To whom it may concern:

Mizuho Financial Group, Inc. Mizuho Corporate Bank, Ltd. Shinko Securities Co., Ltd. Mizuho Securities Co., Ltd.

Signing of merger agreement between Shinko Securities Co., Ltd. and Mizuho Securities Co., Ltd.

Mizuho Securities Co., Ltd. ("MHSC") and Shinko Securities Co., Ltd. ("Shinko") have held discussions regarding the merger of the two companies, based on the new Basic Agreement for Merger signed on April 28, 2008. We hereby announce that, based on the discussions, following the resolutions of respective board meetings held today, MHSC and Shinko have signed the merger agreement. The merger will be subject to the approvals at the respective general shareholders meetings and clearance from relevant authorities.

1. Purpose of Merger

In the face of the financial and capital markets worsening on a global scale since the occurrence of the U.S. sub-prime loan problem in 2007, restructuring of U.S. and European investment banks is taking place together with reviews of financial regulation on a global basis. At the same time, Japan's financial and capital markets also continue to be in a difficult situation. Further worsening of our economic environment is set to continue, and the outlook for the country's securities industry is expected to become increasingly uncertain.

MHSC and Shinko have postponed the effective date of merger twice in the midst of turmoil in the financial and capital markets. However, after the signing of the Basic Agreement for Merger on April 28, 2008, careful exchange of views between the two companies were conducted, and it was determined that it is necessary, as a member of the Mizuho Financial Group, to leverage our strength as a securities arm of a banking institution, to be more competitive in a market where there is now greater uncertainty, to improve our service providing capabilities to our clients and furthermore to reestablish our business to enable us to offer competitive cutting-edge financial services on a global basis. We are now convinced that conducting the merger this time in accordance with the purpose for which it was originally intended, through the combining of MHSC which has a global investment banking business platform and Shinko which has a nation-wide client base and full-service securities company network, will provide our clients with professional services of the highest quality.

The merged entity will, in order to promptly deliver the merger effect (synergistic effect), combine its organization and personnel, strengthen its product-providing capabilities, expand its client base and strengthen its cost control and risk management, even under a severe business environment, to further stabilize its business base.

2. Outline of merger

(1) Merger schedule

Signing date of the Basic Agreement for Merger: April 28, 2008

Notice of record date for General Shareholders Meetings: February 9, 2009 (Shinko)

Record date for General Shareholders Meetings: February 25, 2009 (Shinko)

Resolution of board of directors regarding the merger: March 4, 2009
Signing date of merger agreement: March 4, 2009

General Shareholders Meetings for approving merger agreement:

MHSC April 3, 2009 (scheduled)

Shinko April 3, 2009 (scheduled)

Expected date of merger (effective date): May 7, 2009 (scheduled)

(2) Merger Structure

Shinko will be the surviving entity, and MHSC will be the dissolving entity.

(3) Merger Ratio

Company Name	Shinko (surviving entity)	MHSC (dissolving entity)
Merger Ratio	1	122

(*) 1. Allotment ratio of stocks

122 shares of Shinko common stock for each share of MHSC common stock will be allocated for delivery. However, the merger ratio is subject to change upon consultation and mutual agreement between the two parties if the various conditions that form the basis of calculating the ratio should materially change.

2. Number of new shares to be issued by Shinko in connection with the merger

Shares of common stock 815,570 thousand shares (scheduled)

(4) Calculation Basis for Merger Ratio

(1) Basis of calculation

For the sake of fairness in calculating the merger ratio, Shinko and MHSC appointed GCA Savvian Co., Ltd. ("GCA") and KPMG FAS Co., Ltd. ("KPMG FAS"), respectively, as providers of third-party valuations and have obtained a merger ratio calculation report from them.

2 Calculation process

GCA, taking into account that MHSC is a private company, adopted the comparable company method by which relative comparison is possible. In addition, in order to provide multiple viewpoints in reviewing the valuations under the comparable company method, GCA tested other methods including direct comparison of earnings and adjusted book value.

Method adopted	Range of merger ratio
Comparable company method	97~135

As for the comparable company method, it is based on an analysis of the results of financial, tax and legal due diligence of the merging companies followed by the adjusted book value of the two companies multiplied by share price multiples of comparable companies. As for the share price multiples, the reference date is February 27, 2009, and periods of approximately 1 month and 3 months preceding the reference date were used for the analysis.

GCA submitted the calculation report based on information provided by the two companies and publicly disclosed information, under the assumption that all such information is complete and accurate, and it has not independently evaluated, appraised or assessed the assets and liabilities of either of the two companies or their respective affiliates. GCA's calculation reflects the information and economic conditions through February 27, 2009.

KPMG FAS adopted the comparables method as the primary evaluation approach and analyzed the value per share, the basis of the merger ratio, taking into account the two company's profitability and financial conditions. KPMG FAS, taking the results of the above mentioned analysis into consideration, conducted the calculation in light of the actual transaction of this merger, in a comprehensive manner.

Method adopted	Range of merger ratio
Comparables method	110 ∼145

As for the comparables method, the comparable company method was adopted for MHSC, and both the market share price method and the comparable company method were adopted for Shinko.

As for the market share price method and the comparable company method, the reference date for the valuation is February 27, 2009, and the average closing prices of the 1 month and 3 month periods preceding the reference date were adopted.

KPMG FAS submitted the calculation report based on results of due diligence and other information provided by the two companies and publicly disclosed information, under the assumption that all such information is complete and accurate, and it has not independently evaluated, appraised or assessed the assets and liabilities of either of the two companies or their respective affiliates. KPMG FAS's calculation reflects the information and economic conditions through February 27, 2009.

As for the final determination of the validity of the merger ratio, it was based on the careful exchange of views between the two companies, Shinko referring to the merger ratio calculation result of GCA and MHSC referring to the merger ratio calculation result of KPMG FAS, and took into account the two companies' financial and asset situation and other factors in a comprehensive manner.

③ Relationship with the evaluation conducting parties
Each of GCA and KPMG FAS, the providers of third-party valuations, is not a related party of Shinko and MHSC, respectively.

(5) Merger-related cash distribution

No cash distribution will be made.

(6) Treatment of share warrant(s) and/or convertible bond(s) of the dissolving company MHSC does not have any outstanding share warrants or convertible bonds.

3. Outline of the New Company

(1) Trade name: Mizuho Securities Co., Ltd.

(2) Business type: Financial Instruments Business

(3) Address of main office: 1-5-1, Otemachi, Chiyoda-ku, Tokyo

(4) Names of representatives: Chairman, Takashi Kusama

President & CEO, Keisuke Yokoo

(5) Capital stock: ¥ 125,167 million (6) Net assets: ¥ 530,861 million

(The figure is the simple aggregation of the two companies as of December

31, 2008 on a consolidated basis)

(7) Total assets: $mathbr{Y}$ 23,141,176 million

(The figure is the simple aggregation of the two companies as of December

31, 2008 on a consolidated basis)

(8) Fiscal year end: March 31

(9) Shares outstanding: 1,626,688 thousand shares (scheduled)

(10) Accounting treatment: As to the accounting treatment regarding the merger, we plan to use the

purchase method with MHSC as the acquirer, based on Accounting

Standard for Business Combinations ("Opinion on setting the Accounting

Standard for Business Combinations (Business Accounting Council (October 31, 2003)) and Implementation Guidance on Accounting

Standard for Business Combinations and Accounting Standard for Business

Divestures (ASBJ Guidance No. 10 (December 26, 2008)). (Reverse

acquisition treatment is planned due to Shinko being the legal surviving

entity.) In addition, in relation to the assessment of fair value, the likelihood

of the occurrence of goodwill or, in the case of such occurrence, the actual

amount, etc., have not yet been determined. Details will be released as soon

as they are determined.

(11) Post merger earnings forecast: The new company will be reporting its earnings on a quarterly basis for the

purpose of providing prompt disclosure and will not provide an earnings

forecast. However, it will aim to distribute dividends on its common stock

starting from its initial year of operation.

For reference: Outline of merging companies (as of December 31, 2008)

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Shinko Personnel As of December 31, 2008, there are three employees on loan from relationships Shinko to MHSC. Business Securities trading, including repo transactions. relationships Other related As Mizuho Corporate Bank, Ltd., the principal shareholder of parties Shinko, holds over half of MHSC's voting rights, MHSC is a related	(15) Relationship, etc.,	Capital ties			
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parties Shinko, holds over half of MHSC's voting rights, MHSC is a related				Bank, Ltd., the principal shareholder of	
party of Silliko.		party of Shinko.			

(16) Custodial accounts assets	¥11.8 trillion		¥9.1 trillion			
(17) Business performance	Fiscal y	ear ended Ma	rch 31,	Fiscal	year ended Mai	rch 31,
for previous three fiscal years	2006	2007	2008	2006	2007	2008
(consolidated)		(in million	ns of yen, exce	ept per share in	formation)	
Operating revenues	152,915	146,794	146,514	454,473	647,292	223,677
Operating income	39,263	23,786	12,223	67,194	45,845	-430,293
Ordinary income	43,184	29,056	14,633	71,682	46,315	-433,672
Net income	34,962	21,935	9,404	20,815	26,951	-418,669
Net income per share	44.77	28.45	12.16	5,648.75	7,313.79	-96,512.02
Dividends per share	12.00	12.00	10.00	1,800.00	3,800.00	0.00
Shareholders' equity per share	356.86	368.49	354.88	112,256.30	119,199.55	49,437.93

<For inquiries on this matter, please contact>

Mizuho Financial Group, Inc. Corporate Communications

Public Relations Office Tel. 81-3-5224-2026

Shinko Securities Co., Ltd. Public & Investor Relations Dept. Tel. 81-3-5203-6413 Mizuho Securities Co., Ltd. Corporate Communications Office Tel. 81-3-5208-2030

This immediate release contains statements that constitute forward-looking statements within the meaning of the United States Private Securities Litigation Reform Act of 1995, including our plans relating to the merger of MHSC and Shinko and information regarding the payment of dividend distributions. Such forward-looking statements do not represent any guarantee by management of future events of future performance. These statements reflect our current views with respect to future events and are subject to risks, uncertainties and assumptions. The following factors, among others, could cause actual results to differ from those described in the forward-looking statements in this immediate release: the inability to obtain shareholder and governmental approvals for the merger on a timely basis or at all; the risk that the businesses of MHSC and Shinko will not be integrated successfully or as quickly as expected; the risk that the synergies from the merger may not be fully realized or may take longer to realize than expected; and increased competition in the domestic and international securities and investment banking industries. Additional factors that could affect future results are contained in "Item3.D. Key Information-Risk Factors," and "Item 5. Operating and Financial Review and Prospects" in our most recent annual report on Form 20-F filed with, and in our report on Form 6-K dated February 13, 2009 furnished to, the U.S. Securities and Exchange Commission ("SEC"), which is available in the Financial Information section of Mizuho Financial Group, Inc.'s web page at www.mizuho-fg.co.jp/english/ and also at the SEC's web site at www.sec.gov. We do not intend to update our forward-looking statements. We are under no obligation, and disclaim any obligation, to update or alter our forward-looking statements, whether as a result of new information, future events or otherwise, except as may be required by the rules of the Tokyo Stock Exchange.



Merger between Shinko Securities and Mizuho Securities

Business Strategy of the "New" Mizuho Securities

March 4, 2009





Mizuho Securities

Business Strategy of the "New" Mizuho Securities

2 pillars of our business strategy

- ✓ The "New" Mizuho Securities (MHSC) will pursue long-term growth by promoting a client-oriented business model ("Back to Basics") aiming to become a reliable solution provider for clients.
- ✓ The "New" MHSC will establish a strong business management base by promoting cost control and other measures which enable us to cope with environmental changes.

Establishing a new business model leveraging the "New" MHSC's strategic advantages

Strategic Advantages

- Full-line client base (wholesale, middle and retail)
- Strong management base as a MHFG-affiliated securities firm
- Outstanding capability for product/service development
- Global network

2 Pillars of the "New" MHSC's Business Strategy

Back to basics: Reliable solution provider for clients

Strongly promoting client-oriented business model

Establishing a strong business management base

Controlling cost at a proper level in accordance with recent difficult market conditions

Maximization of Synergy and Promotion of Group collaboration

Maximization of synergy and promotion of group collaboration

- ✓ The "New" MHSC will maximize the synergy effect of the merger in each business area by combining Shinko's strength in the middle/retail markets and MHSC's strength in the wholesale/institutional markets.
- In addition, the "New" MHSC will further promote close collaboration with Mizuho Corporate Bank (MHCB) and other Mizuho Financial Group (Mizuho Group) companies. Through these efforts, we will enhance our product development capability and client services, and increase the "New" MHSC's shareholder value.



36 Shinko Securities

Mizuho Securities Global platform as a leading

Nationwide client base Full-line securities business network

- 99 domestic business network
- Strong client base (1.4 million client accounts)
- One of the leading IPO lead managers (by number of deals)
- Strong track record of participation in numerous IPO deals
- Strong placement power in the middle/retail markets

Global network

- Close business relationship with domestic/overseas institutional investors and MHCB's clients
- Strong track record as a lead manager in large debt/equity finance deals
- Top-tier presence in underwriting and M&A advisory league tables

investment bank in Japan

• Product/service development, and research capability

Syneray

Close collaboration with MHCB and other Mizuho Group companies

Enhancing product development capability and client services

Increasing the "New" MHSC's shareholder value

Early Realization of Merger Effect

Basic Strategy and Action Plan

✓ Based on the "Basic Strategy", in order to early realize the merger effect, the following "Action Plan" will be promoted.

Early integration of organization and personnel Immediately establishing the "New" MHSC's corporate culture and maximize the synergy Expansion of client base Expanding full-line client base (domestic/overseas, wholesale/middle & retail) Expansion of client base organization and personnel Enhancement of product development capability and client services Providing high-quality and most optimal products/services to clients Promoting cost control efforts in accordance with the recent difficult market conditions

Action Plan		
Immediate realization of synergy	Promote immediate realization plan in each business area	
Collaboration with MHCB & other Mizuho Group companies	 Further promote collaboration with MHCB and other MHFG group companies, taking into account the upcoming deregulation of firewall regulation in Japan scheduled in June 2009 	
Promotion of global strategy (esp. USA)	Promote US full-line securities business strategy and Asian business development strategy	
Strengthening of equity business	Strengthen underwriting business by enhancing sales capability and leveraging the broad client (investor) base	
Strengthening of retail business	Strengthen client base by enhancing product development/client service capability and improving sales channels	
Strengthening of cost control	Strengthen profitability by promoting cost cut and increasing variable expense ratio	



Reference Information

Outline of Merger

Merger Schedule

Signing date of basic agreement for merger
 April 28, 2008

• Notice of base date of General Shareholders Meetings: February 9, 2009 (Shinko)

Base date of General Shareholders Meetings: February 25, 2009 (Shinko)

• Resolution of board of directors regarding the merger March 4, 2009

Signing date of merger agreement: March 4, 2009

• General Shareholders Meeting for approving merger agreement:

MHSC April 3, 2009 (scheduled)

Shinko April 3, 2009 (scheduled)

• Expected date of merger (effective date): May 7, 2009 (scheduled)

Merger Structure

• Shinko will be the surviving entity, and MHSC will be the dissolving entity.

Merger Ratio

Company Name	Shinko (surviving entity)	MHSC (dissolving entity)
Merger Ratio	1	122

Outline of the "New" MHSC

Trade Name	Mizuho Securities Co., Ltd.	
Address of main office	1-5-1, Otemachi, Chiyoda-ku, Tokyo	
Expected date of merger	May 7, 2009 (scheduled)	
Name and title of the representative	Chairman Takashi Kusama President Keisuke Yokoo	
Net assets	¥ 530,861 million (The figure is the simple aggregation of the two companies as of December 31, 2008 on a consolidated basis)	
Total Assets	¥ 23,141,176 million (The figure is the simple aggregation of the two companies as of December 31, 2008 on a consolidated basis)	
Fiscal year end	March 31	
Shares outstanding	1,626,688 thousand shares (scheduled)	
Listing of shares	TSE No.1 / OSE No.1 / NSE No.1	

Management Philosophy of the "New" MHSC

Philosophy

Fair & Positive

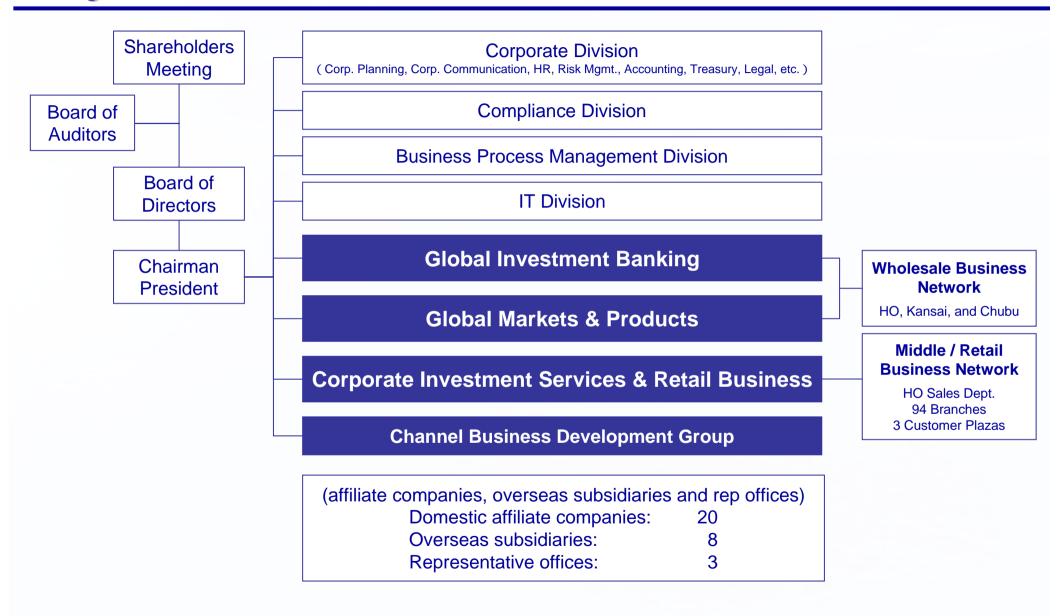
Policy

Mizuho Securities seeks to offer the best professional services that are chosen by clients at all times and contribute to sustainable development of the society as a responsible player in the capital markets

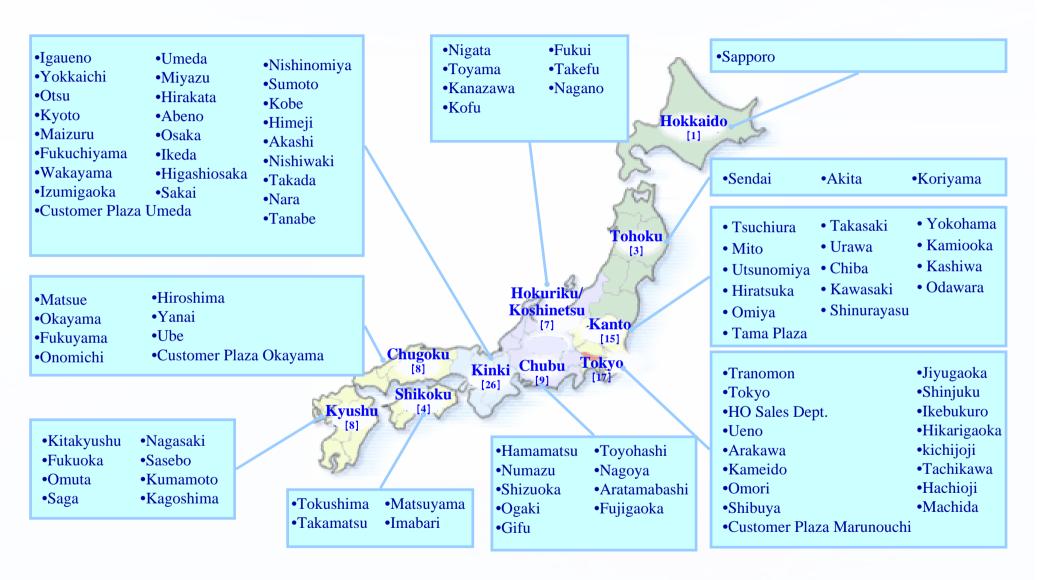
Corporate Vision

Mizuho Securities is committed to become the most reliable investment bank with global reach

Organization Chart



Middle / Retail Business Network



^{*} as of February 28, 2009

Overseas Network

