UNITED STATES

SECUR

SECURITIES AND EXCHANGE COMMISSION			
Washington, D.C. 20549			
Form 6-K			
Donat of Familian Language			
Report of Foreign Issuer			
Pursuant to Rule 13a-16 or 15d-16 of			
the Securities Exchange Act of 1934			
For the month of February, 2005			
MITSUBISHI TOKYO FINANCIAL GROUP, INC			
(Translation of registrant s name into English)			
4 -1, Marunouchi 2-chome, Chiyoda-ku			
Tokyo 100-6326, Japan			
(Address of principal executive offices)			

[Indicate by check mark whether the registrant files or

will file annual reports under cover Form 20-F or Form 40-F.]

Form 20-F <u>X</u> Form 40-F _____

[Indicate by check mark whether the registrant by furnishing the information
contained in this Form is also thereby furnishing the information to the Commission
pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.]

Yes _____ No _X_

SIGNATURES

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

Date: February 15, 2005

MITSUBISHI TOKYO FINANCIAL GROUP, INC.

By: /S/ Ryutaro Kusama

Name: Ryutaro Kusama

Title: Chief Manager, General Affairs Corporate Administration Division

Mitsubishi Tokyo Financial Group, Inc.

Notice of Allocation and number of shares

to be allocated for the First Series of Class 3 Preferred Shares, etc.

Tokyo, February 15, 2005 Mitsubishi Tokyo Financial Group, Inc. (Director, President and CEO: Nobuo Kuroyanagi) (the Company) hereby announces that the allocation and number of shares to be allocated for the First Series of Class 3 Preferred Shares which were resolved to be issued at the meeting of the Company s Board of Directors held on January 27, 2005, has been decided as follows.

The Company also announces the summary of terms and conditions of capital increase of The Bank of Tokyo-Mitsubishi, Ltd. (President: Nobuo Kuroyanagi), a wholly owned subsidiary of the Company, by means of third party allocation, to which the Company will apply its proceeds from the issuance of the First Series of Class 3 Preferred Shares.

1. Allocation and number of shares to be allocated for the First Series of Class 3 Preferred Shares

To be allocated to;	Number of shares to be allocated;	Amount to be paid;
Meiji Yasuda Life Insurance Company	40,000 shares	¥ 100,000,000,000
Tokio Marine & Nichido Fire Insurance Co., Ltd.	40,000 shares	¥ 100,000,000,000
Nippon Life Insurance Company	20,000 shares	¥ 50,000,000,000
Total	100,000 shares	¥ 250,000,000,000

2. Summary terms and conditions of capital increase of The Bank of Tokyo-Mitsubishi, Ltd.

Name First Series of Class 2 Preferred Shares of The Bank of Tokyo-Mitsubishi, Ltd.

Number of shares to be issued 100,000,000 shares

Issue price ¥2,500 per share

Amount accounted to stated share capital ¥1,250 per share

Aggregate amount of the issue price ¥250,000,000,000

Subscription date February 18, 2005 (Friday)
Payment date February 21, 2005 (Monday)

Preferred dividends \$\ \\$\\$460 per share; provided, that the preferred dividends on the preferred shares for the period beginning

February 21, 2005 and ending March 31, 2005 will be ¥6.42 per share.

Preferred interim dividends ¥30 per share

Mandatory retirement of the preferred

share The Bank of Tokyo-Mitsubishi, Ltd. may, at any time on and after February 22, 2010, redeem all or part of the preferred shares at ¥2,500 per share. In case of a partial redemption, it will be effected by

way of lot or other method.

Allocation and number of shares to be

allocated

All of the preferred shares will be allocated to the Mitsubishi Tokyo Financial Group, Inc. by means

of third-party allocation.

Initial date for dividend accrual February 21, 2005 (Monday)

Contact:

Mitsubishi Tokyo Financial Group, Inc.

Corporate Communications Office

Tel: 03-3240-9059

The purpose of this press release is to make a general public statement of the issuance and sale of shares of the Preferred Stock in Japan. It has not been prepared for the purpose of soliciting investments in the Preferred Stock.

The Preferred Stock will not be and has not been registered under the United States Securities Act of 1933, and may not be offered or sold in the United States absent registration or an applicable exemption from registration requirements.

<For reference>

allocated

1. Outline of the companies to which the First Series of Class 3 Preferred Shares are to be allocated

Name of the company to be allocated shares Meiji Yasuda Life Insurance Company

Number of shares to be allocated 40,000 shares

¥100,000,000,000 Amount to be paid

Head Office address Profile of the Name of Representative

company to be

Amount of Funds (as of September 30, 2004) allocated

Business description shares

Principal Shareholders and the ratio of shareholdings thereof

Number of shares of the company to be allocated shares

which are held by the Company

Class 1 Preferred Shares 8,350 shares

Capital Relationship relationship Number of shares of the Company which are held by the between the

company to be allocated shares company to be

shares and the Company Sales transaction

None. Business relationship other than sales transaction Business None

relationship,

Mr. Ryotaro Kaneko, President of the company to be Personnel relationship etc.

allocated shares, concurrently holds the office of

Ordinary Shares 48,499.59 shares*

1-1, Marunouchi 2-Chome, Chiyoda-ku, Tokyo, Japan

¥350,000,000,000 (including contingency reserve)

Director of the Company.

None.

(as of September 30, 2004)

Ryotaro Kaneko, President

Life insurance business

(as of October 1, 2004)

Not applicable.

Not applicable.

Agreement with respect to the shareholdings

Tokio Marine & Nichido Fire Insurance Co., Ltd. Name of the company to be allocated shares

Number of shares to be allocated 40,000 shares

¥100,000,000,000 Amount to be paid

> Head Office address 2-1, Marunouchi 1-Chome, Chiyoda-ku, Tokyo, Japan

Profile of the Name of Representative Kunio Ishihara, President

¥101,900,000,000 company to be Amount of Capital (as of October 1, 2004)

Business description Non-life insurance business allocated Principal Shareholders and the ratio of shareholdings thereof Millea Holdings, Inc. 100% shares

(as of October 1, 2004)

Relationship Capital Number of shares of the company to be allocated shares

between the relationship which are held by the Company

Number of shares of the Company which are held by the company to be

allocated company to be allocated shares

shares and the

None.

Class 1 Preferred Shares 8,350 shares

In addition to these shares, Meiji Yasuda Life Insurance Company has entrusted 175,000 Ordinary Shares for the retirement benefit trust as of September 30, 2004, for which shares the company retains the right to instruct the trustee s exercise of voting rights.

Company (as of October 1, 2004)

Ordinary Shares 141,649.82 shares

(as of September 30, 2004) Insurance transaction.

None.

Mr. Kunio Ishihara, President of the company to be allocated shares, concurrently holds the office of

Corporate Auditor of the Company.

Agreement with respect to the shareholdings

Business

etc.

Sales transaction

Personnel relationship

relationship, Business relationship other than sales transaction

None.

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Name of the company to be allocated shares Nippon Life Insurance Company

Number of shares to be allocated 20,000 shares

Amount to be paid ¥50,000,000,000

Head Office address 5-12, Imabashi 3-Chome, Chuo-ku, Osaka, Japan Profile of the Ikuo Uno, President

Name of Representative Amount of Funds ¥750,000,000,000

company to

between the

shares and the

of the present date

(as of September 30, 2004) (including contingency reserve)

be allocated Business description Life insurance business Principal Shareholders and the ratio of

Not applicable. shares

shareholdings thereof

Number of shares of the

company to be allocated

Not applicable.

shares which are held by

Relationship Capital the Company

relationship Number of shares of the

Company which are held

Ordinary Shares 125,018.13 shares company to

by the company to be (as of September 30, 2004) be allocated

allocated shares

None.

Sales transaction Company

> Business relationship **Business** relationship,

etc. other than sales None.

transaction

Personnel relationship None.

Agreement with respect to the shareholdings None.

2. Change in the aggregate number of outstanding shares of Mitsubishi Tokyo Financial Group, Inc.

Ordinary Shares 6,545,353.37 shares Aggregate number of outstanding shares as

(As of February 15,

2005)

Class 1 Preferred Shares 40,700 shares Class 3 Preferred Shares 0 share Class 4 Preferred Shares 0 share

Total 6,586,053.37 shares (As of February 15,

2005)

Number of shares to be issued Class 3 Preferred Shares 100,000 shares

Aggregate number of outstanding shares Ordinary Shares 6,545,353.37 shares

Class 1 Preferred Shares 40,700 shares

Class 1 Preferred Shares 40,700 shares

after the capital increase

Class 3 Preferred Shares 100,000 shares
Class 4 Preferred Shares 0 share
Total 6,686,053.37 shares

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