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[Documents to be Delivered] Securities Code: 7595 Date of sending by postal mail: June 4, 2024 Start date of measures for electronic provision: May 30, 2024

To Our Shareholders:

Yoshimaro Fujisawa, Chairman ARGO GRAPHICS Inc. 5-14 Nihonbashi-hakozaki-cho, Chuo-ku, Tokyo

NOTICE OF THE 40TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

We are pleased to announce the 40th Annual General Meeting of Shareholders of ARGO GRAPHICS Inc. (the "Company"), which will be held as indicated below.

When convening this general meeting of shareholders, the Company takes measures for providing information that constitutes the content of Reference Documents for the General Meeting of Shareholders, etc. (matters subject to measures for providing information in electronic format) in electronic format, and posts this information as "Notice of the 40th Annual General Meeting of Shareholders" on the Company's website. Please access the following website by using the internet address shown below to review the information.

[The Company's website] https://corp.argo-graph.co.jp/ir/stocks.html (in Japanese)

In addition to posting matters subject to measures for providing information in electronic format on the Company's website, the Company also posts this information on the Tokyo Stock Exchange (TSE) website (Listed Company Search).

[TSE website] https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show (in Japanese)

Access the TSE website by the above internet address, enter "ARGO GRAPHICS" under "Issue name (company name)" or the Company's securities code "7595" under "Code," and click "Search." Then click "Basic information" and select "Documents for public inspection/PR information," then check "Notice of General Shareholders Meeting / Informational Materials for a General Shareholders Meeting" under "Filed information available for public inspection."

Instead of attending the meeting in person, you may exercise your voting rights either in writing or via the Internet and other means. Please read the Reference Documents for the General Meeting of Shareholders and exercise your voting rights by no later than 5:30 p.m. on Wednesday, June 19, 2024 (Japan Standard Time).

1. Date and Time: Thursday, June 20, 2024 at 2:00 p.m. (JST)

- 2. Venue: Royal Park Hotel, 2F, Banquet room "ARIAKE"
 - 2-1-1 Nihonbashi-Kakigara-cho, Chuo-ku, Tokyo

3. Purpose of the Meeting:

Items to be reported:

1. The Business Report and the Consolidated Financial Statements for the 40th fiscal year (from April 1, 2023 to March 31, 2024), and the results of audit of the Consolidated Financial Statements by the Financial Auditor and the Audit and Supervisory Committee

2. The Non-consolidated Financial Statements for the 40th fiscal year (from April 1, 2023 to March 31, 2024) **Items to be resolved:**

Proposal No. 1 Appropriation of Surplus

Proposal No. 2 Election of Ten Directors Who Are Not Audit and Supervisory Committee Members

4. Other Matters Relating to General Meetings of Shareholders

In the event that no approval or disapproval is expressed for the respective proposals in the Voting Rights Exercise Form, it will be treated as the intent of approval for the proposals.

- We will post any revision made to the matters subject to measures for providing information in electronic format on the Company's website and the TSE website if such a revision has been made.
- The following matters are posted on the aforementioned respective websites in accordance with the provisions of laws and regulations and Article 14 of the Company's Articles of Incorporation. In addition, the Audit and Supervisory Committee and Financial Auditor audited the documents subject to auditing including the following matters.

"Business progress and results" "Status of assets and income for the last three fiscal years" "Issues to be addressed" "Principal business" "Major offices and plants and the status of employees" "Status of shares" "Status of significant concurrent positions of company officers" "Status of Audit and Supervisory Committee Members who have considerable knowledge related to finance and accounting" "Summary of content of liability limitation agreements" "Summary of content of the Company's directors and officers liability insurance policy" "Matters regarding outside officers" "Status of Financial Auditor" "Summary of content of systems to ensure the appropriateness of operations and outline of the operating status of the systems" "Basic policy regarding control of the Company" "Policy on decisions on the dividends from surplus" "Consolidated statements of changes in equity" "Notes to consolidated financial statements" "Non-consolidated balance sheet" "Non-consolidated statements of income" "Non-consolidated Statement in changes in equity" "Notes to non-consolidated financial statements" "Financial Auditor's audit report on consolidated financial statements" "Financial Auditor's audit reports on non-consolidated financial statements" "Audit and Supervisory Committee's audit reports"

Reference Documents for the General Meeting of Shareholders

Proposals and Reference Information

Proposal No. 1 Appropriation of Surplus

The Company considers the return of profit to shareholders one of our business priorities. We make the following proposal in relation to the year-end dividend for the current fiscal year in consideration of future business developments and a basic policy to maintain stable dividends.

- (1) Type of dividend property To be paid in cash
- Allotment of dividend property and the aggregate amount thereof
 ¥50 per common share of the Company
 Total payment: ¥1,087,742,300
 Accordingly, including the interim dividend of ¥40 per share, the annual dividend for the current fiscal year will be ¥90 per common share.
- (3) Effective date of dividends from surplus June 21, 2024

Proposal No. 2 Election of Ten Directors Who Are Not Audit and Supervisory Committee Members

The terms of office of all ten Directors who are not Audit and Supervisory Committee Members of the Company will expire at the conclusion of this meeting. Therefore, the Company proposes the election of ten Directors who are not Audit and Supervisory Committee Members. The candidates for Director are as follows:

The cana	Name						
	(Date of birth)	Career summary, position and responsibility in the Company, and significar					
No.	Number of the Company's	concurrent positions outside the Company					
	shares owned		1 1 2				
		Apr. 1965	Joined Nippon Remington Univac Kaisha, Ltd. (currently BIPROGY Inc.)				
		Apr. 1985	Joined the Company				
	[Reelection]	Sept. 1985	Director				
	Yoshimaro Fujisawa	Mar. 1992	Senior Managing Director, General Manager of Business				
	(October 8, 1942)		Management Headquarters				
	589,000 shares	June 1999	Representative Director, Senior Managing Director, General				
1			Manager of Business Management Headquarters				
		Apr. 2000	President				
		June 2007	Chairman & CEO and Executive Officer (current position)				
	[Reasons for nomination as candidate for Director]						
	He possesses both abundant experience and knowledge as a corporate manager in successive roles as President and						
	Chairman. He is also well-informed about the Group's overall business and management, and works on business						
	development with an eye to the future. So that he may continue to pursue further improvements of governance of the						
	Group and help maintain and enhance the supervisory function of the Board of Directors, the Company nominates him as a candidate for Director.						
	as a candidate for Director.	A 1080	Leined IDM Lener 144				
		Apr. 1989	Joined IBM Japan, Ltd.				
		Jan. 2002	Seconded to the Company				
	[Reelection] Muneshi Ozaki (March 25, 1965) 22,100 shares	Apr. 2005	Joined the Company, Deputy Division Manager of West Japan				
			Division				
		Apr. 2010	Executive Officer, Division Manager of West Japan Division				
		June 2013	Director and Executive Officer				
		Apr. 2014	Managing Director				
2		Apr. 2015	President and Executive Officer				
		June 2015	President & COO and Executive Officer (current position)				
	[Reasons for nomination as candidate for Director]						
	Based on his abundant experience and knowledge of sales, and together with the Chairman, he has worked towards						
	enhancing the Group's governance, while having overall responsibility for all of the Company's businesses as						
	President since April 2015. So that he may continue to pursue further improvements of governance of the Group and						
	help maintain and enhance the supervisory function of the Board of Directors, the Company nominates him as a						
	candidate for Director.						

No.	Name (Date of birth) Number of the Company's shares owned	Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company				
3	[Reelection] Kunio Hasebe (April 24, 1959) 9,800 shares	Apr. 1984 Oct. 2006 June 2008 May 2010 Aug. 2010 Apr. 2011 Apr. 2014 Apr. 2015 June 2015 June 2016 June 2022	Joined Hakuto Co., Ltd. Transferred to Hakuto Information Technology Co., Ltd. Director of Hakuto Information Technology Co., Ltd. Joined the Company Transferred to HULINKS Inc. Director of HULINKS Inc. Executive Officer, Deputy General Manager of Administration Division of the Company Executive Officer, General Manager of Administration Headquarters Director and Executive Officer Managing Director Senior Managing Director (current position)			
	[Reasons for nomination as candidate for Director] Based on his abundant experience in key administration areas, including accounting and finance, human resources, and general affairs, he is involved in the Group's overall management. So that he may continue to pursue further improvements of governance of the Group and help maintain and enhance the supervisory function of the Board of Directors, the Company nominates him as a candidate for Director.					
4	[Reelection] Kiyoshi Ishikawa (April 24, 1962) 18,000 shares [Reasons for nomination as candi He has consistently been placed i record, he has been responsible fo of the technical division, since be	June 1986 June 1999 Apr. 2002 July 2002 June 2005 Apr. 2014 date for Direct n the Company or improving th ing appointed a p maintain and	Joined the Company Executive Officer, General Manager of Engineering Solution Promotion Office Executive Officer, Division Manager of System Service Division Executive Officer, Division Manager of Customer Service Division Director and Executive Officer Managing Director (current position) or] or] or technical division, and based on his abundant experience and track- ie internal technical capabilities and the skills of engineers as the head a Director. So that he may continue to pursue further improvements of enhance the supervisory function of the Board of Directors, the			
5	[Reelection] Takanori Nakai (July 21, 1952) 24,100 shares [Reasons for nomination as candi He is conversant with the PLM bi appointed a Director, he has contr the President as Executive Vice P he may continue to pursue further	Apr. 1976 June 1984 Apr. 2001 Oct. 2003 Apr. 2004 Apr. 2010 June 2011 June 2013 June 2015 date for Direct usiness and also ributed to prom resident since a	Joined Nippon Univac Kaisha Ltd. (currently BIPROGY Inc.) Joined ARGO 21 Corp. Executive Officer, General Manager of Product Business Division of ARGO 21 Corp. Joined the Company Executive Officer, Division Manager of Business Unit 4 Senior Executive Officer, Division Manager of Business Unit 5 Director and Executive Officer Managing Director Executive Vice President (current position)			

No.	Name (Date of birth) Number of the Company's shares owned	Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company				
6	[Reelection] Takeshi Fujimori (January 27, 1956) 9,600 shares [Reasons for nomination as candi Based on his abundant experience been providing management diree Thailand since July 2022. So that	e as a Director ction on location he may contir	Joined ARGO 21 Corp. Joined the Company Executive Officer, Division Manager of West Japan Division Executive Officer, Division Manager of Central Japan Division Director and Executive Officer Managing Director Senior Managing Director Senior Managing Director (current position) tor] with overall responsibility for Central and West Japan districts, he has on as the Managing Director of New System Service Co., Ltd. in nue to pursue further improvements of governance of the Group and tion of the Board of Directors, the Company nominates him as a			
	candidate for Director. [Reelection, Outside] Tetsuya Fukunaga (February 1, 1960) - shares	Dec. 2002 Feb. 2003 Apr. 2005 June 2005 Apr. 2008 June 2008 Apr. 2014 Apr. 2017 June 2017 Apr. 2021 Apr. 2022 Apr. 2024	Joined Sumisho Electronics Co., Ltd. Director and Managing Executive Officer, General Manager of Business Support Division of Sumisho Electronics Co., Ltd. Executive Officer, in charge of management reforms of Sumisho Computer Systems Corporation (currently SCSK Corporation) Director and Executive Officer Director and Managing Executive Officer Outside Director of the Company (current position) Director and Senior Managing Executive Officer Director and Executive Officer & CFO Senior Managing Executive Officer Director and Senior Managing Executive Officer			
7	 [Reasons for nomination as candidate for Outside Director and overview of expected roles] [Reasons for nomination as candidate for Outside Director and overview of expected roles] He served for many years in the finance sector and the IT sector, and possesses abundant knowledge and experience as a corporate officer and CFO. The Company has nominated him as an Outside Director in order to draw on his advice and opinions concerning the Company's management and business execution, utilizing this experience and knowledge. At the conclusion of this General Meeting of Shareholders, he will have served 16 years as an Outside Director of the Company. (About Tetsuya Fukunaga's independence) (1) There is no plan for him to receive, nor has he received in recent years, a large sum of money or other property from the Company or a specified associated company of the Company. (2) He is not a spouse, a relative within the third degree of kinship, or any other person equivalent thereto of an executive of the Company or a specified associated company of the Company. (3) He has not served as an executive of a stock company that succeeded to the rights and obligations of the Company through a merger, absorption-type company split, incorporation-type company split or acceptance of transfer of business during the past two years immediately prior to such merger. 					

No.	Name (Date of birth) Number of the Company's shares owned	Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company						
	[Reelection, Outside,	Apr. 1987	Joined RECRUIT FROM A Inc. (currently Recruit Jobs Co., Ltd.)					
	Independent]	Apr. 1995	Joined the Institute of Computational Fluid Dynamics					
	Rieko Ido	Apr. 2006	Lecturer, Tama Art University (current position)					
	(Current surname: Oshio)	Dec. 2014	Representative of Yukisuki No Kuni LLC (current position)					
	(July 29, 1964) - shares		Representative of atmosphere designs LLC (current position)					
		June 2017	Outside Director of the Company (current position)					
	[Reasons for nomination as candidate for Outside Director and overview of expected roles]							
	She is a pioneer in custom information engineering that analyzes folklore from an engineering perspective. While							
	conducting research activities on traditional techniques and performing arts across Japan, she is also applying her							
	efforts to building networks of relevant parties and passing down of skills. Furthermore, while being a lecturer at Tama							
0	Art University she is also involved in corporate management as a company representative. The Company has nominated her as an Outside Director in order to draw on her advice and opinions concerning management and							
8			nd social contribution perspective, utilizing this broad experience and					
	insight.	in a arverbicy a	na soona controlaton perspective, attizing and oreal experience and					
	e	Meeting of Sh	areholders, she will have served seven years as an Outside Director of					
	the Company.	e						
	(About Rieko Ido's independence	e)						
	(1) There is no plan for her to rec	eive, nor has s	he received in recent years, a large sum of money or other property					
	from the Company or a specia	fied associated	company of the Company.					
	(2) She is not a spouse, a relative within the third degree of kinship, or any other person equivalent thereto of an							
	executive of the Company or	a specified ass	ociated company of the Company.					
	(3) She has not served as an executive of a stock company that succeeded to the rights and obligations of the Company							
			split, incorporation-type company split or acceptance of transfer of					
	business during the past two							
		Apr. 1984	Joined Sony Corporation (currently Sony Group Corporation)					
		Apr. 2002	Head of Technology Department of B&P Company					
		May 2006	Seconded to Sony EMCS Corporation					
			(currently Sony Global Manufacturing & Operations Corporation)					
		Jan. 2008	Head of Design Department of Kosai TEC Executive Officer, President of Kosai TEC					
	[Reelection, Outside,	Oct. 2010	Deputy Head of Professional Solutions and Software Design					
	Independent] Norikazu Ito	001. 2010	Division, Software Design Headquarters of Sony Corporation					
	(September 13, 1958)	Jan. 2011	Head of Professional Solutions and Software Design Division,					
	- shares	Jan. 2011	Software Design Headquarters					
	Sildres	July 2014	Seconded to Sony Techno Create Corp.					
		July 2014	Director					
		Aug. 2014	Representative Director and President					
		June 2019	Outside Director of the Company (current position)					
		Oct. 2020	Director of Sony Techno Create Corp.					
9	[Reasons for nomination as candidate for Outside Director and overview of expected roles]							
	He has achieved much through initiatives for research in information processing, AI and image processing over many							
	years at a major electronics manufacturer. In addition, in the group companies of the relevant manufacturer, he has							
	built experience in both the field of manufacturing and management, and has been involved in corporate management.							
	The Company has nominated him as an Outside Director in order to draw on his advice and opinions concerning the							
	Company's management and business execution, utilizing this abundant experience and knowledge.							
	At the conclusion of this General Meeting of Shareholders, he will have served five years as an Outside Director of the							
	Company.							
	(About Norikazu Ito's independence)							
	(1) There is no plan for him to receive, nor has he received in recent years, a large sum of money or other property							
	from the Company or a specified associated company of the Company.							
	(2) He is not a spouse, a relative within the third degree of kinship, or any other person equivalent thereto of an executive of the Company or a specified associated company of the Company.							
	 (3) He has not served as an executive of a stock company that succeeded to the rights and obligations of the Company through a merger, absorption-type company split, incorporation-type company split or acceptance of transfer of business during the past two years immediately prior to such merger. 							

No.	Name (Date of birth) Number of the Company's	Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company					
	shares owned						
		July 1980	Researcher, Japan Society for the Promotion of Science				
		Oct. 1981	Ames Research Center, National Aeronautics and Space				
			Administration (NASA)				
			Researcher, National Research Council				
		Jan. 1984	Tutor, Department of Aeronautics, Faculty of Engineering, the				
			University of Tokyo				
		Apr. 1985	Research Officer, National Aerospace Laboratory of Japan, Science				
		_	and Technology Agency (currently the Ministry of Education,				
	[Reelection, Outside,		Culture, Sports, Science and Technology)				
	Independent]	July 1987	Senior Research Officer of National Aerospace Laboratory of Japan				
	Kozo Fuji	Mar. 1988	Associate Professor, Institute of Space and Astronautical Science,				
	(October 17, 1951)		Ministry of Education, Science, Sports and Culture (currently the				
	- shares		Ministry of Education, Culture, Sports, Science and Technology)				
		July 1997	Professor of Institute of Space and Astronautical Science				
		Oct. 2003	Professor, Institute of Space and Astronautical Science, Japan				
			Aerospace Exploration Agency				
		Apr. 2015	Professor, Faculty of Engineering, Tokyo University of Science				
		June 2017	Audit & Supervisory Board Member of the Company				
		June 2023	Outside Director of the Company (current position)				
10		Oct. 2023	Visiting Professor, Faculty of Engineering, Tokyo University of				
			Science (current position)				
	[Reasons for nomination as candidate for Outside Director and overview of expected roles]						
	He has continued cutting-edge research at NASA and at JAXA, specializing in aerospace and mechanical numerical						
	simulations. He is currently involved in wide-ranging teaching and research activities in the computational science and						
	information technology fields, including industrial applications, as a visiting professor at the Tokyo University of						
	Science. The Company has nominated him as an Outside Director in order to draw on his advice and opinions						
	concerning the Company's management and business, based on this abundant experience and knowledge.						
	At the conclusion of this General Meeting of Shareholders, he will have served one year as an Outside Director of the						
	Company (he also served as the Outside Audit & Supervisory Board Member of the Company from June 2017 to June						
	2023). Kozo Fuji has not previously been directly involved in the management of a company. However, the Company						
	judges he will appropriately fulfill his duties as an Outside Director based on the above reasons.						
	(About Kozo Fuji's independence)						
	(1) There is no plan for him to receive, nor has he received in recent years, a large sum of money or other property from the Company or a specified according domain of the Company.						
	from the Company or a specified associated company of the Company. (2) He is not a spouse, a relative within the third degree of kinship, or any other person equivalent thereto of an						
	(2) He is not a spouse, a relative within the third degree of kinship, or any other person equivalent thereto of an executive of the Company or a specified associated company of the Company.						
	(3) He has not served as an executive of a stock company from which the Company succeeded the rights and						
	obligations through a merger, absorption-type company split, incorporation-type company split or acceptance of						
	transfer of business during the past two years immediately prior to such merger.						
Notes) 1.			resentative Director of AIS Hokkaido Inc., ARGO BUSINESS SERVICI				
	Inc., HULINKS Inc., HPC Solutions Inc., CAD SOLUTIONS Inc., System Planet Co., Ltd., ADVANCE						
	TECHNOLOGIES CO., LTD.,	New System	Service Co., Ltd., and New System Vietnam Co., Ltd. Muneshi Oza				
	concurrently serves as Representative Director of WIDE SOFT DESIGN Co., Ltd. Kiyoshi Ishikawa concurrently						
			o., Ltd. Takanori Nakai concurrently serves as Representative Director				
	ADVANCED TECHNOLOGIES CO., LTD. These companies also conduct some sales belonging to the same category						
	the Company. There is no special interest between any other candidates and the Company.						
2.	Candidate for Director Rieko Ido's surname is Oshio through marriage, but she conducts business using her maiden nan						
-	Ido.						
3.	The responsibilities of the Directors currently in office at the Company are as stated in "2. Matters Regarding Corpora						
A	Officers, (1) Names of Directors, etc." in the Notice of Convocation of the 40th Annual General Meeting of Shareholde The Company has entered into a directors and officers liability insurance policy with an insurance company, as stipulat						
4.	The Company has entered into a	ourectors and o	nucers naminy insurance noncy with an insurance company as stipillate				

4. The Company has entered into a directors and officers liability insurance policy with an insurance company, as stipulated in Article 430-3, paragraph (1) of the Companies Act. A summary of the contents of the insurance policy is provided in "Matters Regarding Corporate Officers, (4) Summary of the Contents of the Directors and Officers Liability Insurance Policy" in the Informational Materials for the 40th Annual General Meeting of Shareholders (Matters for Which Document Provision is Omitted from the Matters Subject to Measures for Providing Information in Electronic Format) If this proposal is approved as presented, and all candidates are elected and assume their positions as Directors, the Company plans to include them as insured under such insurance policy. In addition, when such insurance policy is renewed, the Company plans to renew the policy with the same terms.

- 5. The Company states in its Articles of Incorporation that the Company may enter into an agreement with an Outside Director to limit their liability for damages up to a certain degree in order to be able to attract capable persons as Outside Directors. The Company has entered into such limited liability agreements with Tetsuya Fukunaga, Rieko Ido, Norikazu Ito and Kozo Fujii, and plans to continue such agreements if they are reelected. The outline of the agreement is as follows.
 - The maximum liability for damages of the Company arising from an Outside Director neglecting his/her duties shall be either an amount specified in advance that is not less than 1 million yen, or an amount as prescribed by laws and regulations, whichever is higher.
- 6. The number of the Company's shares owned does not include the number of shares in the Argo Graphics Executive Stockholding Association.
- 7. The Company has submitted notification that Rieko Ido, Norikazu Ito, and Kozo Fuji have been appointed as independent officers based on the provisions of the Tokyo Stock Exchange, and plans to continue to designate them as independent officers if elected.

[Reference] Skills matrix of Directors who are not Audit and Supervisory Committee Members

Subject to the approval of Proposal No. 2, the skills matrix of Directors who are not Audit and Supervisory Committee Members shall be as follows.

Name	Corporate Manage- ment	Sales Marketing	Technology	Finance & Accounting	Legal Affairs Risk Manage- ment	Human Resources	ESG	Global
Yoshimaro Fujisawa	•	•		•	•		•	
Muneshi Ozaki	•	•	•		٠			
Kunio Hasebe				•	٠	•	•	
Kiyoshi Ishikawa	•		•			•		
Takanori Nakai		•	•					•
Takeshi Fujimori		•	•					•
Tetsuya Fukunaga	•			•	٠			•
Rieko Ido	•	•					•	
Norikazu Ito	•		•			•		
Kozo Fuji			•					•

Note: The above skills matrix does not represent all of the expertise possessed by each Director.