SONY CORP Form 6-K May 17, 2006

Form 6-K

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D. C. 20549

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER

Pursuant to Rule 13a-16 or 15d-16 of

the Securities Exchange Act of 1934

For the month of May 2006 Commission File Number: 001-06439

SONY CORPORATION (Translation of registrant's name into English)

7-35 KITASHINAGAWA 6-CHOME, SHINAGAWA-KU, TOKYO, JAPAN

(Address of principal executive offices)

The registrant files annual reports under cover of Form 20-F.

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F,

Form 20-F X

Form 40-F \_\_\_

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934, Yes No X

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12q3-2(b):82-\_\_\_\_

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

SONY CORPORATION (Registrant)

By: /s/ Nobuyuki Oneda (Signature) Nobuyuki Oneda Executive Vice President and Chief Financial Officer

Date: May 17, 2006

List of materials

Documents attached hereto:

- i) Press release announcing Stock Options (Stock Acquisition Rights)
- ii) Press release announcing Notice on amendment of a part of the Articles of Incorporation

Sony Corporation 6-7-35 Kitashinagawa, Shinagawa-ku Tokyo, 141-0001 Japan

May 17, 2006

Stock Options (Stock Acquisition Rights)

Sony Corporation (the "Corporation") resolved at a meeting of its Board of Directors today to propose an agenda asking for authorization to issue stock acquisition rights to directors, corporate executive officers and employees of the Corporation and its subsidiaries as outlined below, for the purpose of granting stock options, pursuant to the provisions of Articles 236, 238 and 239 of the Company Law, and to delegate the determination of the terms of such stock acquisition rights to the Board of Directors of the Corporation. The proposal will be made at its 89th ordinary general meeting of shareholders to be held on June 22, 2006.

 The reason why the Corporation needs to offer for subscription of stock acquisition rights upon especially favorable terms.

The Corporation will issue stock acquisition rights to directors, corporate executive officers and employees of the Corporation and its subsidiaries for the purposes of giving directors, corporate executive officers and employees of the Corporation and its subsidiaries an incentive to contribute towards the improvement of the business performance of the Corporation and its group companies (hereinafter referred to as the "Group") and thereby improving such business performance of the Group, by making the economic interest which such directors, corporate executive officers or employees will receive correspond to the business performance of the Corporation.

- II. Matters regarding, and the maximum limit of the aggregate numbers of, stock acquisition rights (hereinafter referred to as the "Stock Acquisition Rights") which terms the Board of Directors of the Corporation may determine pursuant to the delegation of such determination by the approval of this general meeting of shareholders.
- 1. Maximum Limit of Aggregate Numbers of Stock Acquisition Rights

Not exceeding 27,500.

- 2. The Stock Acquisition Rights are issued without the payment to the Corporation of any consideration.
- 3. Matters regarding Stock Acquisition Rights
- (1) Class and Number of Shares to be Issued or Transferred upon Exercise of Stock Acquisition Rights

The class of shares to be issued or transferred upon exercise of Stock Acquisition Rights shall be shares of common stock of the Corporation, and the number of shares to be issued or transferred upon exercise of each Stock Acquisition Right (hereinafter referred to as the "Number of Granted Shares") shall be 100 shares of common stock of the Corporation.

The aggregate number of shares to be issued or transferred upon exercise of Stock Acquisition Rights shall not exceed 2,750,000 shares of common stock of the Corporation. However, in the event that the Number of Granted Shares is adjusted pursuant to (2) below, the aggregate number of shares to be issued or transferred upon exercise of Stock Acquisition Rights shall not exceed the number obtained by multiplying the Number of Granted Shares after adjustment by the maximum limit of the aggregate number of Stock Acquisition Rights as prescribed in 1. above.

(2) Adjustment of Number of Granted Shares

In the event that the Corporation conducts a stock split (including non-paid allotment (musho-wariate)) or a consolidation of the shares of common stock of the Corporation after the date of a resolution of this general meeting of shareholders, the Number of Granted Shares shall be adjusted in accordance with the following formula:

Number of Number of Ratio of split

Granted Shares = Granted Shares x or consolidation

after adjustment before adjustment

Any fraction less than one (1) share resulting from the adjustment shall be disregarded.

(3) Amount of the Assets to be Contributed upon Exercise of Stock Acquisition Rights

The amount of the assets to be contributed upon exercise of Stock Acquisition Rights shall be the amount obtained by multiplying the amount to be paid in per share to be issued or transferred upon exercise of Stock Acquisition Rights (hereinafter referred to as the "Exercise Price"), which is provided below, by the Number of Granted Shares.

(i) Initial Exercise Price

The Exercise Price shall initially be as follows.

(A) Stock Acquisition Rights with Exercise Price Denominated in Yen

The Exercise Price shall be initially the average of the closing prices of shares of common stock of the Corporation in the regular trading thereof on the Tokyo Stock Exchange (each hereinafter referred to as the "Closing Price") for the ten (10) consecutive trading days (excluding days on which there is no Closing Price) immediately prior to the allotment date of such Stock Acquisition Rights (any fraction less than one (1) yen arising as a result of

such calculation shall be rounded up to the nearest one (1) yen); provided, however, that if such calculated price is lower than any of (a) the average of the Closing Prices for the thirty (30) consecutive trading days (excluding days on which there is no Closing Price) commencing forty-five (45) trading days immediately before the day that is immediately after the allotment date of Stock Acquisition Rights (any fraction less than one (1) yen arising as a result of such calculation shall be rounded up to the nearest one (1) yen), (b) the average of the Closing Prices for the thirty (30) consecutive trading days (excluding days on which there is no Closing Price) commencing forty-five (45) trading days immediately before the date (being the allotment date of Stock Acquisition Rights) on which the Corporation fixes the Exercise Price (any fraction less than one (1) yen arising as a result of such calculation shall be rounded up to the nearest one (1) yen), or (c) the Closing Price on the allotment date of Stock Acquisition Rights (if there is no Closing Price on such date, the Closing Price on the immediately preceding trading day), the Exercise Price shall be the highest price among (a), (b) and (c) above.

(B) Stock Acquisition Rights with Exercise Price Denominated in U.S. Dollars

The Exercise Price shall be initially the U.S. dollar amount obtained by dividing the average of the Closing Prices for the ten (10) consecutive trading days (excluding days on which there is no Closing Price) immediately prior to the allotment date of such Stock Acquisition Rights (hereinafter referred to as the "Reference Yen Price") by the average of the exchange rate quotations by a leading commercial bank in Tokyo for selling spot U.S. dollars by telegraphic transfer against ven for such ten (10) consecutive trading days (hereinafter referred to as the "Reference Exchange Rate") (any fraction less than one (1) cent arising as a result of such calculation shall be rounded up to the nearest one (1) cent); provided, however, that if the Reference Yen Price is lower than any of (a) the average of the Closing Prices for the thirty (30) consecutive trading days (excluding days on which there is no Closing Price) commencing forty-five (45) trading days immediately before the day that is immediately after the allotment date of Stock Acquisition Rights, (b) the average of the Closing Prices for the thirty (30) consecutive trading days (excluding days on which there is no Closing Price) commencing forty-five (45) trading days immediately before the date (being the allotment date of Stock Acquisition Rights) on which the Corporation fixes the Exercise Price or (c) the Closing Price on the allotment date of Stock Acquisition Rights (if there is no Closing Price on such date, the Closing Price on the immediately preceding trading day), the Exercise Price shall be the U.S. dollar amount obtained by dividing the highest price among (a), (b) and (c) above by the Reference Exchange Rate (any fraction less than one (1) cent arising as a result of such calculation shall be rounded up to the nearest one (1) cent).

#### (ii) Adjustment of Exercise Price

In the event that the Corporation conduct a stock split (including non-paid allotment (musho-wariate)) or consolidation of the shares of common stock of the Corporation after the allotment date of Stock Acquisition Rights, the Exercise Price shall be adjusted in accordance with the following formula, and any fraction less than one (1) yen or one (1) cent resulting from the adjustment shall be rounded up to the nearest one (1) yen or one (1) cent.

Exercise Price Exercise Price 1

after adjustment = before adjustment x

Ratio of split or consolidation

In addition, in the case of a merger with any other company, corporate split or capital reduction of the Corporation, or in any other case similar thereto where an adjustment of Exercise Price shall be required, in each case after the allotment date of Stock Acquisition Rights, the Exercise Price shall be adjusted appropriately to the extent reasonable.

(4) Period during which Stock Acquisition Rights May be Exercised

The period during which Stock Acquisition Rights may be exercised will be the period from the allotment date of Stock Acquisition Rights to the day on which ten (10) years have passed from such allotment date.

- (5) Conditions for the Exercise of Stock Acquisition Rights
  - (i) No Stock Acquisition Right may be exercised in part.
  - (ii) In the event of a resolution being passed at a general meeting of shareholders of the Corporation for an agreement for any consolidation, amalgamation or merger (other than a consolidation, amalgamation or merger in which the Corporation is the continuing corporation), or in the event of a resolution being passed at a general meeting of shareholder of the Corporation (or, where a resolution of a general meeting of shareholders is not necessary, at a meeting of the Board of Directors of the Corporation) for any agreement for share exchange (kabushiki-kokan) or any plan for share transfer (kabushiki-iten) pursuant to which the Corporation to become a wholly-owned subsidiary of another corporation, Stock Acquisition Right may not be exercised on and after the effective date of such consolidation, amalgamation, merger, share exchange (kabushiki-kokan) or share transfer (kabushiki-iten).
  - (iii) Conditions for the exercise of Stock Acquisition Rights other than the conditions referred to above shall be determined by the Board of Directors of the Corporation.
- (6) Mandatory Repurchase of Stock Acquisition Rights

Not applicable.

- (7) Matters concerning the Amount of Capital and the Additional Paid-in Capital Increased by the Issuance of the Shares upon Exercise of Stock Acquisition Rights
  - (i) The amount of capital increased by the issue of the shares upon exercise of Stock Acquisition Rights shall be the amount obtained by multiplying the maximum limit of capital increase, as calculated in accordance with the provisions of Paragraph 1, Article 40 of the Company Accounting Regulation, by 0.5, and any fraction less than one (1) yen arising as a result of such calculation shall be rounded up to the nearest one (1) yen.
  - (ii) The amount of additional paid-in capital increased by the issue of the shares upon exercise of Stock Acquisition Rights shall be the amount obtained by deducting the capital to be increased, as provided in (i) above, from the maximum limit of capital increase, as also provided in

- (i) above.
- (8) Restrictions on the Acquisition of Stock Acquisition Rights through Transfer

The Stock Acquisition Rights can not be acquired through transfer, unless such acquisition is expressly approved by the Board of Directors of the Corporation.

Note: The issuance of the Stock Acquisition Rights shall be subject to the approval by shareholders on the agenda referred to above to be obtained at the 89th ordinary general meeting of shareholders of the Corporation to be held on June 22, 2006. In addition, terms of a specific issue and allotment of the Stock Acquisition Rights will be determined by the Board of Directors of the Corporation or the Corporate Executive Officer to whom the determination has been delegated by a resolution of the Board of Directors of the Corporation after the general meeting of shareholders referred to above.

Sony Corporation 6-7-35 Kitashinagawa, Shinagawa-ku Tokyo, 141-0001 Japan

May 17, 2006

Notice on amendment of a part of the Articles of Incorporation

Sony Corporation (the "Corporation") resolved at a meeting of its Board of Directors today to propose an agenda asking for authorization to amend a part of the Articles of Incorporation as outlined below. The proposal will be made at its 89th ordinary general meeting of shareholders to be held on June 22, 2006.

- 1. Reasons for Amendments
- (1) Upon the enactment of the Company Law (Law No. 86, 2005), it is proposed that provisions of the Articles of Incorporation based on the Commercial Code be amended as follows:
  - (i) By operation of the Law for Maintenance, Etc. of Relevant Laws Relating to the Enforcement of the Company Law (Law No. 87, 2005), as of the day of the enactment of the Company Law (May 1, 2006) following matters were deemed included in the Articles of Incorporation without obtaining the resolution of the general meeting of shareholders. Upon such deemed inclusion, it is proposed that such matters be reflected in the Articles of Incorporation.
  - (ii) It is proposed that provisions for the following matters which are allowed if so provided for in the Articles of Incorporation shall be newly established:
    - (a) allowance for the method which utilizes the Internet to provide a part of the information in connection with the matters that have to be described or indicated in the reference documents sent to shareholders at the time of convocation of the general meeting of shareholders
    - (b) allowance for resolutions of the Board of Directors in writing
  - (iii) To comply with the Company Law, it is proposed that the words and descriptions of the present Articles and quoted provisions from the Commercial Code be amended.

- (2) All shares of Subsidiary Tracking Stock ("Tracking Stock"), the economic value of which is intended to be linked with Sony Communication Network Corporation's economic value were terminated and compulsorily converted to shares of Sony Common Stock on December 1, 2005. In connection therewith, it is proposed that all provisions concerning the Tracking Stock be deleted.
- (3) In connection with the proposed relocation of the head office, it is proposed that the location of the head office be changed from Shinaqawa-ku, Tokyo to Minato-ku, Tokyo.
- (4) As a result of the addition and deletion of certain Articles, it is proposed that certain present Articles be renumbered. In addition, it is proposed that minor or technical changes in some of the descriptions of the present Articles be made as set forth below.
- Contents of Amendments Proposed amendments are set out in the attached.

(Underlined portions are to be amended.)

Current Articles

Proposed Amendment

CHAPTER I GENERAL PROVISIONS (Not amended)

Article 1. (Trade Name)

The name of the Corporation shall (Not amended) be "Sony Kabushiki Kaisha" and in English translation it shall be "SONY CORPORATION".

Article 1-2. (Special Exceptions Article 2. (Corporations Having \_\_\_\_\_ Applicable to

Corporations Having

Committees)

\_\_\_\_\_ Committees)

\_\_\_\_\_ corporations having committees as

provided for in Chapter II, Section IV

of the Law for Special Exceptions to \_\_\_\_\_ the Commercial Code concerning Audit,

\_\_\_\_\_ etc. of Kabushiki-Kaisha (hereinafter \_\_\_\_\_

referred to as the "Audit Special

----- having committees, shall have the to exceptions applicable to Board of Directors, Committees and Accounting Auditors.

\_\_\_\_\_ Exceptions Law"). Article 2. (Location of the Head Article 3. (Location of the Head Office) Office) The head office of the The head office of the Corporation Shall be located at Shall be located at Minato-ku, Tokyo, The head office of the Corporation Shinagawa-ku, Tokyo, Japan. Japan. Article 3. (Purpose) Article 4. (Purpose) The purpose of the Corporation (Not amended) shall be to engage in the following business activities: (1) Manufacture and sale of electronic and electrical machines and equipment; from (2) to (17) (Omitted) Article 4. (Method of Public Notice) Article 5. (Method of Public Notice) Public notices of the Corporation The method of public notices of the shall be given by electronic public -----Corporation shall be electronic public notices; provided, however, that if notices; provided, however, that if the Corporation is unable to give an electronic public notice because of electronic public notice because of an accident or any other unavoidable reason, public notices of the accident or any other unavoidable Corporation may be given in the Nihon reason, public notices of the Keizai Shimbun. Corporation may be given in the Nihon Keizai Shimbun. CHAPTER II (Not amended) SHARES Article 5. (Type and Number of Shares, Article 6. (Total Number of Shares \_\_\_\_\_\_ and Acquisition of Authorized to be Issued) \_\_\_\_\_ Treasury Stock) 1. In addition to the shares of (Deleted) \_\_\_\_\_ Common Stock, the Corporation may \_\_\_\_\_ issue the shares of stock prescribed

in Chapter II-2 (hereinafter referred \_\_\_\_\_\_ to as the "shares of Subsidiary Tracking \_\_\_\_\_ Stock").

2. The total number of shares authorized to be issued by the authorized to be issued by the hundred million (3,600,000,000), out

The total number of shares Corporation shall be three billion six Corporation shall be three billion six hundred million (3,600,000,000) shares.

of which three billion five hundred million (3,500,000,000) shares shall \_\_\_\_\_ be the shares of Common Stock and one hundred million (100,000,000) shares shall be the shares of Subsidiary \_\_\_\_\_ Tracking Stock; provided, however, \_\_\_\_\_ that in the event that the shares of \_\_\_\_\_ Common Stock are retired or the shares \_\_\_\_\_ of Subsidiary Tracking Stock are \_\_\_\_\_ either retired or converted into the shares of Common Stock, the respective \_\_\_\_\_ numbers of shares so retired or ----converted shall be subtracted from the \_\_\_\_\_ respective total numbers of shares \_\_\_\_\_ authorized to be issued by the Corporation.

(Deleted)

3. The Corporation may, by a \_\_\_\_\_\_ resolution of the Board of Directors, \_\_\_\_\_ purchase shares of the Corporation \_\_\_\_\_\_ pursuant to Article 211-3, Paragraph 1, Item 2 of the Commercial Code.

Article 6. (Number of Shares Article 7. (Number of Shares

of Stock)

Constituting One Full Unit - Constituting One Full Unit of Stock)

The number of all classes of

The number of shares constituting

shares constituting one full unit of hundred (100). stock shall be one hundred (100).

one full unit of stock shall be one

(New Article)

Article 8. (Issuance of Share Certificates)

1. The Corporation shall issue share \_\_\_\_\_ certificates representing its issued \_\_\_\_\_ shares.

2. Notwithstanding the provision of \_\_\_\_\_ the preceding paragraph, the \_\_\_\_\_ Corporation shall not issue any \_\_\_\_\_ certificates for shares constituting \_\_\_\_\_ less than one full unit. \_\_\_\_\_

Article 7. (Shares Constituting Less Article 9. (Request for the Sale of Than One Full Unit)

\_\_\_\_\_\_ Shares Constituting Less Than One Full Unit)

1. The Corporation shall not \_\_\_\_\_ issue any certificate for shares \_\_\_\_\_ constituting less than one full unit \_\_\_\_\_ (hereinafter referred to as "shares constituting less than one full unit").

(Deleted)

beneficial shareholder; hereinafter same interpretation being applicable) the same interpretation being holding shares constituting less than applicable) holding shares one full unit may request the the shareholder such amount of shares added together with the shares which will, when added together with constituting less than one full unit, the shares constituting less than one constitute one full unit of stock. full unit, constitute one full unit of stock.

2. A shareholder (including a beneficial shareholder; hereinafter the constituting less than one full unit Corporation to sell to the shareholder may request the Corporation to sell to such amount of shares which will, when

Article 8. (Transfer Agent) Article 10. (Transfer Agent)

1. The Corporation shall appoint

office shall be designated by a Board of Directors of the Corporation resolution of the Board of Directors or a determination of the Corporate of the Corporation or a determination Executive Officer to whom the of the Corporate Executive Officer to determination has been delegated by a whom the determination has been resolution of the Board of Directors delegated by a resolution of the Board of the Corporation and public notice of Directors of the Corporation and thereof shall be given by the public notice thereof shall be given Corporation. by the Corporation.

2. The register of shareholders

the register of lost share certificates of the Corporation shall -----be kept at the handling office of the rights of the Corporation shall be transfer agent. The Corporation shall ----cause the transfer agent to handle the kept at the handling office of the business pertaining to shares, such as transfer agent. The Corporation shall \_\_\_\_\_

entry (including the digital entry; hereinafter the same interpretation being applicable) in the register of beneficial shareholders, registration entry (including digital entry;

of lost share certificates, and purchase and sale of shares constituting less than one full unit, shareholders, the register of lost etc. The Corporation itself shall not handle the above matters directly.

Article 9. (Share Handling Regulations)

The business pertaining to shares of the Corporation, including and stock acquisition rights of the

denominations of share certificates, Corporation shall be governed by, in registration of transfers of shares, Incorporation, the Share Handling \_\_\_\_\_ entry in the register of beneficial \_\_\_\_\_ shareholders, registration of lost \_\_\_\_\_ share certificates, and purchase and resolution of the Board of Directors

1. The Corporation shall appoint a a transfer agent in respect to shares. transfer agent. The transfer agent and ----- its handling office shall be The transfer agent and its handling designated by a resolution of the

2. The register of shareholders (including the register of beneficial (including the register of beneficial shareholders; hereinafter the same shareholders; hereinafter the same interpretation being applicable) and interpretation being applicable), interpretation being applicable), the register of lost share certificates and the register of stock acquisition

registration of transfers of shares, cause the transfer agent to handle the business pertaining to shares and

> stock acquisition rights, such as \_\_\_\_\_

----- hereinafter the same interpretation being applicable) into the register of

\_\_\_\_\_

share certificates, the register of \_\_\_\_\_

stock acquisition rights, and purchase \_\_\_\_\_\_

and sale of shares constituting less than one full unit, etc. The Corporation itself shall not handle the above matters directly.

Article 11. (Share Handling -- Regulations)

The business pertaining to shares \_\_\_\_\_

addition to these Articles of Regulations adopted or amended by a resolution of the Board of Directors of the Corporation or the Corporate Executive Officer to whom the adoption or amendment has been delegated by a of the Corporation.

sale of shares constituting less than
----one full unit, etc. shall be governed

by, in addition to these Articles of Incorporation, the Share Handling Regulations adopted or amended by a resolution of the Board of Directors of the Corporation or the Corporate Executive Officer to whom the adoption or amendment has been delegated by a resolution of the Board of Directors of the Corporation.

# Article 10. (Record Date)

shareholder having voting rights as
appearing on the register of
shareholders as of the close of the
last day of each accounting period to
be a shareholder who is entitled to
exercise voting rights at the ordinary
general meeting of shareholders for
that particular accounting period.

2. In addition to the preceding

1. The Corporation shall deem any

\_\_\_\_\_ paragraph, whenever necessary, in accordance with a resolution of the Board of Directors of the Corporation or a determination of the Corporate Executive Officer to whom the \_\_\_\_\_ determination has been delegated by a resolution of the Board of Directors of the Corporation and upon giving prior public notice, the Corporation \_\_\_\_\_ may deem any shareholder or registered \_\_\_\_\_ pledgee whose name appears on the \_\_\_\_\_\_ register of shareholders as of the

(Deleted)

close of a specified date to be the \_\_\_\_\_\_ shareholder or the pledgee who is \_\_\_\_\_ entitled to exercise the rights of a \_\_\_\_\_ shareholder or a pledgee.

CHAPTER II-2

SHARES OF SUBSIDIARY TRACKING STOCK (Deleted)

from Article 10-2. to Article 10-13.

(Omitted)

CHAPTER III GENERAL MEETINGS OF SHAREHOLDERS (Not amended)

Article 11. (Convocation)

Article 12. (Convocation)

The ordinary general meeting of shareholders shall be convened within shareholders shall be convened within three months after April 1 of each three months after the end of each

meeting of shareholders may be convened whenever necessary, in any of convened whenever necessary in

the Wards of Tokyo or in the City of Board of Directors of the Corporation. .\_\_\_\_\_ Yokohama in Kanagawa Prefecture in

accordance with a resolution of the Board of Directors of the Corporation. The ordinary general meeting of

year, and an extraordinary general business year, and an extraordinary

general meeting of shareholders may be ---- accordance with a resolution of the

Article 13. (Record Date of Ordinary

General Meetings of \_\_\_\_\_

Shareholders)

(New Article)

The Corporation shall deem any

shareholder having voting rights as \_\_\_\_\_

appearing on the register of \_\_\_\_\_\_ shareholders as of the end of the

business year to be a shareholder who

is entitled to exercise voting rights \_\_\_\_\_ at the ordinary general meeting of \_\_\_\_\_\_ shareholders for that business year. \_\_\_\_\_

Article 12. (Convocation of Meetings Article 14. (Convocation of Meetings and Chairman)

The Corporate Executive Officer previously determined by a resolution

of the Board of Directors of the Corporation shall convene the general Officer, as so determined in advance meetings of shareholders and act as the chairman thereof. When such Corporate Executive Officer is unable Directors of the Corporation, shall -----

to act, another Corporate Executive Officer, who shall be decided in

accordance with an order of priority previously determined by a resolution

of the Board of Directors of the Corporation, shall convene such general meetings and act as the chairman thereof.

and Chairman)

The Director who is concurrently in \_\_\_\_\_

office as a Corporate Executive

\_\_\_\_\_

by a resolution of the Board of convene the general meetings of shareholders and act as the chairman thereof. When such Director is unable

to act, another Director being \_\_\_\_\_

concurrently in office as a Corporate \_\_\_\_\_

Executive Officer, who shall be so

designated in accordance with an order

of priority determined in advance by a

resolution of the Board of Directors of the Corporation, shall convene such general meetings and act as the chairman thereof.

Article 15. (Disclosure of Reference

Documents for General Meetings of Shareholders, Etc. through the Internet)

(New Article)

Upon convening a general meeting of

\_\_\_\_\_ shareholders, it may be deemed that ----the Corporation has provided shareholders with necessary \_\_\_\_\_ information that should be described \_\_\_\_\_\_ or indicated in reference documents ----for the general meeting of

shareholders, business reports, ----non-consolidated financial statements, \_\_\_\_\_\_ and consolidated financial statements, \_\_\_\_\_ on condition that such information is disclosed through the Internet in accordance with the Ministry of \_\_\_\_\_ Justice Ordinance. \_\_\_\_\_\_

Article 13. (Method of Adopting Article 16. (Method of Adopting Resolutions)

by law or by these Articles of law or by these Articles of Incorporation, all resolutions of a

2. Resolutions to be adopted

pursuant to Article 343 of the Commercial Code may be adopted by not Law may be adopted by not less than

less than two-thirds of the votes held by the attending shareholders who attending shareholders who hold not hold not less than one-third of the less than one-third of the votes of votes of all shareholders.

Resolutions)

1. Except as otherwise provided 1. Except as otherwise provided by general meeting of shareholders shall general meeting of shareholders shall be be adopted by a majority of votes adopted by a majority of votes held by held by the attending shareholders. the attending shareholders entitled to

exercise their voting rights.

\_\_\_\_\_

2. Resolutions provided for in

Article 309, Paragraph 2 of the Company

two-thirds of the votes held by the shareholders entitled to exercise

their voting rights.

Article 14. (Exercise of Voting Rights Article 17. (Exercise of Voting Rights -- by Proxy) -- by Proxy)

When a shareholder or its legal general meeting of shareholders only in Japanese. No modification of personally, he may entrust his voting English translation of this Article is rights to an attending shareholder who necessary.) has voting rights. However, a document evidencing the authority of a proxy must be filed with the Corporation.

(This Article will be amended to representative is not able to attend a make partial modifications of description

Article 15. (Adjournment or Change of Article 18. (Adjournment or Change of Location of the Meeting)

\_\_\_ Location of the Meeting)

The chairman, in accordance with a resolution adopted at a general make partial modifications of description

meeting of shareholders, may adjourn, only in Japanese. No modification of

or change the location of the meeting. English translation of this Article is necessary.)

Article 16. (Minutes)

The substance of the proceedings and the results thereof shall be recorded in the minutes, and the Corporate Executive Officers present

Article 19. (Minutes)

The substance of the proceedings at at a general meeting of shareholders a general meeting of shareholders and the results thereof, as well as other

> matters provided for in laws and \_\_\_\_\_ regulations, shall be recorded in the \_\_\_\_\_

minutes, and the chairman, other Directors and Corporate Executive Officers present shall inscribe their names and affix their seals thereon or put their electronic signature thereon.

Article 16-2. (General Meeting of \_\_\_\_\_

chairman, other Directors and

electronic signature thereon.

shall inscribe their names and affix their seals thereon or put their

> Holders of Class of \_\_\_\_\_ Shares)

1. A general meeting of holders of (Deleted)

a class of shares shall be convened \_\_\_\_\_ whenever necessary in any of the Wards \_\_\_\_\_\_ of Tokyo in accordance with a ----resolution of the Board of Directors of the Corporation.

2. The provisions of Articles 12, \_\_\_\_\_ 14, 15 and 16 shall be applied mutatis \_\_\_\_\_ mutandis to the general meetings of \_\_\_\_\_ holders of a class of shares.

CHAPTER IV DIRECTORS, BOARD OF DIRECTORS AND COMMITTEES

(Not amended)

Article 17. (Election of Directors) Article 20. (Election of Directors)

1. Directors shall be elected at (Not amended)

16

the general meetings of shareholders.

2. In order to adopt a resolution 2. In order to adopt a resolution for the election of Directors, the for the election of Directors, the attendance of shareholders holding not attendance of shareholders holding not less than one-third of the voting less than one-third of the voting rights of the total shareholders shall rights of shareholders entitled to

be required.

exercise their voting rights shall be required.

3. With respect to resolutions (Not amended) for the election of Directors, no cumulative voting shall be used.

-- Directors)

Article 18. (Term of Office of Article 21. (Term of Office of -- Directors)

1. The term of office of a Director shall expire at the

In term of office of a Direct shall expire at the conclusion of the ordinary general meeting of shareholders held with respect to the last closing of accounts within one warrantee. 1. The term of office of a Director

accounts within one year after his or year after his or her election.

her assumption of office.

in office.

\_\_\_\_\_\_

2. The term of office of a Director elected to fill a vacancy or to increase the number of Directors shall be the same as the remaining term of office of the other Directors then

(Not amended)

Article 19. (Limitation of Liabilities Article 22. (Limitation of Liabilities -- of Directors and Liability -- of Directors and Liability
Limitation Agreement with

Outside Directors

Outside Directors Outside Directors)

Outside Directors)

1. The Corporation may, by a Article 21-17, Paragraph 1 of the Article 423, Paragraph 1 of the Audit Special Exceptions Law to the Company Law, to the extent permitted

1. The Corporation may, by a resolution of the Board of Directors resolution of the Board of Directors of the Corporation, exempt Directors of the Corporation, exempt Directors from their liabilities provided for in from their liabilities provided for in

> \_\_\_\_\_ by law.

\_\_\_\_\_ extent permitted by law. 2. The Corporation may enter into

2. The Corporation may enter into a a liability limitation agreement with liability limitation agreement with outside Directors which limits the outside Directors, which shall limit

\_\_\_\_\_

Paragraph 1 of the Audit Special 423, Paragraph 1 of the Company Law to

Exceptions Law to the higher of either the higher of either thirty million yen (30,000,000 yen) or an aggregate

thirty million yen (30,000,000 yen) or sum of the amounts prescribed in each an aggregate sum of the amounts item of Article 425, Paragraph 1 of prescribed in each item of Article ------ the Company Law.

\_\_\_\_\_

266, Paragraph 19 of the Commercial

Code that shall be applied mutatis \_\_\_\_\_ mutandis to the case by application of \_\_\_\_\_

Article 21-17, Paragraph 5 of the \_\_\_\_\_

Audit Special Exceptions Law. \_\_\_\_\_

Article 20. (Board of Directors) Article 23. (Board of Directors)

1. The Directors of the Corporation shall constitute the Board of Directors of the Corporation.

(Not amended)

2. The Board of Directors of the Corporation shall make decisions concerning the affairs of the Corporation as provided by law and by these Articles of Incorporation, as well as all other important affairs of the Corporation, and supervise the performance of the duties of the Directors and Corporate Executive Officers.

(Not amended)

Article 21. (Holding of Meetings of Article 24. (Holding of Meeting of the the Board of Directors)

Board of Directors)

Meetings of the Board of Directors of the Corporation shall be either of ordinary or extraordinary meetings. Ordinary meetings of the Board of Directors of the Corporation shall be held at least once every three months, while extraordinary meetings of the Board of Directors of the Corporation shall be held whenever necessary.

(Not amended)

Article 22. (Notice of Convocation of Article 25. (Notice of Convocation of -- the Board of Directors) -- the Board of Directors)

Notice of a meeting of the Board of Directors of the Corporation, giving the date, location and agenda, shall be sent to each Director at least five days prior to the meeting; provided, however, that in case of urgency, such period may be shortened.

(Not amended)

Article 23. (Method of Adopting Article 26. (Method of Adopting

-- Resolutions of the Board -- Resolutions of the Board of of Directors)

Resolutions of the Board of Directors of the Corporation shall be adopted by a majority of the Directors Directors of the Corporation shall be present, which present Directors adopted by a majority of the Directors shall constitute in number a majority present, which present Directors shall of the total number of Directors.

1. Resolutions of the Board of

constitute, in number, a majority of the total number of Directors entitled

Directors)

to vote. \_\_\_\_\_

(New article)

2. Notwithstanding the preceding \_\_\_\_\_

paragraph, in accordance with Article \_\_\_\_\_

370 of the Company Law, the

Corporation may deem that the matters \_\_\_\_\_

to be resolved by the Board of \_\_\_\_\_

Directors are adopted by a resolution \_\_\_\_\_

of the Board of Directors when all the

\_\_\_\_\_ Directors express their agreement to \_\_\_\_\_

such matters.

\_\_\_\_\_

--Directors)

Article 24. (Minutes of the Board of Article 27. (Minutes of the Board of Directors)

The substance of proceedings of a meeting of the Board of Directors of minutes, and the attending Directors thereof, as well as other matters shall inscribe their names and affix their seals thereon or put their electronic signatures thereon.

The substance of the proceedings of

the Corporation and the results a meeting of the Board of Directors of thereof shall be recorded in the the Corporation and the results

\_\_\_\_\_\_ provided for in laws and regulations, \_\_\_\_\_\_

shall be recorded in the minutes, and the attending Directors shall inscribe their names and affix their seals thereon or put their electronic signatures thereon.

Audit Committee and Compensation Committee)

Article 25. (Nominating Committee, Article 28. (Nominating Committee, Audit Committee and

Compensation Committee)

Each of the Nominating Committee, (Not amended) the Audit Committee and the Compensation Committee shall make decisions on the

matters prescribed by law, and respectively shall exercise their power and authority which are required in performing their respective business.

Article 26. (Organization of Each Article 29. (Organization of Each -- Committee)

1. Each Committee shall consist

provided, however, that a Director who Officer, a Director who operates the is a member of the Audit Committee shall not concurrently be in office as business, an Accounting Counselor a Corporate Executive Officer, general ------

manager (shihainin) or any other \_\_\_\_\_ employee of the Corporation or its ------the Corporation or its subsidiaries. subsidiary, or a Director who operates -----\_\_\_\_\_ the business of such subsidiary.

\_\_\_\_\_

2. Directors who are to be members of any Committee shall be determined by a resolution of the Board of Directors of the Corporation.

> CHAPTER V CORPORATE EXECUTIVE OFFICERS

Board of Directors of the Corporation. only in Japanese. No modification of

Article 28. (Term of Office of — Corporate Executive — Corporate Executive Officers)

1. The term of office of a Corporate Executive Officer shall

Executive Officer shall expire at the meeting of the Board of Directors of Board of Directors of the Corporation the Corporation held immediately after convened immediately after the

the conclusion of the ordinary general conclusion of the ordinary general meeting of shareholders held with meeting of shareholders held with

-- Committee)

1. Each Committee shall consist of of three (3) or more Directors, a three (3) or more Directors, a majority of whom shall be outside Directors not being in office as Directors; provided, however, that a Director who is a member of the Audit Corporate Executive Officers; Committee shall not concurrently be in office as a Corporate Executive -----

> ----- (kaikeisanyo), a general manager \_\_\_\_\_ (shihainin) or any other employee of

> > (Not amended)

(Not amended)

Article 27. (Election of Corporate — Executive Officers)

Article 30. (Election of Corporate — Executive Officers)

Corporate Executive Officers shall (This Article will be amended to be appointed by a resolution of the make partial modifications of description English translation of this Article is necessary.)

> -- Corporate Executive Officers)

1. The term of office of a Corporate expire at the conclusion of the first conclusion of the first meeting of the

-----

respect to the last closing of respect to the last business year \_\_\_\_\_

accounts within one year after his or ending within one year after his or

her assumption of office.

her election.

\_\_\_\_\_

2. The term of office of a Corporate Executive Officer elected to fill a vacancy or to increase the number of Corporate Executive Officers shall be the same as the remaining term of office of the other Corporate Executive Officers then in office.

(Not amended)

Article 29. (Representative Corporate Article 32. (Representative Corporate Executive Officers)

Executive Officers)

be appointed by a resolution of the only in Japanese. No modification of

Corporate Executive Officers who (This Article will be amended to shall represent the Corporation shall make partial modifications of description Board of Directors of the Corporation. English translation of this Article is necessary.)

Article 30. (Limitation of Liabilities Article 33. (Limitation of Liabilities Officers)

-- of Corporate Executive -- of Corporate Executive Officers)

The Corporation may, by a resolution of the Board of Directors of the Board of Directors of the of the Corporation, exempt Corporate

Executive Officers from their

Corporation, exempt Corporate

Executive Officers from their liabilities provided for in Article liabilities provided for in Article

The Corporation may, by a resolution

21-17, Paragraph 1 of the Audit 423, Paragraph 1 of the Company Law, Special Exceptions Law to the extent to the extent permitted by law. \_\_\_\_\_ permitted by law.

ACCOUNTS

CHAPTER VI (Not amended)

Article 31. (Business Year and Closing Article 34. (Business Year) -----

of Accounts)

\_\_\_\_\_ The business year of the

of the next following year, and the following year.

The business year of the Corporation Corporation shall commence on April 1 shall commence on April 1 of each year of each year and shall end on March 31 and shall end on March 31 of the next

Corporation's accounts shall be closed at the end of each March 31.

\_\_\_\_\_

Article 32. (Dividends) Article 35. (Dividends from Surplus)

Dividends shall be paid to \_\_\_\_\_ shareholders or registered pledgees \_\_\_\_\_ whose names appear on the register of Article 459, Paragraph 1 of the \_\_\_\_\_ shareholders as of the close of the last day of each accounting period.

1. The Corporation may determine the \_\_\_\_\_ matters provided for in each item of \_\_\_\_\_ \_\_\_\_\_ Company Law by a resolution of the Board of Directors without a \_\_\_\_\_ resolution of a general meeting of \_\_\_\_\_ shareholders.

(New Article)

2. The Corporation may make \_\_\_\_\_ distribution of surplus in cash (hereinafter referred to as the "Dividends") to shareholders or \_\_\_\_\_ registered share pledgees whose names \_\_\_\_\_ appear on the register of shareholders \_\_\_\_\_ as of the close of March 31 or September 30 of each year.

#### Article 33. (Interim Dividends) \_\_\_\_\_\_

1. The Corporation may, by a \_\_\_\_\_\_ resolution of the Board of Directors of the Corporation, pay to the Shareholders of Common Stock and/or \_\_\_\_\_\_ the Registered Pledgees of Common \_\_\_\_\_\_ Stock whose names appear on the register of shareholders as of the close of September 30 every year (hereinafter referred to as the "Record Date for Interim Dividends") a cash distribution (referred to as the "Interim Dividends" in these Articles

(Deleted)

of Incorporation) in accordance with Article 293-5 of the Commercial Code. \_\_\_\_\_ The Corporation may pay the Interim \_\_\_\_\_ Dividends even if no resolution of the \_\_\_\_\_\_ Subsidiary's Board of Directors prescribed in the following paragraph \_\_\_\_\_ with respect to the relevant Record \_\_\_\_\_ Date for Interim Dividends is made, \_\_\_\_\_ and, thus, no amount exists to be distributed pursuant to the provisions \_\_\_\_\_ of the following paragraph.

2. (Omitted)

Article 34. (Expiration Period) Article 36. (Expiration Period)

In case a dividend, or a cash \_\_\_\_\_ distribution pursuant to the provisions of the preceding Article, Corporation shall be relieved of the \_\_\_\_\_ shall not be received within five (5) Dividends payable shall bear no years after the due date of each payment, the Corporation shall be relieved of the obligation for the payment thereof. Dividends and cash

distributions pursuant to the preceding Article shall bear no interest.

In case Dividends shall not be

received within five (5) years after the due date of each payment, the obligation for the payment thereof. \_\_\_\_\_

interest.

Article 35. (Conversion of Convertible Article 37. (Conversion of Convertible -- Debentures and Dividends) -- Debentures and Dividends)

1. With respect to the calculation 1. With respect to the calculation 

shares issued upon conversion of shares issued upon conversion of convertible debentures, such shares issued upon conversion of convertible debentures, such conversion shall be deemed to have conversion shall be deemed to have occurred at the beginning of the was applied for.

2. For purposes of applying the

business year in which the conversion business year in which the conversion was applied for.

2. For purposes of applying the

preceding paragraph, each cash distribution pursuant to Article 33 year and the period from October 1 to \_\_\_\_\_ above shall be deemed a dividend, and March 31 of the next following year, ----- shall be deemed business years, the periods from April 1 to September respectively. 30 of the same year, and from October 1 to March 31 of the next following year, shall be deemed business years, respectively.

preceding paragraph, the period from April 1 to September 30 of the same

\_\_\_\_\_

Article 35-2. (Compulsory Conversion (Deleted)

\_\_\_\_\_

of Shares of Subsidiary \_\_\_\_\_\_ Tracking Stock and \_\_\_\_\_ Dividends)

(Omitted)

CHAPTER VII MISCELLANEOUS PROVISION

CHAPTER VII MISCELLANEOUS PROVISIONS

Article 36. (Transfer Agent with \_\_\_\_\_

respect to bonds)

The Corporation may appoint a

\_\_\_\_\_\_

\_\_\_\_\_ transfer agent or agents with respect

to bonds.

(Deleted)

Article 37. (Limitation of Liabilities Article 38. (Transitional Measures for

\_\_\_\_\_\_ of Directors and Statutory \_\_\_\_\_ Auditors prior to the -----Corporation becoming a \_\_\_\_\_ Corporation Having

Limitation of Liabilities of \_\_\_\_\_

Directors, Statutory Auditors and Corporate \_\_\_\_\_ Executive Officers)

Committees)

of the Corporation, exempt Directors of the Corporation, exempt Directors from their liabilities arising in connection with the actions provided for in Article 266, Paragraph 1, Item for in Article 266, Paragraph 1, Item 5 of the Commercial Code that occurred 5 of the Commercial Code, not as

1. The Corporation may, by a 1. The Corporation may, by a resolution of the Board of Directors resolution of the Board of Directors

prior to the close of the 86th ordinary general meeting of shareholders to the extent permitted by law.

amended (hereinafter referred to as \_\_\_\_\_ the "Old Commercial Code") by the Law \_\_\_\_\_ for Maintenance, Etc. of Relevant Laws -----Relating to the Enforcement of the Company Law (Law No. 87, 2005; \_\_\_\_\_\_ hereinafter referred to as the \_\_\_\_\_ "Maintenance Law") that occurred prior \_\_\_\_\_ to the close of the 86th ordinary general meeting of shareholders, to the extent permitted by law.

2. The Corporation may, by a resolution of the Board of Directors of the Corporation, exempt Statutory Auditors from their liabilities arising prior to the close of the 86th ordinary general meeting of shareholders to the extent permitted by law.

2. The Corporation may, by a resolution of the Board of Directors of the Corporation, exempt Statutory Auditors from their liabilities under

the Old Commercial Code arising prior
----to the close of the 86th ordinary
general meeting of shareholders, to
the extent permitted by law.

3. The Corporation may, by a

(New Article)

resolution of the Board of Directors

of the Corporation, exempt Directors

and Corporate Executive Officers from

their liabilities provided for in

Article 21-17, Paragraph 1 of the Law

for Special Exceptions to the

Commercial Code Concerning Audits,

Etc. of Kabushiki-kaisha arising prior

to the enactment of the Maintenance

to the enactment of the Maintenance

Law, to the extent permitted by law.

(Supplementary Provisions)

(New Article)

Change of the location of the head

office shall take effect from the date

of the removal of the head office,

These supplementary provisions shall

----be automatically deleted as of the

effective date described in the

preceding paragraph.