounts
Articles 37–38 (Omitted) Chapter 7 Accounts Articles 39–42 (Omitted)	Chapter 7 Accounting Auditor Articles 34–35 (Unchanged) Chapter 8 Accounts Articles 36–39 (Unchanged))
Articles 37–38 (Omitted) Chapter 7 Accounts Articles 39–42 (Omitted)	Chapter 7 Accounting Auditor Articles 34–35 (Unchanged) Chapter 8 Accounts Articles 36–39 (Unchanged)) Supplementary Provisions
Articles 37–38 (Omitted) Chapter 7 Accounts Articles 39–42 (Omitted)	Chapter 7 Accounting Auditor Articles 34–35 (Unchanged) Chapter 8 Accounts Articles 36–39 (Unchanged)) Supplementary Provisions (Transitional Measures Concerning Liability
Articles 37–38 (Omitted) Chapter 7 Accounts Articles 39–42 (Omitted)	Chapter 7 Accounting Auditor Articles 34–35 (Unchanged) Chapter 8 Accounts Articles 36–39 (Unchanged)) Supplementary Provisions (Transitional Measures Concerning Liability Limitation Agreements with Outside Audit &
Articles 37–38 (Omitted) Chapter 7 Accounts Articles 39–42 (Omitted)	Chapter 7 Accounting Auditor Articles 34–35 (Unchanged) Chapter 8 Accounts Articles 36–39 (Unchanged)) Supplementary Provisions (Transitional Measures Concerning Liability Limitation Agreements with Outside Audit & Supervisory Board Members) Liability limitation agreements that limit the liability for damages provided for in Article
Articles 37–38 (Omitted) Chapter 7 Accounts Articles 39–42 (Omitted)	Chapter 7 Accounting Auditor Articles 34–35 (Unchanged) Chapter 8 Accounts Articles 36–39 (Unchanged)) Supplementary Provisions (Transitional Measures Concerning Liability Limitation Agreements with Outside Audit & Supervisory Board Members) Liability limitation agreements that limit the liability for damages provided for in Article 423, Paragraph 1 of the Companies Act
Articles 37–38 (Omitted) Chapter 7 Accounts Articles 39–42 (Omitted)	Chapter 7 Accounting Auditor Articles 34–35 (Unchanged) Chapter 8 Accounts Articles 36–39 (Unchanged)) Supplementary Provisions (Transitional Measures Concerning Liability Limitation Agreements with Outside Audit & Supervisory Board Members) Liability limitation agreements that limit the liability for damages provided for in Article 423, Paragraph 1 of the Companies Act concluded with Outside Audit & Supervisory
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Articles 37–38 (Omitted) Chapter 7 Accounts Articles 39–42 (Omitted)	Chapter 7 Accounting Auditor Articles 34–35 (Unchanged) Chapter 8 Accounts Articles 36–39 (Unchanged)) Supplementary Provisions (Transitional Measures Concerning Liability Limitation Agreements with Outside Audit & Supervisory Board Members) Liability limitation agreements that limit the liability for damages provided for in Article 423, Paragraph 1 of the Companies Act concluded with Outside Audit & Supervisory Board Members prior to the conclusion of the 16th Annual General Meeting of Shareholders shall remain in accordance with Article 36 of the Articles of Incorporation as it existed
Articles 37–38 (Omitted) Chapter 7 Accounts Articles 39–42 (Omitted)	Chapter 7 Accounting Auditor Articles 34–35 (Unchanged) Chapter 8 Accounts Articles 36–39 (Unchanged)) Supplementary Provisions (Transitional Measures Concerning Liability Limitation Agreements with Outside Audit & Supervisory Board Members) Liability limitation agreements that limit the liability for damages provided for in Article 423, Paragraph 1 of the Companies Act concluded with Outside Audit & Supervisory Board Members prior to the conclusion of the 16th Annual General Meeting of Shareholders shall remain in accordance with Article 36 of the Articles of Incorporation as it existed prior to the amendments made based on the
Articles 37–38 (Omitted) Chapter 7 Accounts Articles 39–42 (Omitted)	Chapter 7 Accounting Auditor Articles 34–35 (Unchanged) Chapter 8 Accounts Articles 36–39 (Unchanged)) Supplementary Provisions (Transitional Measures Concerning Liability Limitation Agreements with Outside Audit & Supervisory Board Members) Liability limitation agreements that limit the liability for damages provided for in Article 423, Paragraph 1 of the Companies Act concluded with Outside Audit & Supervisory Board Members prior to the conclusion of the 16th Annual General Meeting of Shareholders shall remain in accordance with Article 36 of the Articles of Incorporation as it existed

Effective Date of Amendments to Articles of Incorporation: June 25, 2025 (Wed)