Securities Code: 5018

May 8, 2025

(Start of electronic provision: May 7, 2025)

To All Shareholders:

5-5-3 Minatojima Minamimachi, Chuo-ku, Kobe, Hyogo

MORESCO Corporation

Motohisa Morozumi President and Representative Director

Notice of the 67th Ordinary General Meeting of Shareholders

On behalf of the Board, I would like to thank you, our valued shareholders, for your continued support. MORESCO Corporation (hereinafter, the "Company" or "MORESCO") is pleased to announce that the 67th Ordinary General Meeting of Shareholders will be held on the date and at the venue specified below.

In convening this general meeting, the Company electronically provides information contained in the Reference Materials for the General Meeting of Shareholders, etc. (hereinafter, "Electronic Provision Matters") by posting it on its corporate website as "Notice of the 67th Ordinary General Meeting of Shareholders" and "Other Electronic Provision Matters for the 67th Ordinary General Meeting of Shareholders (matters omitted in the document for delivery)."

[MORESCO corporate website]

https://www.moresco.co.jp/ir/shareholders_info.php



Besides the above, the same information is also posted on the website of Tokyo Stock Exchange.

【Tokyo Stock Exchange website (TSE Listed Company Search service】 https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show



Enter "MORESCO" for the Issue name (company name) or the Company's securities code "5018" for the Code, and check "Notice of General Shareholders Meeting/Informational Materials for a General Shareholders Meeting" under "Basic information" and "Documents for public inspection/PR information."

If you exercise your voting rights by filling in a voting form or via the Internet, please refer to the Reference Materials for the General Meeting of Shareholders contained in the Electronic Provision Matters and exercise your voting rights in accordance with the methods described on pages 4 and 5 by 5:35 p.m. on Wednesday, May 28, 2025.

1. Date and Time: 10:00 a.m., Thursday, May 29, 2025

(Reception will open at 9:00 a.m.)

2. Venue: 6-10-1 Minatojima Nakamachi, Chuo-ku, Kobe

Kairaku Hall (B1F, Main Building), Kobe Portopia Hotel

3. Agenda:

Matters to Be Reported 1. the 67th fiscal year from March 1, 2024 to February 28, 2025

2. the 67th fiscal year from March 1, 2024 to February 28, 2025

Matters to Be Resolved

Agendum 1 Disposal of Retained Earnings

Agendum 2 Election of Six Directors (except Directors who are Audit and Supervisory

Committee Members)

Agendum 3 Election of One Director Who Is an Audit and Supervisory Committee Member

[Matters decided upon convening the Meeting]

If you exercise your voting rights both in writing (by mail) and via the Internet, the vote via the Internet shall be treated as effective.

If you exercise your voting rights multiple times via the Internet, only the last vote shall be treated as effective.

If you exercise your voting rights in writing (by mail) but do not indicate your approval or disapproval of each agendum in the voting form, your vote shall be treated as approval.

- * Of the Electronic Provision Matters, the matters below are not included in this Notice of the Ordinary General Meeting of Shareholders pursuant to laws and regulations as well as the provision of Paragraph 2, Article 12 of MORESCO's Articles of Incorporation.
- "Notes to Consolidated Financial Statements" of the Consolidated Financial Statements and "Notes to Non-consolidated Statements" of the Non-consolidated Financial Statements
- These items are a part of the Consolidated Financial Statements and Non-consolidated Financial Statements that had been audited by the Audit and Supervisory Committee and the Accounting Auditors in order to prepare the Audit Report and the Accounting Audit Report, respectively.
- * Please be aware that if it becomes necessary to revise any of the Electronic Provision Matters, the revised information will be posted on the relevant website.

- © Small gifts will no longer be presented to attendees of the General Meeting of Shareholders. We have also canceled the get-together party between our Directors and shareholders since the year before last, considering the difficulty in ensuring fairness between shareholders who are able to attend the General Meeting and shareholders who are unable to do so. We appreciate your understanding.
- When attending the meeting, please submit the enclosed Voting Rights Exercise Form to the reception at the meeting venue. Please also bring this notice of convocation with you for the sake of saving resources.
- © If a proxy attends the General Meeting of Shareholders, the proxy shall be a MORESCO shareholder who has a voting right pursuant to the provisions of Article 16 of MORESCO's Articles of Incorporation. In such a case, a document legitimizing the proxy must be submitted to MORESCO. Please note that persons other than shareholders who are entitled to exercise their voting rights will not be admitted to the meeting (however, persons accompanying shareholders with disabilities, guide dogs, hearing dogs, and service dogs, etc. will be permitted to enter the venue).
- The venue staff will guide shareholders in wheelchairs, etc. to their seats.

<On-demand distribution of the video and Pre-Submission of Questions for the General Meeting of Shareholders>

- © Cameras will be placed at the venue on the day of the General Meeting of Shareholders for the above video recording. In consideration of the privacy of the shareholders attending, attention will be paid so that only the screen images and the area around the seats of our directors will be video recorded. However, some of the shareholders present may be inevitably included in the video. We would appreciate your understanding.
- We accept questions regarding the agenda of the General Meeting of Shareholders in advance. Please access the General Meeting of Shareholders Question Form from the URL or QR code below, and enter the necessary information by the deadline. Among the questions received in advance, we will answer those that seem to be of high interest to shareholders and that we are able to answer, on the day of the General Meeting. Please note that we do not guarantee that we will respond to all questions received. Furthermore, if we are unable to respond to your question, we will not be able to respond to your question individually.

[Send advance questions to]: https://forms.office.com/r/LrSbZ8VUXe [Deadline for advance questions]: 5:35 p.m., Thursday, May 22, 2025



Reference Materials for the General Meeting of Shareholders

Agendum 1. Disposal of Retained Earnings

The Company positions shareholder returns as its key management issue. It is therefore the Company's basic policy to return profits to its shareholders in light of business performance, etc. while securing the internal reserves required for future business expansion and the enhancement of the management structure.

Based on this policy, the Company plans to pay out a year-end dividend for the current fiscal year under review as described below.

- (1) Type of dividend property

 Cash
- (2) Matters concerning appropriation of the dividend property and the total amount thereof 25 yen per share of the Company's common stock Total amount of dividends: 229,267,250 yen
 - Since 20 yen per share of the Company's common stock was paid as an interim dividend in November 2024, the annual dividend will be 45 yen per share.
- (3) Date on which distribution of retained earnings takes effect May 30, 2025

Agendum 2. Election of Six Directors (except Directors who are Audit and Supervisory Committee Members)

The term of office of all (six) Directors (except Directors who are Audit and Supervisory Committee Members; the same shall apply hereinafter in this agendum) will expire at the conclusion of this General Meeting of Shareholders. It is therefore proposed that six Directors should be elected.

Regarding this agendum, the Audit and Supervisory Committee of the Company has commented that the candidates and their selection processes are reasonable.

The candidates for Directors are as described below.

No.	Name (Date of birth)	Perso sign	Number of the Company's shares held	
		April 1987	Joined HBF Japan (currently, Sekisui Fuller Company, Ltd.)	
		March 1999	Joined MORESCO Corporation. Section Manager of Tokyo Sales, Sales Department III, MORESCO Corporation	
		March 2007	General Manager, Sales Department, Hot Melt Adhesive, MORESCO Corporation	
		May 2008	Executive Officer General Manager, Sales Department, Hot Melt Adhesive, MORESCO Corporation	
		March 2011	Executive Officer Division Manager, Hot Melt Adhesive and General Manager, Sales Department, Hot Melt Adhesive, MORESCO Corporation	
		May 2011	Director and Executive Officer Division Manager, Hot Melt Adhesive and General Manager, Sales Department, Hot Melt Adhesive, MORESCO Corporation	
	Motohisa Morozumi (April 23, 1962)	January 2012	President and Representative Director of PT. MORESCO MACRO ADHESIVE	40,544
1	(May 2014	Director and Managing Executive Officer Division Manager, Hot Melt Adhesive and General Manager, Sales Department, Hot Melt Adhesive, MORESCO Corporation	
		March 2015	Director and Managing Executive Officer Division Manager, Hot Melt Adhesive, MORESCO Corporation	
		May 2017	Director and Senior Managing Executive Officer Division Manager, Hot Melt Adhesive and Division Manager, Metal Working Fluids, MORESCO Corporation	
		May 2018	President and Representative Director, COO, MORESCO Corporation	
		May 2021	President and Representative Director, CEO, MORESCO Corporation (current position)	

[Reasons for nomination as Director]

Since he was appointed CEO (Chief Executive Officer), President and Representative Director in May 2021, Motohisa Morozumi has been steering the Company's overall management in all aspects, including running the Company during the COVID-19 pandemic, responding to the sharp rise in raw material prices, and demonstrating strong leadership in promoting sustainability management. In order to achieve both "the realization of a sustainable society" and "increasing added value of business," which is the theme of the 10th Medium-Term Management Plan covering the three years from FY2024 to FY2026, his management experience and knowledge are essential. He has been nominated as a candidate for Director of MORESCO Corporation, as we conclude that he will be able to continue to contribute to sustainably increasing the corporate value of MORESCO Corporation and the MORESCO Group as a Director.

27	Name		Personal history, position and duty at the Company,			
No.	(Date of birth)	and s	and significant concurrent positions outside the Company			
		April 1982	Joined MORESCO Corporation			
		March 2008	General Manager, Sales Department, Functional Fluids, MORESCO Corporation			
		May 2010	Executive Officer General Manager, Sales Department, Functional Fluids, MORESCO Corporation			
	Nobuhiro Sewaki (March 23, 1964)	March 2015	President and Representative Director, MORESCO (Thailand) Co., Ltd.			
		May 2015	Executive Officer in charge of Southeast Asia, MORESCO Corporation			
		May 2016	Senior Executive Officer in charge of Southeast Asia, MORESCO Corporation	21,978		
		February 2017	President and Representative Director, MORESCO HM&LUB INDIA PRIVATE LIMITED			
2		May 2017	Director, Senior Executive Officer in charge of Southeast Asia, MORESCO Corporation			
		May 2018	Director, Senior Executive Officer in charge of Global Operations, MORESCO Corporation			
		November 2020	Chairman, Wuxi MoreTex Technology Co., Ltd.			
		May 2021	Director and Senior Managing Executive Officer, COO, MORESCO Corporation (current position)			

[Reasons for nomination as Director]

Since he was appointed COO (Chief Operating Officer), Director and Senior Managing Executive Officer in May 2021, Nobuhiro Sewaki has supervised all Divisions and subsidiaries both in Japan and overseas by leveraging his abundant experience and knowledge of the operations of MORESCO Corporation and the MORESCO Group. In FY2023, he promoted initiatives to strengthen the overall business of the MORESCO Group, such as restructuring group companies in China and advancing corporate acquisition in North America. To promote the five basic policies set forth in the 10th Medium-Term Management Plan, his strong business execution capabilities, which he has cultivated through a wide range of negotiations with other companies and by promoting the business of the entire Group, are essential. He has been nominated as a candidate for Director of MORESCO Corporation, as we conclude that he will be able to continue to contribute to sustainably increasing the corporate value of MORESCO Corporation and the MORESCO Group as a Director.

Name	Perso	Number of the				
(Date of birth)	and					
(Date of birth) Hirofumi Fujimoto (July 14, 1966)	April 2010 July 2012 April 2015 May 2017 March 2019 March 2020 January 2021 May 2021 May 2021 March 2022 April 2024	Company Syndication Promotion Manager, Products Distribution Department, Mizuho Corporate Bank, Ltd. (currently, Mizuho Bank, Ltd.) Deputy General Manager, Shinjuku Corporate Banking Department, Mizuho Corporate Bank, Ltd. General Manager, Investors Service Department, Trust & Custody Services Bank, Ltd. (currently, Custody Bank of Japan, Ltd.) Senior Manager, Internal Audit Department, Mizuho Bank, Ltd. Joined MORESCO Corporation. Deputy General Manager, Strategy Planning Department General Manager, Overseas Sales Department, Hot Melt Adhesive, MORESCO Corporation Executive Officer in charge of administration segments, CFO, MORESCO Corporation Executive Officer in charge of administration segments and Safety, CFO, MORESCO Corporation Director and Senior Executive Officer, CFO in charge of administration segments and Safety, MORESCO Corporation Director and Senior Executive Officer, CFO, MORESCO Corporation Director and Senior Executive Officer, CFO, MORESCO Corporation Director and Senior Executive Officer, CFO, MORESCO Corporation	Company's shares held			
	(Date of birth) Hirofumi Fujimoto	(Date of birth) April 2010 July 2012 April 2015 May 2017 March 2019 March 2020 January 2021 May 2021 May 2021 May 2021 May 2021	(Date of birth) April 2010 Syndication Promotion Manager, Products Distribution Department, Mizuho Corporate Bank, Ltd. (currently, Mizuho Bank, Ltd.) July 2012 Deputy General Manager, Shinjuku Corporate Banking Department, Mizuho Corporate Bank, Ltd. April 2015 General Manager, Investors Service Department, Trust & Custody Services Bank, Ltd. (currently, Custody Bank of Japan, Ltd.) May 2017 Senior Manager, Internal Audit Department, Mizuho Bank, Ltd. March 2019 Joined MORESCO Corporation. Deputy General Manager, Strategy Planning Department March 2020 General Manager, Overseas Sales Department, Hot Melt Adhesive, MORESCO Corporation January 2021 Executive Officer in charge of administration segments, CFO, MORESCO Corporation March 2021 Executive Officer in charge of administration segments and Safety, CFO, MORESCO Corporation May 2021 Director and Senior Executive Officer, CFO in charge of administration segments and Safety, MORESCO Corporation March 2022 Director and Senior Executive Officer, CFO, MORESCO Corporation			

[Reasons for nomination as Director]

Since he was appointed CFO (Chief Financial Officer) in January 2021 and Director in May 2021, Hirofumi Fujimoto has been responsible for carrying out important duties in the corporate governance and administration segments of the Company. In April 2024, he was appointed Director in charge of sustainability, and has been promoting initiatives for sustainability management, such as human rights due diligence and management responses to strengthen human capital. To ensure the promotion of sustainability management, innovation of business processes, and improvement of the return on capital as declared in the 10th Medium-Term Management Plan, his multifaceted perspective and strong business execution capabilities are essential. He has been nominated as a candidate for Director of MORESCO Corporation, as we conclude that he will be able to contribute to sustainably increasing the corporate value of MORESCO Corporation and the MORESCO Group as a Director.

No.	Name (Date of birth)	Pers an	Number of the Company's	
	, , ,	A	Company Lained MORESCO Companying	shares held
		April 1996 March 2014 May 2018	Joined MORESCO Corporation General Manager, Sales Department, Metal Working Fluids, MORESCO Corporation Division Manager, Metal Working Fluids and General Manager, Sales Department, Metal Working Fluids,	
	Jiro Hosomi	May 2019	MORESCO Corporation Executive Officer Division Manager, Metal Working Fluids and General Manager, Sales Department, Metal Working Fluids, MORESCO Corporation	7.942
	(June 9, 1972)	May 2021	President and Representative Director, MORESCO TECHNO Co., Ltd. (current position)	,,,,
,		March 2023	Executive Officer Division Manager, Functional Fluids, MORESCO Corporation	
4		May 2024	Director, Executive Officer in charge of Global Operations, MORESCO Corporation (current position)	
		March 2025	President and Representative Director, MORESCO HM&LUB INDIA PRIVATE LIMITED (current position)	
	Representative Director and Promanager in 2023, he has been overseas subsidiaries, he has so Since he was appointed Directompanies in expanding their but he has been nominated as a car	al Manager of t resident of a sub- working to exp- ufficient experien- ctor in charge of business based on indidate for Direct	the Sales Department, Metal Working Fluids for many ysidiary in Japan in 2021. Since he was appointed Function and the business of the Division. In addition, with experience and insight regarding the operations of the Company at Global Operations in May 2024, he has been supervising this global management perspective, in addition to his expettor of MORESCO Corporation, as we conclude that he will be trate value of MORESCO Corporation and the MORESCO Graphics with the side of the supervision and the MORESCO Graphics with the supervision and the MORESCO Graphics was appointed from the supervision and the MORESCO Graphics was appointed from the supervision and the MORESCO Graphics was appointed for many ysterior and the supervision and the	al Fluids Division nee of working at nd its subsidiaries. ng overseas group rience and insight. be able to continue
		April 1992	Joined MORESCO Corporation	•
		March 2012	General Manager, R&D Department, Hot Melt Adhesive, MORESCO Corporation	
	[New]	March 2015	Executive Officer, General Manager, R&D Department, Hot Melt Adhesive, MORESCO Corporation	
	Katsuhito Fukuda (March 3, 1970)	March 2021	Executive Officer, General Manager, R&D Department, Hot Melt Adhesive and General Manager, Corporate R&D Department, MORESCO Corporation	1,609
5		March 2022	Executive Officer, General Manager, Corporate R&D Department, MORESCO Corporation (current	
	[Reasons for nomination as Dir	rector	position)	_

Katsuhito Fukuda served as General Manager of the R&D Department, Hot Melt Adhesive Division for many years, and became an Executive Officer of the Company in 2015. Since 2021, he has been serving as General Manager of the Corporate R&D Department, leading the Company's research and development in both existing and next-generation fields. He has been nominated as a candidate for Director of MORESCO Corporation as we conclude that by leveraging his experience and insight, he will be able to contribute to sustainably increasing the corporate value of MORESCO Corporation and the MORESCO Group as a Director. He is scheduled to assume the position of CTO (Chief Technology Officer), Director, and Executive Officer at this General Meeting of Shareholders and the Board of Directors' meeting following the conclusion of this General Meeting.

NI.	Name		Personal history, position and duty at the Company,				
No.	(Date of birth)	and s	and significant concurrent positions outside the				
6	(Date of blitti)	November 2007 September 2008 January 2012 January 2015	Company General Manager, Ichihara R&D Center, HD Division, Electronics Section, Showa Denko K.K. (now Resonac Corporation) General Manager, Technology Development Department, HD Section, Showa Denko K.K. Corporate Fellow, General Manager, Technology Development Department, HD Section, Showa Denko K.K. Senior Corporate Fellow, General Manager, Technology Development Control Department, HD	shares held			
	[New] Hiroshi Sakai (October 25, 1961)	January 2019 January 2020	Division, Showa Denko K.K. General Manager, Technology Development Control Department, Device Solutions Division, Showa Denko K.K.				
		March 2020 January 2022	Director, Corporate Officer, Chief Technology Officer (CTO), Showa Denko K.K Director, Managing Corporate Officer, Chief Technology Officer (CTO), Showa Denko K.K.				
		January 2022 January 2023	Managing Corporate Officer, Chief Technology Officer (CTO), Showa Denko Materials Co., Ltd. (now Resonac Corporation) Fellow, Resonac Corporation				
		January 2025	Advisor, Resonac Hard Disk Corporation (current position)				

Hiroshi Sakai has been engaged in research and development in the electronics field at a major chemical manufacturer for many years, and has abundant experience and knowledge in the development of products related to MORESCO Corporation and products with reduced environmental impact. He was also deeply involved in management of the manufacturer as its director and CTO. He has been nominated as a candidate for Outside Director of MORESCO Corporation, as we conclude that by leveraging his abundant experience and knowledge, he will provide us with guidance and advice regarding the management and research and development of the Company.

(Notes) 1. There are no particular conflicts of interest between any of the candidates and MORESCO Corporation.

- 2. Hiroshi Sakai is a candidate for Outside Director.
- 3. The Company has entered into a directors and officers liability insurance (D&O insurance) contract prescribed in Paragraph 1, Article 430-3 of the Companies Act with an insurance company to cover any damage that may be incurred in association with any liability that directors of the Company (who are the insured) bear with regard to the execution of their duties or any claim filed with regard to such liability (excluding damage, etc. attributable to any act conducted with awareness that it is violating any law or regulation).
 - Each candidate will be included among the insured of this insurance contract when his appointment is approved, and therefore the Company plans to renew the insurance contract with the same content on July 1, 2025, before the expiration of their term of office.
- 4. Special notes related to the candidates for outside directors are as follows. Contract for limitation of liability
 - The Company plans to enter into a contract with Hiroshi Sakai which limits the liability for damages in Paragraph 1, Article 423 of the Companies Act, in accordance with the Articles of Incorporation, pursuant to the provisions of Paragraph 1, Article 427 of the Companies Act if his election is approved. The liability for damages under the said contract is limited to the statutory amount.
- 5. The Company plans to register Hiroshi Sakai as an independent officer in accordance with the regulations of Tokyo Stock Exchange, Inc. if his election is approved.
- 6. The number of the Company's shares held by Motohisa Morozumi, Nobuhiro Sewaki, and Hirofumi Fujimoto includes their equity in the MORESCO Officers' stock ownership plan. The number of the Company's shares held by Katsuhito Fukuda includes his equity in the MORESCO employees' stock ownership plan.

[Comment by Audit and Supervisory Committee]

Regarding the election of directors of the Company, the Audit and Supervisory Committee of the Company has judged that as a result of discussions at the Committee, the eligibility of candidates and their selection processes are reasonable, as their appointment was decided by the Board of Directors after examination and approval by the Nominating/Compensation Committee, which is composed of all independent outside directors and representative directors.

Agendum 3. Election of One Director Who Is an Audit and Supervisory Committee Member

Kazuo Machigaki, Director who is an Audit and Supervisory Committee Member, will resign at the conclusion of this General Meeting of Shareholders. It is therefore proposed that one Director who is an Audit and Supervisory Committee Member should be elected as his substitute.

The term of office of the Director who is an Audit and Supervisory Committee Member to be elected as the substitute shall be until the expiration of the term of office of the resigning Director, in accordance with the provision of the Articles of Incorporation of the Company.

This agendum has been approved by the Audit and Supervisory Committee in advance.

The candidate for Director who is an Audit and Supervisory Committee Member is as described below.

Name (Date of birth)	Person signit	Number of the Company's shares held	
[New] Hiroko Fuji (September 27, 1960)	April 1981 May 2011 September 2011 April 2013 January 2017 January 2020 January 2021 June 2021	Joined Daimaru Co., Ltd. (currently, Daimaru Matsuzakaya Department Stores Co., Ltd.) Executive Officer and General Manager, MD Promotion Department 2, MD Strategy Promotion Office, Daimaru Matsuzakaya Department Stores Co., Ltd. Executive Officer and General Manager, Independent Business Unit, MD Strategy Promotion Office, Daimaru Matsuzakaya Department Stores Co., Ltd. Executive Officer and Store Manager, Daimaru Osaka Umeda, Daimaru Matsuzakaya Department Stores, Co., Ltd. Executive Officer and Store Manager, Daimaru Kobe, Daimaru Matsuzakaya Department Stores, Co., Ltd. Executive Officer and Store Manager, Daimaru Kobe, Daimaru Matsuzakaya Department Stores, Co., Ltd. Executive Officer and Store Manager, Daimaru Sapporo, Daimaru Matsuzakaya Department Stores, Co., Ltd. Executive Officer in charge of Special Assignments from President, Daimaru Matsuzakaya Department Stores, Co., Ltd. General Manager, Ad Tele-support Division, AD DAISEN Co., Ltd.	3,710
	May 2022	Director, MORESCO Corporation (current position)	

[Reasons for nomination as Outside Director who is an Audit and Supervisory Committee Member and overview of the expected role] Hiroko Fuji served as an executive officer for 10 years at a major department store, which is a group company of a listed corporation, and was deeply involved in the management of the company through working as the store manager of several flagship stores of the department store. She thus has abundant experience and knowledge of corporate management. Although she has no experience of being involved in the management of a company as a director, she has abundant experience of corporate management as an executive officer of a major department store as described above. Since she was appointed Director of the Company in May 2022, by making use of her experience and knowledge, she has provided us with guidance and advice on management of the Company and the career development of female employees and female managers of the Company, and has contributed to improving employee engagement and human resource development through dialogue with employees of sales and corporate administration segments. She has been nominated as a candidate for Outside Director who is an Audit and Supervisory Committee Member of MORESCO Corporation, as we conclude that she will be able to properly perform her duties as an Outside Director who is an Audit and Supervisory Committee Member by leveraging her experience and knowledge.

- (Notes) 1. There are no particular conflicts of interest between the candidate and MORESCO Corporation.
 - 2. Hiroko Fuji is a candidate for Outside Director.
 - 3. The Company has entered into a directors and officers liability insurance (D&O insurance) contract prescribed in Paragraph 1, Article 430-3 of the Companies Act with an insurance company to cover any damage that may be incurred in association with any liability that directors of the Company (who are the insured) bear with regard to the execution of their duties or any claim filed with regard to such liability (excluding damage, etc. attributable to any act conducted with awareness that it is in violation of any law or regulation).

The candidate will be included among the insured of this insurance contract when her appointment is approved, and therefore the Company plans to renew the insurance contract with the same content on July 1, 2025, before the expiration of her term of office.

- 4. Special notes related to the candidate for Outside Director are as follows.
 - (1) Term of office

Hiroko Fuji is currently an Outside Director of the Company, and her term of office as an Outside Director will be three years at the conclusion of this General Meeting.

- (2) Contract for limitation of liability
 - The Company has entered into a contract with Hiroko Fuji which limits the liability for damages in Paragraph 1, Article 423 of the Companies Act, in accordance with the Articles of Incorporation, pursuant to the provisions of Paragraph 1, Article 427 of the Companies Act, and the liability for damages under the said contract is limited to the statutory amount. The Company plans to enter into a new contract similar to the said contract with her if her election is approved.
- 5. The Company has registered Hiroko Fuji as a candidate for an independent officer in accordance with the regulations of Tokyo Stock Exchange, Inc. The Company plans to designate her as an independent officer if her election is approved.
- 6. The number of the Company's shares held by Hiroko Fuji includes her equity in the MORESCO Officers' stock ownership plan.

[Reference] Skills matrix

The skills matrix below shows a list of knowledge, experience, abilities, etc. of Directors.

	Name	Туре	Gender	Age	Corporate manageme nt	Sustainability	R&D	Internationality	Sales/ marketing	Production	Legal/ governance	Finance/ accounting
	Motohisa Morozumi		Male	63	0	0		0	0			
	Nobuhiro Sewaki		Male	61	0	0		0	0	0		
ctor	Hirofumi Fujimoto		Male	58	0	0		0	0		0	0
Director	Jiro Hosomi		Male	52	0	0		0	0			
	Katsuhito Fukuda		Male	55		0	0					
	Hiroshi Sakai	Outside Independent	Male	63	0	0	0	0				
visory)	Mikio Honda		Male	62							0	
Director (Audit and Supervisory Committee Member)	Mikio Nakajo	Outside Independent	Male	62							0	
	Hidetoshi Nakatsuka	Outside Independent	Male	60								0
	Hiroko Fuji	Outside Independent	Female	64	0	0			0			

(Notes) 1. The above skills matrix does not represent all the knowledge, etc. possessed by the Directors.

2. Ages as of the conclusion of the General Meeting are provided.