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To whom it may concern

Company name: KYUDENKO CORPORATION Representative: Naofumi Sato Executive Officer Representative President (Stock Exchange Code 1959, TSE Prime Market/FSE) Inquiries: Masahide Miyazaki General Manager, Business Administration Dept. (TEL: +81-92-523-6386)

Notice Concerning Partial Amendments to the Articles of Incorporation

KYUDENKO CORPORATION (the "Company") hereby announces that a meeting of the Board of Directors held today passed a resolution as follows to propose "Partial Amendments to the Articles of Incorporation" at the 94th Annual General Meeting of Shareholders to be held on June 28, 2022.

1. Reasons for amendments

- (1) The Company seeks to shift to a company with Audit and Supervisory Committee with an aim to further strengthen the supervisory function of its Board of Directors and further enhance its corporate governance system. The Company shall accordingly make necessary amendments to the Articles of Incorporation to shift to a company with Audit and Supervisory Committee, such as the establishment of new provisions concerning the Audit and Supervisory Committee and Audit and Supervisory Committee Members, and the deletion of provisions concerning the Audit & Supervisory Board and Audit & Supervisory Board Members, as well as the establishment of new provisions concerning the delegation of decisions on the execution of operations, and the amendment to the provisions concerning the number of Directors.
- (2) With an aim to clarify the separation of supervisory functions from executive functions, the Company plans to amend the position "Director and President" as Director with specific title to "Executive Officer and President" based on an executive officer system. The Company shall accordingly make amendments such as the amendment to the provisions concerning Directors with specific titles, and the establishment of new provisions concerning Executive Officers.
- (3) The amended provisions stipulated in the proviso of Article 1 of the supplementary provisions of the Act Partially Amending the Companies Act (Act No. 70 of 2019) will be enforced on September 1, 2022. The Company shall accordingly make amendments because the Company is permitted to provide information contained in the reference documents for the general meeting of shareholders, etc. electronically, and the Company is also required to newly establish a provision in the Articles of Incorporation stipulating that it shall take measures to provide information contained in the reference documents for the

general meeting of shareholders, etc. electronically.

(4) Along with the above amendments, other necessary changes, including renumbering articles, shall be made.

2. Details of amendments

The details of the amendments are per the attached document.

3. Schedule

Date of General Meeting of Shareholders to amend the Articles of Incorporation:	June 28, 2022 (planned)
Effective date of amendments to the Articles of Incorporation:	June 28, 2022 (planned)

(Amended parts are underlined.)

Current Articles of Incorporation	Proposed Amendments
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Chapter 1 General Provisions

(Organizational Bodies)

- Article 4 The Company shall establish the following organizational bodies:
 - (1) General Meeting of Shareholders
 - (2) Directors and Board of Directors
 - (3) Audit & Supervisory Board Members and Audit & Supervisory Board
 - (4) Accounting Auditors

Chapter 2 Shares

(Shareholder Registry Administrator)

- Article 9 The Company shall appoint a shareholder registry administrator. The shareholder registry administrator and its place for handling business shall be determined by resolution of the Board of Directors and public notice thereof shall be made.
 - Preparation and keeping of the Company's shareholder registry and the share option registry as well as any other administrative affairs related to the shareholder registry and the share option registry shall be delegated to the shareholder registry administrator, and such affairs shall not be handled by the Company.

(Share Handling Regulations)

Article 10 Share handling and related fees as well as procedures for the exercise of shareholders' rights shall be in accordance with the share handling regulations established by the Board of Directors in addition to laws and regulations and the Articles of Incorporation.

Chapter 1 General Provisions

(Organizational Bodies)

- Article 4 The Company shall establish the following organizational bodies <u>in</u> <u>addition to General Meeting of</u> <u>Shareholders and Directors</u>: (Deleted)
 - (1) Board of Directors
 - (2) Audit and Supervisory Committee
 - (3) Accounting Auditors

Chapter 2 Shares

(Shareholder Registry Administrator)

- Article 9 The Company shall appoint a shareholder registry administrator. The shareholder registry administrator and its place for handling business shall be determined by resolution of the Board of Directors <u>or by decision of</u> <u>Director(s) delegated by the Board of</u> <u>Directors</u> and public notice thereof shall be made.
 - 2 (Unchanged)

(Share Handling Regulations)

Article 10 Share handling and related fees as well as procedures for the exercise of shareholders' rights shall be in accordance with the share handling regulations established by <u>resolution of</u> the Board of Directors <u>or by decision of</u> <u>Director(s) delegated by the Board of</u> <u>Directors,</u> in addition to laws and regulations and the Articles of Incorporation.

C	urrent Articles of Incorporation	Proposed Amendments
Chapter	3 General Meeting of Shareholders	Chapter 3 General Meeting of Shareholders
(Convenin Article 11	g) An annual general meeting shall be convened in June every year, and an extraordinary general meeting shall be convened <u>as</u> necessary, by <u>the</u> <u>President</u> based on a resolution of the Board of Directors.	(Convening) Article 11 An annual general meeting <u>of</u> <u>shareholders of the Company</u> shall be convened in June every year, and an extraordinary general meeting <u>of</u> <u>shareholders</u> shall be convened <u>when</u> necessary, by <u>a Director who chairs a</u> <u>general meeting of shareholders</u> based on a resolution of the Board of Directors.
(Chairpers	son)	(Chairperson)
	<u>The President</u> shall <u>be appointed</u> as chairperson of a general meeting.	Article 13 <u>The Executive Officer and President</u> who is also a Director shall <u>serve</u> as chairperson of a general meeting <u>of</u> <u>shareholders</u> .
2	In case that <u>the President</u> is prevented from doing so, one of the other Directors shall act as chairperson in the order predetermined by the Board of Directors.	2 In case that <u>the Executive Officer and</u> <u>President referred to in the preceding</u> <u>paragraph</u> is prevented from doing so, one of the other Directors shall act as chairperson in the order predetermined by the Board of Directors.
Document	e via the Internet of Reference s for a General Meeting of ers etc., and Deemed Provision of	(Deleted)
Informatio		
<u>Article 14</u>	Upon convening a general meeting of shareholders, the Company shall be deemed to have provided the shareholders with information with respect to the matters to be stated or indicated in the reference documents for the general meeting of shareholders, business reports, financial statements and consolidated financial statements by disclosing the same on the Internet in accordance with the ordinances of the Ministry of Justice.	
	(Newly established)	(Measures for Electronic Provision, etc.) Article 14 Upon convening a general meeting of shareholders, the Company shall take measures to provide information contained in the reference documents for the general meeting of shareholders, etc. electronically.

C	urrent Articles of Incorporation		Proposed Amendments
		2	While the Company shall deliver a document specifying the matters to be provided electronically to shareholders who have requested the delivery of the paper copy by the record date for voting rights, it may choose not to include all or part of the matters stipulated in the Ordinance of the Ministry of Justice in the paper copy.
(Resolutio	n Method)	(Resolutio	n Method)
-	Except as otherwise provided for in laws and regulations or by the Articles of Incorporation, <u>ordinary</u> resolutions at a general meeting shall be adopted by a majority of the votes of the shareholders with voting rights present at the meeting. <u>Extraordinary</u> resolutions <u>at a general</u> <u>meeting</u> shall be adopted by a <u>majority</u> of 2/3 or more of the voting rights of the shareholders present at the meeting, where shareholders holding 1/3 or more of the total voting rights of shareholders who may exercise the voting rights are in attendance.	Article 15	Except as otherwise provided for in laws and regulations or by the Articles of Incorporation, resolutions at a general meeting <u>of shareholders</u> shall be adopted by a majority of the votes of the shareholders with voting rights present at the meeting. Resolutions <u>provided for in Article 309,</u> <u>Paragraph 2 of the Companies Act</u> shall be adopted by 2/3 or more of the voting rights of the shareholders present at the meeting, where shareholders holding 1/3 or more of the total voting rights of shareholders who may exercise the voting rights are in
(Minutes)			attendance.
(Minutes) Article 17	A summary and results of proceedings at a general meeting as well as other matters provided for in laws and regulations shall be specified in the minutes, and the chairperson and Directors present at the meeting shall affix their names and seals thereon.	(Minutes) Article 17	A summary and results of proceedings at a general meeting <u>of shareholders</u> as well as other matters provided for in laws and regulations shall be specified <u>or recorded</u> in the minutes.
Chapt	er 4 Directors <u>and the Board of</u> <u>Directors</u>	Chapter 4	4 Directors <u>, Board of Directors and</u> Executive Officers
(Number) Article 18	The number of Directors shall not exceed <u>fifteen (15</u>).	(Number) Article 18	The number of Directors <u>of the</u> <u>Company (excluding Directors serving</u> <u>as Audit and Supervisory Committee</u> <u>Members)</u> shall not exceed <u>thirteen</u> (13).

Current Articles of Incorporation			Proposed Amendments
(Newly established)		2	The number of Directors of the
			Company serving as Audit and
			Supervisory Committee Members
			(hereinafter "Audit and Supervisory
			Committee Members") shall not exceed
			<u>six (6).</u>
(Appointment)	(Appoir	ntm	nent)
Article 19 Directors shall be appointed at			Directors shall be appointed at general
meetings of shareholders.	-		meetings of shareholders, while
			making a distinction between Directors
			who are Audit and Supervisory
			Committee Members and the other
			Directors.
2 Directors shall be appointed by	/ a	2	Directors shall be appointed by a
majority of the votes of the			resolution adopted by a majority of the
shareholders present at the me	eeting,		votes of the shareholders present at
where shareholders holding 1/3	3 or		the meeting, where shareholders
more of the total voting rights o	of the		holding 1/3 or more of the total voting
shareholders who may exercise	e the		rights of the shareholders who may
voting rights are in attendance.			exercise the voting rights are in
			attendance.
3 No cumulative voting shall be a	applied	3	No cumulative voting shall be applied in
in appointment of Directors.			a resolution for appointment of
			Directors.
(Term)	(Term)		
Article 20 The term of Directors shall be b	. ,	20	(Unchanged)
closing of the annual general m	,		(2
of shareholders related to the la	Ũ		
the business years ending with	in one		
(1) year of the appointment.			
(Newly established)		2	Notwithstanding the provision in the
			preceding paragraph, the term of Audit
			and Supervisory Committee Members
			shall expire at the conclusion of the
			annual general meeting of
			shareholders related to the last of the
			business years ending within two (2)
			years of the appointment.
(Newly established)		3	The term of an Audit and Supervisory
			Committee Member elected as a
			substitute for an Audit and Supervisory
			Committee Member who resigns prior
			to the expiry of his or her term shall
			expire at the expiration of the term of
			the resigning Member.

Current Articles of Incorporation	Proposed Amendments
(Newly established)	4 The period of validity of a resolution to appoint an Audit and Supervisory Committee Member as a substitute pursuant to Article 329, Paragraph 3 of the Companies Act shall continue until the beginning of an annual general meeting of shareholders held two (2) years after the general meeting of shareholders where he or she was appointed, provided that the resolution did not shorten that period.
(Representative Directors and Directors with	(Representative Directors and Directors with
Specific Titles)	Specific Titles)
Article 21 The Board of Directors shall appoint Representative Directors by its resolution.	Article 21 The Board of Directors shall appoint Representative Directors by its resolution <u>from among Directors</u> (excluding Audit and Supervisory <u>Committee Members</u>).
 2 The Board of Directors may appoint one (1) Chairman, Vice Chairman(men) and one (1) President by its resolution. 	2 The Board of Directors may appoint one (1) Chairman <u>and</u> Vice Chairman(men) <u>from among Directors</u> (excluding Audit and Supervisory <u>Committee Members</u>) by its resolution.
(Duties of Directors with Specific Titles) Article 22 The President shall execute the Company's business according to resolutions of the Board of Directors.	(Deleted)
(Acting as Representative) Article 23 In the event that the Chairman or the President cannot attend or is prevented from doing so, one of the other Directors shall act as the representative in the order predetermined by the Board of Directors.	(Deleted)
(Composition of Board of Directors) Article 24 The Board of Directors shall be composed of Directors. 2 Audit & Supervisory Board Members shall attend meetings of the Board of Directors and state their opinions as deemed necessary.	(Deleted)

C	urrent Articles of Incorporation		Proposed Amendments
(Convenin	g of Meetings of Board of Directors)	(Convenin	g of Meetings of Board of Directors)
Article <u>25</u>	Meetings of the Board of Directors shall be convened by the Chairman. (Newly established) <u>Notice for convening</u> a meeting of the	Article <u>22</u> 2	(Unchanged) In case that the Chairman is prevented from doing so, one of the other Directors shall act in his or her place in the order predetermined by the Board of Directors. Convocation notice for a meeting of the
2	Board of Directors shall be sent to each Director and <u>Audit & Supervisory</u> <u>Board Members</u> two (2) days prior to the date of the meeting; provided, however, that such period may be shortened in case of emergency.	<u>5</u>	Board of Directors shall be sent to each Director <u>at least</u> two (2) days prior to the date of the meeting; provided, however, that such period may be shortened in case of emergency.
	tion of the Board of Directors) The Chairman shall <u>be appointed</u> as chairperson of a meeting of the Board of Directors. (Newly established)		Son of the Board of Directors) The Chairman shall <u>serve</u> as chairperson of a meeting of the Board of Directors. In case that the Chairman is prevented from doing so, a convener set forth in Paragraph 2 of the preceding article shall act in his or her place.
(Authority	of Board of Directors)		(Deleted)
	The Board of Directors shall decide on matters provided for in laws and regulations or the Articles of Incorporation as well as matters concerning the execution of the business of the Company.		
(Method o	f Resolution by Board of Directors)	(Method o	f Resolution by Board of Directors)
•	Resolutions of the Board of Directors shall be adopted by <u>a majority of</u> 2/3 or more of Directors present at a meeting where a majority of Directors are in attendance.	-	Resolutions of the Board of Directors shall be adopted by 2/3 or more of Directors present at a meeting where a majority of Directors are in attendance.
2	When the requirements of Article 370 of the Companies Act are fulfilled, the Company deems that a resolution of the Board of Directors has been adopted.		(Unchanged)

Current Articles of Incorporation	Proposed Amendments
(Newly established)	(Delegation to Directors)
	Article 25 The Company may, in accordance with
	the provisions of Article 399-13,
	Paragraph 6 of the Companies Act,
	delegate all or part of decisions on the
	execution of important operations
	(excluding matters listed in each item
	of Article 399-13, Paragraph 5 of the
	Companies Act) to Directors by a
	resolution of the Board of Directors.
(Newly established)	(Regulations of Board of Directors)
(Newly established)	Article 26 Except as otherwise provided for in
	laws and regulations or the Articles of
	Incorporation, all matters concerning
	the Board of Directors shall be
	governed by the Regulations of the
	Board of Directors prescribed by the
	Board of Directors.
(Minutes)	(Deleted)
Article 29 A summary and results of the	
proceedings at a meeting of the Board	
of Directors as well as other matters	
provided for in laws and regulations	
shall be recorded in the minutes, and	
Directors and Audit & Supervisory	
Board Members present at the meeting	
shall affix their names and seals	
thereon.	
2 The content of any matter which is	
deemed to have been adopted under	
Paragraph 2 of the preceding Article	
and other matters provided for in laws	
and regulations shall be recorded in	
the minutes.	

С	urrent Articles of Incorporation		Proposed Amendments
	nt on Limiting Liabilities of Outside	(Agreemen	t on Limiting Liabilities of Directors)
Directors)		(
	The Company may enter into an	Article 27	The Company may enter into an
	agreement with its Outside Directors to		agreement with its Directors (excluding
	limit the liabilities of damages in		those serving as Executive Directors,
	accordance with the provisions of		etc.) to limit the liabilities of damages in
	Article 427, Paragraph 1 of the		accordance with the provisions of
	Companies Act in case of falling under		Article 427, Paragraph 1 of the
	the requirements provided for in laws		Companies Act in case of falling under
	and regulations related to liabilities of		the requirements provided for in laws
	damages pursuant to Article 423,		and regulations related to liabilities of
	Paragraph 1 of the Companies Act;		damages pursuant to Article 423,
	provided, however, that the maximum		Paragraph 1 of the Companies Act;
	amount of liabilities under the		provided, however, that the maximum
	agreement shall be the amount		amount of liabilities under the
	provided for in laws and regulations.		agreement shall be the amount
			provided for in laws and regulations.
	(Newly established)	(Executive	Officers)
	(Newly established)		The Company may appoint Executive
			Officers by resolution of the Board of
			Directors and have them share
			business execution of the Company.
			The Board of Directors may appoint, by
			its resolution, Executive Officer and
			President and other Executive Officers
			with specific titles from among the
			Executive Officers.
		3	In case that the Executive Officer and
			President is prevented from doing so,
			one of the other Executive Officers
			shall act in his or her place in the order
			predetermined by the Board of
			Directors.
	(Newly established)	Chapter 5	Audit and Supervisory Committee
	(Newly established)	(Full-time A	Audit and Supervisory Committee
		Member an	d Standing Audit and Supervisory
		Committee	Member)
			The Audit and Supervisory Committee
			may appoint full-time Audit and
			Supervisory Committee Members by
			its resolution.
			Audit and Supervisory Committee
			Members may appoint a few standing
			Audit and Supervisory Committee
			Members among themselves.

Current Articles of Incorporation	Proposed Amendments
(Newly established)	(Notice for Convening of Meetings of Audit and Supervisory Committee)
(Newly established)	Article 30 Notice for convening a meeting of the Audit and Supervisory Committee shall be sent to each Audit and Supervisory Committee Member at least five (5) days prior to the date of the meeting; provided, however, that such period may be shortened in case of emergency. (Regulations of the Audit and Supervisory
Chapter 5 Audit & Supervisory Board	Article 31 Except as otherwise provided for in laws and regulations or the Articles of Incorporation, matters concerning the Audit and Supervisory Committee shall be governed by the Regulations of the Audit and Supervisory Committee prescribed by the Audit and Supervisory Committee.
Members and Audit & Supervisory Board	(Deleted)
(Number) Article 31 The number of Audit & Supervisory Board Members shall not exceed six (6).	(Deleted)
 (Appointment) Article 32 Audit & Supervisory Board Members shall be appointed at general meetings of shareholders. 2 Audit & Supervisory Board Members shall be appointed by a resolution adopted by a majority of the votes of the shareholders present at the meeting, where shareholders holding 1/3 or more of the total voting rights of the shareholders who may exercise the voting rights are in attendance. 	(Deleted)

С	urrent Articles of Incorporation	Proposed Amendments
(Term)		(Deleted)
Article 33	The term of Audit & Supervisory Board	
	Members shall be by the closing of the	
	annual general meeting of	
	shareholders related to the last of the	
	business years ending within four (4)	
	years of the appointment.	
2	The term of an Audit & Supervisory	
	Board Member appointed to fill a	
	vacancy created by an earlier	
	retirement of any Audit & Supervisory	
	Board Member shall be the remaining	
	period of term of such Audit &	
	Supervisory Board Member who	
	retired.	
(Full-time	Audit & Supervisory Board Member	(Deleted)
	ing Audit & Supervisory Board	(2010100)
Member)		
	The Audit & Supervisory Board shall	
	appoint full-time Audit & Supervisory	
	Members by its resolution.	
2	Audit & Supervisory Board Members	
<u> </u>		
	may appoint a few standing Audit &	
	Supervisory Board Members among	
	themselves.	
(Composit	ion of Audit & Supervisory Board)	(Deleted)
	The Audit & Supervisory Board shall	
	be composed of Audit & Supervisory	
	Board Members.	
	Convening of Meetings of Audit &	(Deleted)
Superviso		
Article 36	Notice for convening a meeting of the	
	Audit & Supervisory Board shall be	
	sent to each Audit & Supervisory	
	Board Member five (5) days prior to the	
	date of the meeting; provided,	
	however, that such period may be	
	shortened in case of emergency.	
(Method o	f Resolution by Audit & Supervisory	(Deleted)
Board)		
Article 37	Resolutions of the Audit & Supervisory	
	Board shall be adopted by a majority of	
	Audit & Supervisory Board Members	
	unless otherwise provided for in laws	
	and regulations.	

Current Articles of Incorporation	Proposed Amendments
(Minutes)	(Deleted)
Article 38 A summary and results of the	
proceedings at a meeting of the Audit	
& Supervisory Board as well as other	
matters provided for in laws and	
regulations shall be recorded in the	
minutes, and Audit & Supervisory	
Board Members present at the meeting	
shall affix their names and seals	
thereon.	
(Agreement on Limiting Liabilities of Outside	(Deleted)
Audit & Supervisory Board Members)	
Article 39 The Company may enter into an	
agreement with its Outside Audit &	
Supervisory Board Members to limit	
the liabilities of damages in	
accordance with the provisions of	
Article 427, Paragraph 1 of the	
Companies Act in case of falling under	
the requirements provided for in laws	
and regulations related to liabilities of	
damages pursuant to Article 423,	
Paragraph 1 of the Companies Act;	
provided, however, that the maximum	
amount of liabilities under the	
agreement shall be the amount	
provided for in laws and regulations.	
Chapter 6 Accounting Auditors	Chapter 6 Accounting Auditors
Articles <u>40</u> and <u>41</u> (Text omitted)	Articles <u>32</u> and <u>33</u> (Unchanged)
Chapter 7 Accounting	Chapter 7 Accounting
Articles <u>42</u> to <u>45</u> (Text omitted)	Articles <u>34</u> to <u>37</u> (Unchanged)

Current Articles of Incorporation	Proposed Amendments
(Newly established)	Supplementary Provisions
(Newly established)	(Transitional Measures Regarding Exemption
	from Liability of Audit & Supervisory Board
	<u>Member)</u>
	The agreements to limit liability pursuant to Article
	423, Paragraph 1 of the Companies Act for acts
	conducted by Outside Audit & Supervisory Board
	Members (including former Outside Audit &
	Supervisory Board Members) entered into before
	the conclusion of the 94th Annual General Meeting
	of Shareholders shall still be governed by Article 39
	of the Articles of Incorporation before the
	amendment, which was resolved at the said
	Annual General Meeting of Shareholders.
(Newly established)	(Transitional Measures Regarding Measures for
(Newly established)	Electronic Provision, etc.)
	<u>1 The deletion of Article 14 (Disclosure via the</u>
	Internet of Reference Documents for a General
	Meeting of Shareholders etc., and Deemed
	Provision of Information) of the current Articles
	of Incorporation and the establishment of Article
	14 (Measures for Electronic Provision, etc.) of
	the proposed amendment shall come into effect
	on September 1, 2022 (the "Effective Date").
	However, the Article 14 of the current Articles of
	Incorporation shall remain in force with respect
	to a general meeting of shareholders to be held
	on a date within six (6) months after the
	Effective Date.
	2 These supplementary provisions shall be
	deleted on the date after six (6) months have
	lapsed from the Effective Date or on the date
	after three (3) months have lapsed from the date
	of the general meeting of shareholders set forth
	in the preceding paragraph, whichever is later.