This document has been translated from the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail. The Company assumes no responsibility for this translation or for direct, indirect or any other forms of damages arising from the translation.

Securities code: 6062

September 5, 2025

(Start date of electronic provision of documents: September 4, 2025)

To Shareholders with Voting Rights:

Shiro Kokaji President & COO Charm Care Corporation 3-6-32 Nakanoshima, Kita-ku, Osaka, Japan

NOTICE OF

THE 41st ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

We would like to express our appreciation for your continued support and patronage.

We hereby inform you that the 41st Annual General Meeting of Shareholders of Charm Care Corporation (the "Company") will be held as described below.

For the convocation of this General Meeting of Shareholders, the Company has taken electronic provision measures for the information contained in the Reference Documents for the General Meeting of Shareholders (matters for electronic provision) and has posted them on the Company website. Please access the website below and review the materials.

The Company website:

https://www.charmcc.jp/corp/

(Please access the above website, select "IR INFO" then "Shareholders Meeting" from the menu, and review the materials.)

The matters for electronic provision are also posted on the Tokyo Stock Exchange (TSE) website, so you can access them there as well via the link below.

TSE website (Listed Company Search):

https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show

(Access the above TSE website, enter the issue name "Charm Care Corporation" or the securities code "6062" and click on Search. Select "Basic Information" and then "Documents for Public Inspection/PR Information," and check the "Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting" in the "Filed information available for public inspection" section.)

If you will not be attending the meeting in person, you may exercise your voting rights through either of the methods below. Please review the Reference Documents for the General Meeting of Shareholders and exercise your voting rights.

[Exercise of voting rights via the Internet, etc.]

Please access the website designated by us for exercising voting rights (https://www.web54.net) (in Japanese only), follow the guidance on screen, and enter your votes for or against each of the proposals by 5:30 p.m. Japan time, Wednesday, September 24, 2025.

When exercising your voting rights via the Internet, etc., please refer to the "Guidance for Exercise of Voting Rights via the Internet, etc."

[Exercise of voting rights in writing]

Please indicate your votes for or against each of the proposals on the Voting Rights Exercise Form, and return the form to us by 5:30 p.m. Japan time, Wednesday, September 24, 2025.

1. Date and Time: Thursday, September 25, 2025 at 10:00 a.m. Japan time

(Reception will start at 9:30 a.m.)

2. Place: Conference Room, 4F Shin Daibiru

1-2-1 Dojimahama, Kita-ku, Osaka, Japan

(Please refer to the Map of Shareholder's Meeting Venue (Japanese version

only) at the back of this Notice.)

3. Meeting Agenda:

Matters to be reported: 1. The Business Report and Consolidated Financial Statements for the

Company's 41st Fiscal Year (July 1, 2024 – June 30, 2025) and results of audits by the Accounting Auditor and the Audit & Supervisory Board

of the Consolidated Financial Statements

2. Non-consolidated Financial Statements for the Company's 41st Fiscal Year (July 1, 2024 – June 30, 2025)

Proposals to be resolved:

Proposal 1: Appropriation of Surplus Proposal 2: Election of Seven (7) Directors

- When attending the meeting, please submit the Voting Rights Exercise Form to the reception desk. Please also bring this Notice with you to save resources.
- Reception is scheduled to start at 9:30 a.m. Since it is expected to become quite busy shortly before the meeting start time, please try to arrive early.
- In consideration of fairness between those shareholders attending the General Meeting of Shareholders in person and those who are unable to attend, there will be no souvenirs for attending shareholders. We appreciate your understanding.
- If revisions are made to the matters for electronic provision, the Company will post a notice to that effect and show the revisions on the aforementioned company and Tokyo Stock Exchange websites*
- Pursuant to the Companies Act, shareholders are in principle requested to review the matters subject to electronic provision by accessing the websites indicated above. Only shareholders who made a request for delivery of documents by the record date are to be provided with the documents in writing. However, for this General Meeting of Shareholders, the Company will uniformly send documents describing the matters subject to electronic provision to all shareholders, regardless of whether they requested delivery.

Please note that the following items of the matters for electronic provision* are omitted from the mailed hard copies, pursuant to laws and regulations and Article 14 Paragraph 2 of the Company's Articles of Incorporation. Therefore, the hard copies represent only part of the materials audited by Audit & Supervisory Board Members and the Accounting Auditor in the preparation of their audit reports.

- Notes to Consolidated Financial Statements
- Notes to Non-consolidated Financial Statements
- If you exercise your voting rights in writing and do not indicate approval/disapproval for a proposal on the voting form, it will be treated as if you approved it.

*(available only in Japanese)

Guidance for Exercise of Voting Rights via the Internet, etc.

How to read the QR code "Smart Exercise®"

You can log in to the voting website without entering the voting code and password.

1 議決権行使書用紙右下に記載のQRコードを読み取ってください。



※「QRD-K」は株式会社デンソーウェーブの登録商者です。

2 以降は画面の案内に従って賛否をご入力ください。



「スマート行使・」での議決権行使は1回に限り可能です。

議決権行使後に行使内容を変更する場合は、お子数ですがパソ コン向けサイトへアクセスし、議決権行使書用組に配載の「議 決権行使コード」・「パスワード」を入力してログイン、再度議 決権行使をお願いいたします。 今QRコードを再展読み取っていただくと、パソコン向けサイト へ適移できます。

Any inquiries about how to operate your PC or smartphone when exercising voting rights via the Internet should be directed to the contact details set out to the right.

How to enter the voting code and password

Voting website

https://www.web54.net

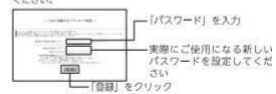
議決権行使ウェブサイトにアクセスしてください。



2 議決権行使書用紙に記載された「議決権行使コード」を ご入力ください。



3 議決権行使害用紙に記載された「パスワード」をご入力



4 以降は画面の案内に従って賛否をご入力ください。

※操作画面はイメージです。

Dedicated telephone number of Stock Transfer Agency Web Support, Sumitomo Mitsui Trust Bank, Limited

Telephone number: **0120-652-031** (toll free only within Japan) (Business hours 9:00 to 21:00)

If you exercise your voting rights both by the Voting Rights Exercise Form and via the Internet, etc., we will treat the vote exercised via the Internet, etc. as valid.

If you exercise your voting rights multiple times via the Internet, etc., we will treat the last vote exercised as valid. Institutional investors may use the electronic voting rights exercise platform for institutional investors operated by ICJ, Inc.

Reference Documents for the General Meeting of Shareholders

Proposal 1: Appropriation of Surplus

Recognizing the enhancement of shareholder interests as an important issue, the Company's basic policy regarding distribution of profits is to conduct stable dividends upon comprehensive consideration of profit levels and payout ratio, etc. Internal reserves will be allocated to purposes that include the reinforcement of management foundations, capital investments for business expansion, and the securing and training of human resources.

Based on the above policy, the Company proposes the appropriation of surplus as follows, taking into account the Company's performance during the fiscal year under review and future business development.

Items Related to the Year-end Dividend

- (1) Type of dividend property Cash
- (2) Items related to the allocation of dividend property and total amount thereof The Company proposes a dividend of 34 yen per share of common stock of the Company. In this case, the total amount of dividends will be 1,110,725,192 yen.
- (3) Effective date of dividends of surplus

 The Company proposes an effective date of September 26, 2025.

Proposal 2: Election of Seven (7) Directors

The terms of office of all seven (7) Directors will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, the Company proposes the election of seven (7) Directors, including three (3) Outside Directors.

The candidates for Director are as follows.

No.	Name	Current positions and responsibilities at the Company	Election category, etc.
1	Takahiko Shimomura	Chairman & CEO In charge of Risk Management Office	[Reappointment]
2	Shiro Kokaji	President & COO In charge of Tokyo Metropolitan Area Long- Term Care Business Division, Real Estate Business Division, Sales Division, DX Promotion Office, and Business Planning Office	[Reappointment]
3	Yoshihiko Maeda	Director Executive Officer In charge of HR Department, Information System Office, Administration Office, Finance and Accounting Office, and Corporate Planning Office	[Reappointment]
4	Shigeki Yokoyama	Director Executive Officer Head of Business Administration Office, in charge of Kinki Metropolitan Area Long-Term Care Business Division, Education & Training Dept., Long-Term Care DX Promotion Office, and Business Administration Office	[Reappointment]
5	Tomokazu Yamazawa	Director	[Reappointment] [Outside] [Independent]
6	Kenji Nishikado	Director	[Reappointment] [Outside] [Independent]
7	Kimiko Tanaka	Director	[Reappointment] [Outside] [Independent]

No.	Name (Date of birth)	Career summa	Career summary, positions and responsibilities at the Company (Significant concurrent positions)				
		April 1966	Joined Okagumi Co., Ltd.				
		April 1969	Joined Shimomura Construction Co., Ltd.				
		June 1969	Director, Shimomura Construction Co., Ltd.				
		June 1973	Representative Director, Shimomura Construction Co., Ltd.				
		November 2004	Representative Director and President, the Company				
		June 2008	Director and Chairman, Shimomura Construction Co., Ltd. (current position)				
	Takahiko Shimomura (June 3, 1943) [Reappointment] Attendance at the Board of Directors meetings	July 2014	Representative Director and President, General Manager, Business Development Department, the Company				
		July 2015	Representative Director and President, the Company	5,302,300			
1		July 2020	Representative Director, Chairman and President, the Company	2,2 2=,2 00			
	in fiscal 2025: 19/19 (100%)	November 2021	Outside Director, wellvill Co., Ltd. (current position)				
		October 2024	Representative Director, Chairman & CEO, the Company (current position)				
		January 2025	Outside Director, Tokyu e-Life Design Inc. (current position)				
		In charge of:					
		Risk Managemen					
		[Significant concu					
		Outside Director,					
		Outside Director, Tokyu e-Life Design Inc.					

Mr. Takahiko Shimomura has spearheaded the Company as its founder and contributed to the enhancement of its corporate value. He also has a wealth of experience in corporate management, as well as excellent character and insight. For these reasons, the Company has renominated him as a candidate for Director.

No.	Name (Date of birth)	Career summa	Number of shares of the Company held	
2	Shiro Kokaji (February 13, 1974) [Reappointment] Attendance at the Board of Directors meetings in fiscal 2025: 19/19 (100%)		Joined Anshin Networks Co., Ltd. Joined the Company General Manager, Business Development Department, the Company Deputy General Manager, Business Division, and General Manager, Tokyo Metropolitan Business Department, the Company Director, Deputy General Manager, Business Division, and General Manager, Tokyo Metropolitan Business Department, the Company Director, Managing Executive Officer, Deputy General Manager, Business Division, and General Manager, Tokyo Metropolitan Business Department, the Company Director, Managing Executive Officer, Manager, DX Promotion Office and Manager, Business Planning Office, the Company Representative Director, President & COO; Manager, DX Promotion Office; Manager, Business Planning Office, the Company Representative Director, President & COO, the Company (current position)	34,820

Since joining the Company, Mr. Shiro Kokaji has been engaged in business development as well as in the operation and administration of fee-based homes for the elderly with long-term care, accumulating extensive experience and achievements. He has also built up knowledge and experience in management as President. In addition, he possesses outstanding character and insight. For these reasons, the Company has renominated him as a candidate for Director.

No.	Name (Date of birth)	Career summa	ry, positions and responsibilities at the Company (Significant concurrent positions)	Number of shares of the Company held	
		April 1987	Joined The Daiwa Bank, Limited (now Resona Bank, Limited)		
		April 2017	General Manager, Operations Reform Department, Saitama Resona Bank, Limited		
	Yoshihiko Maeda (February 12, 1965) [Reappointment] Attendance at the Board of Directors meetings in fiscal 2025: 19/19 (100%)	April 2019	Executive Officer, deputy in charge of Administration Division, in charge of Administration Promotion Division, deputy in charge of Securities International Administration Division, The Minato Bank, Ltd.		
		April 2021	Executive Officer, in charge of Process Reform Division, Kansai Mirai Financial Group, Inc.		
			Executive Officer, in charge of Process Reform Division, and Administration Promotion Division, The Minato Bank, Ltd.	2,200	
3		April 2022	Executive Officer, Manager in charge of Process Reform Division, The Minato Bank, Ltd.		
	, ,		Executive Officer, in charge of Process Reform Division, The Kansai Mirai Bank, Limited		
		April 2023	Executive Officer, the Company		
		September 2023	Director, Executive Officer, the Company (current position)		
		In charge of:			
			Information System Office, Administration Office, ounting Office, and Corporate Planning Office		

Mr. Yoshihiko Maeda has extensive experience at major financial institutions, as well as broad knowledge and experience in administrative areas including finance, accounting, human resources, general affairs, business planning, information systems, and compliance. He also possesses an excellent character and insight. For these reasons, the Company has renominated him as a candidate for Director.

No.	Name (Date of birth)	Career summa	Number of shares of the Company held	
4	Shigeki Yokoyama (May 14, 1974) [Reappointment] Attendance at the Board of Directors meetings in fiscal 2025: 19/19 (100%)	Education & Trai Operations Mana [Significant concu	~	30,920
	[Passans for namination	n as a condidate for	n Directoral	

Mr. Shigeki Yokoyama has worked primarily in the Operations Management Office since joining the Company. He has extensive knowledge about the long-term care insurance system as well as a wealth of experience and achievements, in addition to which he has also engaged in the operation and administration of fee-based homes for the elderly with long-term care. He also has an excellent character and insight. For these reasons, the Company has renominated him as a candidate for Director.

No.	Name (Date of birth)		ry, positions and responsibilities at the Company (Significant concurrent positions)	Number of shares of the Company held		
		April 1971	Joined Keihanshin Kyuko Railway Company			
		June 1999	Deputy General Manager, Administration Division, and Manager, Public Relations Office, Hankyu Corporation			
		June 2000	Director, General Manager, Administration Division, Hankyu Corporation			
	A A	April 2002	Representative Director and President, Daiichi Hankyu Hotels Co., Ltd (currently Hankyu Hanshin Hotels Co., Ltd.)			
	Tomokazu Yamazawa (November 26, 1947)	June 2007	Director, Hankyu Hanshin Holdings, Inc.			
	[Reappointment]	April 2012	Representative Director and Chairman, Hankyu Hanshin Hotels Co., Ltd.			
	[Outside] [Independent]	June 2012	Representative Director and President, Hanshin Expressway Company Limited	_		
	Attendance at the Board	April 2014	Advisor, Hankyu Hanshin Hotels Co., Ltd.			
	of Directors meetings in fiscal 2025:	June 2016	Advisor, Hanshin Expressway Company Limited			
	19/19 (100%)	June 2017	Outside Director, The Senshu Ikeda Bank, Ltd.			
		September 2017	Outside Director, the Company (current position)			
5		June 2018	Outside Director, Senshu Ikeda Holdings, Inc.			
			Non-executive Director, The Senshu Ikeda Bank, Ltd.			
		July 2023	Chairperson, Board of Trustees, Osaka University of Economics (current position)			
		[Significant concu	Significant concurrent positions]			
		Chairperson, Boar				

[Reasons for nomination as a candidate for Outside Director and outline of expected roles] Mr. Tomokazu Yamazawa has served in important positions, including as Representative Director and President of Hankyu Hanshin Hotels Co., Ltd. and Representative Director and President of Hanshin Expressway Company Limited, and has a wealth of experience and a high degree of insight in corporate management. He has also expressed valuable opinions and provided guidance to and supervision of the Company's management. The Company has renominated him as a candidate for Outside Director with the expectation that he will continue his contributions to the strengthening of business execution supervision functions, and that he will offer advice from a management perspective that takes advantage of his wealth of experience and high degree of insight in corporate management.

The Company has designated him as an Independent Officer as stipulated by the Tokyo Stock Exchange and registered him as such with the Exchange. In the event of his re-election, the Company will continue to register him as an Independent Officer.

He will have served as Outside Director of the Company for eight (8) years at the conclusion of this General Meeting of Shareholders.

No.	Name (Date of birth)	Career summa	Number of shares of the Company held					
		April 1993	Joined Sumitomo Bank Limited (currently Sumitomo Mitsui Banking Corporation)					
		September 2009	Joined EDION Corporation General Manager, Investor and Public Relations Department					
		August 2010	Joined Green Hospital Supply, Inc.					
			General Manager, Finance & Accounting Department					
		June 2012	Director, General Manager, Finance & Accounting Department, Green Hospital Supply, Inc.					
		June 2015	Managing Director, General Manager, Finance & Accounting Department, Green Hospital Supply, Inc.					
		June 2016	Joined Ship Healthcare Holdings, Inc.					
	77 '' 37' 1 '1 1		Manager, Management Administration Office					
	Kenji Nishikado (April 7, 1970) [Reappointment] [Outside] [Independent] Attendance at the Board	April 2019	Director, Ainet Systems, Inc.					
			Director, Japan Pana-Use Co., Ltd. (current position)					
			Director, I&C Co., Ltd. (current position)					
		July 2019	Director, Nihon System Kagu Co., Ltd.					
		October 2019	Director, Nihon Network Service Co., Ltd.					
	of Directors meetings in fiscal 2025:	September 2020	Outside Director, the Company (current position)					
6	19/19 (100%)	June 2021	Representative Director and President, Japan Pana-Use Co., Ltd.					
		June 2022	Company Auditor, Ainet Systems, Inc.					
		June 2023	Audit & Supervisory Board Member, Nihon Network Service Co., Ltd.					
		June 2024 Senior Managing Director, General Manager, Administration Division, Green Hospital Supp Inc. (current position)						
	1	February 2025	Director, Cocco Co., Ltd. (current position)					
		[Significant concu						
		Director, Japan Pa						
		Director, I&C Co.						
		Senior Managing Green Hospital Su						
		Director, Cocco C	co., Ltd.					

[Reasons for nomination as a candidate for Outside Director and outline of expected roles]

Mr. Kenji Nishikado has a wealth of practical experience in private-sector companies and has served as a director at various companies in the Ship Healthcare Holdings Group, giving him a wealth of knowledge and experience in corporate management. He has also provided valuable opinions and recommendations that benefit the Company's management, and the Company has renominated him as a candidate for Outside Director with the expectation that he will continue to offer advice from a management perspective that takes advantage of his wealth of knowledge and experience in corporate management.

The Company has designated him as an Independent Officer as stipulated by the Tokyo Stock Exchange and registered him as such with the Exchange. In the event of his re-election, the Company will continue to register him as an Independent Officer.

He will have served as Outside Director of the Company for five (5) years at the conclusion of this General Meeting of Shareholders.

No.	Name (Date of birth)		Number of shares of the Company held	
No. 7			ry, positions and responsibilities at the Company (Significant concurrent positions) Joined Japan Airlines Co., Ltd. Joined CMIC HOLDINGS Co., Ltd. Executive Officer, President's Secretariat, CMIC HOLDINGS Co., Ltd. Joined Warehouse TERRADA Co., Ltd. Outside Director, TOHO LAMAC. Co., Ltd. Advisor, Takumi Sosei Co., Ltd. Part-time Lecturer, Faculty of Nursing, Wayo Women's University Outside Director, the Company (current position) Outside Audit & Supervisory Board Member, STORAGE-OH Co., Ltd. Outside Director, IMURA & Co., Ltd. (current position) Outside Audit & Supervisory Board Member, Sakata Seed Corporation (current position) Outside Director, STORAGE-OH Co., Ltd. (current position)	shares of the
		Outside Director,	STORAGE-OH Co., Ltd. IMURA & Co., Ltd. Supervisory Board Member, Sakata Seed	

[Reasons for nomination as a candidate for Outside Director and outline of expected roles]

Ms. Kimiko Tanaka has engaged broadly in human resources education and service quality improvement at Japan Airlines Co., Ltd. and CMIC HOLDINGS Co., Ltd. She has also served as an Outside Director for a listed company and has a wealth of experience and a high degree of insight. The Company has renominated her as a candidate for Outside Director with the expectation that she will continue to contribute to human resources education and service quality improvement at the Company and offer valuable opinions and recommendations that will benefit the Company's management.

She has no experience of involvement in corporate management other than a past appointment as Outside Director, but for the above reasons, the Company believes that she will be able to perform her duties as Outside Director appropriately.

The Company has designated her as an Independent Officer as stipulated by the Tokyo Stock Exchange and registered her as such with the Exchange. In the event of her re-election, the Company will continue to register her as an Independent Officer.

She will have served as Outside Director of the Company for four (4) years at the conclusion of this General Meeting of Shareholders.

Notes: 1. There are no special interests between the candidates and the Company.

- 2. Messrs. Tomokazu Yamazawa and Kenji Nishikado and Ms. Kimiko Tanaka are candidates for Outside Director as defined in Article 2, Item 15 of the Companies Act.
- 3. Pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, the Company has entered into an agreement with Messrs. Tomokazu Yamazawa and Kenji Nishikado and Ms. Kimiko Tanaka to limit their liability for damages under Article 423, Paragraph 1 of said Act, with liability for damages under the agreement limited to the minimum liability amount stipulated in Article 425, Paragraph 1 of the Act. If they are reappointed, the Company plans to continue the agreement with them.
- 4. The Company has entered into a directors and officers liability insurance contract with an insurance company, as stipulated in Article 430-3, Paragraph 1 of the Companies Act. In the event of a claim for compensation for damages arising from an act committed by the insured, which includes the Company's Directors, this insurance policy will cover any damages for which the insured would be liable (however, this excludes damages, etc. arising from an illegal act, etc. by the insured). If candidates are elected as Directors, they will be the insured under this insurance policy.

The Company plans to renew this insurance policy with the same contents when it is next due for renewal. (Reference)

Skills Matrix

The expertise and experience of Directors and Audit & Supervisory Board Members in the event that Proposal 2 is approved as proposed are as follows.

				Expertise and experience								
Name	Position at the Company	Outside	Independent	Corporate management and business strategy	Internal control and governance	New openings and real estate	Operation of nursing care facilities	Sales and marketing	Finance and accounting	Legal and compliance	HR and human resource development	DX
Takahiko Shimomura	Representative Director, Chairman & CEO			•	•	•	•	•	•	•	•	
Shiro Kokaji	Representative Director, President & COO			•	•	•	•	•				•
Yoshihiko Maeda	Director, Executive Officer			•	•				•	•	•	
Shigeki Yokoyama	Director, Executive Officer			•	•		•			•		•
Tomokazu Yamazawa	Director	•	•	•	•			•	•	•	•	
Kenji Nishikado	Director	•	•	•	•				•	•	•	
Kimiko Tanaka	Director	•	•	•	•					•	•	
Toshiro Kosaka	Full-time Audit & Supervisory Board Member	•	•	•	•				•	•		
Hirofumi Ohshika	Audit & Supervisory Board Member			•	•				•	•		
Katashi Enomoto	Audit & Supervisory Board Member	•	•	•	•				•	•	•	•

⁽Note) The table above does not cover all of the expertise and knowledge possessed by each Director and Audit & Supervisory Board Member.