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Securities code: 7525 June 10, 2025

To Shareholders with Voting Rights:

Takashi Yasui Representative Director, President and Executive Officer RIX CORPORATION 1-15-15 Sanno, Hakata-ku, Fukuoka City, Fukuoka, Japan

NOTICE OF

THE 79th 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 79th Annual General Meeting of Shareholders of RIX CORPORATION (the "Company") will be held as described below.

In convening this general meeting of shareholders, the Company has taken measures for providing information in electronic format (the "electronic provision measures") and has posted matters subject to the electronic provision measures as "Notice of the 2025 Annual General Meeting of Shareholders and Meeting Materials" on the following website.

The Company's website https://www.rix.co.jp/ir/news/(in Japanese)

In addition to the above, the information is also posted on the following website.

Tokyo Stock Exchange (TSE) website https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do

Please access the TSE website above, enter our company name or stock exchange code, and click "Search." Then, select "Basic information" and "Documents for public inspection/PR information" in that order to find the information.

Online convocation service (Net de Shoshu) https://s.srdb.jp/7525/

If you are unable to attend the meeting, you may exercise your voting rights via the Internet or in writing. Please review the Reference Documents for the General Meeting of Shareholders provided in the matters subject to the electronic provision measures, and exercise your voting rights by no later than 5:30 p.m. on Wednesday, June 25, 2025, Japan time.

1.	Date and Time:	Thurs	Thursday, June 26, 2025 at 10:00 a.m. Japan time			
2.	Place:	Oriental Ballroom Yamakasa, Oriental Hotel Fukuoka Hakata Station 3rd floor 4-23, Hakataeki-chuogai, Hakata-ku, Fukuoka City, Fukuoka				
3.	Meeting Agenda: Matters to be reported:	1.	Business Report and Consolidated Financial Statements for the			
	reported:		Company's 79th Fiscal Year (April 1, 2024–March 31, 2025) and results of audits by the Accounting Auditor and the Audit and Supervisory Committee of the Consolidated Financial Statements			
		2.	Non-consolidated Financial Statements for the Company's 79th Fiscal Year (April 1, 2024–March 31, 2025)			
	Proposals to be resol	ved:				
	Proposal 1:	Appro	opriation of Surplus			

r oposur r	
Proposal 2:	Election of Three (3) Directors (Excluding Directors Serving as Audit and Supervisory Committee Members)
Proposal 3:	Election of Four (4) Directors Serving as Audit and Supervisory Committee Members

4. Other Matters Decided for Convocation

- (1) When you exercise your voting rights by a proxy, you must delegate your voting rights to another shareholder of the Company who has voting rights. Delegation of your voting rights is limited to one (1) proxy.
- (2) If you do not indicate your vote for or against a proposal, your vote will be deemed as a vote in favor.
- (3) If you exercise your voting rights both in written form and via the Internet, your vote via the Internet will be deemed effective. If you exercise your voting rights more than once via the Internet, only the last vote will be deemed effective.
 - 1. For those attending, please present the enclosed Voting Rights Exercise Form at the reception desk on arrival at the meeting.
 - 2. On the date of the meeting, the venue opens at 9:20 a.m. The meeting will be operated by staff dressed in business casual attire.
 - 3. Shareholders who have not requested delivery of documents have been sent the Reference Documents for the General Meeting of Shareholders, along with this convocation notice.
 - 4. Among the matters subject to electronic provision measures, the following matters are not provided in the paper copy sent to shareholders who requested delivery of documents, in accordance with the provisions of laws and regulations and Article 16 of the Articles of Incorporation of the Company. Accordingly, the paper copy sent to shareholders who requested the delivery constitutes only part of the documents audited by the Audit and Supervisory Committee and the accounting auditor in preparation of audit reports.
 - Notes to Consolidated Financial Statements
 - Notes to Non-consolidated Financial Statements
 - 5. Any revisions to the matters subject to electronic provision measures will be posted on the websites where such information is available.
 - 6. No souvenirs will be offered to the attending shareholders.
 - 7. We will hold the company information session following the General Meeting of Shareholders. Please stay on after the meeting and take part in the session if your schedule permits.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus

The Company proposes the appropriation of surplus as follows.

Matters concerning year-end dividends

The Company will pay the year-end dividend in consideration of strengthening of the corporate disposition and future business development.

- 1. Type of the dividend property Cash
- Matters related to the allotment of dividend property to shareholders and the total amount It is proposed that 88 yen per share of the Company's common share be distributed as the yearend dividend. If approved, the total dividend amount will be 713,668,912 yen.

This makes the annual dividend, including the interim dividend, 141 yen per share.

3. Effective date of dividend of surplus June 27, 2025

Proposal 2: Election of Three (3) Directors (Excluding Directors Serving as Audit and Supervisory Committee Members)

The terms of office of all five (5) Directors (excluding Directors serving as Audit and Supervisory Committee Members) will expire at the conclusion of this meeting. Accordingly, the Company proposes to reduce the number of Directors by two (2) and elect three (3) new Directors to enhance management efficiency.

The candidates for Directors (excluding Directors serving as Audit and Supervisory Committee Members) are as follows.

No.	Nan	ne	Gender	Current position at the Company	Attendance at the Board of Directors' meetings in FY2024	Term of office as Director
1	Takashi Yasui	[Reappointment]	Male	Representative Director, President and Executive Officer	13/13 (100%)	11 years
2	Hideaki Kakimori	[Reappointment]	Male	Representative Director, Vice President and Executive Officer	13/13 (100%)	17 years
3	Kenji Oganna	[Reappointment]	Male	Director and Senior Executive Officer	13/13 (100%)	2 years

No.	Name (Date of birth)	Car	reer summary, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held			
1	Takashi Yasui (August 2, 1978) [Reappointment]	April 2003 April 2006 April 2013 June 2014 October 2014 April 2015 October 2015 October 2016 April 2019 April 2021 June 2022	Joined Furukawa Electric Co., Ltd. Joined the Company Department Manager, Business Planning Department, Business Development Division, the Company Director and Department Manager, Business Planning Department, Business Development Division, the Company Director, Assistant Division Manager, Business Development Division, and Department Manager, Business Planning Department, the Company Director and Division Manager, Planning Division, the Company Director, Division Manager, Planning Division, and Department Manager, Overseas Subsidiary Management Department, the Company Director and Assistant Division Manager, Sales Division, the Company Representative Director, President, the Company Representative Director, President In charge of Production Division, and Executive Officer In charge of Production Division and New Business Development Division and New Business Development Division, the Company Representative Director, President and Executive Officer In charge of Production Division and New Business Development Division, the Company (to present)	44,835			
	[Reasons for nomination as candidate for Director] Mr. Takashi Yasui has served in important positions at various divisions of the Company and affiliates and possesses the knowledge and experience required to properly, fairly, and efficiently execute the Group's management. The Company has determined that he is qualified to continue serving as Director because, based on his aforementioned expertise and track record, he is competent for enhancing the corporate value of the entire Group by striving to achieve even more aggressive business development and the reinforcement of the Group's competitive edge and by leading the Company with his powerful driving force.						

No.	Name	Care	er summary, positions, responsibilities,	Number of shares of the
INO.	(Date of birth)		and significant concurrent positions	Company held
		April 1980 January 2006	Joined the Company Assistant Division Manager, Sales Division, Head of Management Department, Eastern Sales	
		June 2008	Department, and AM Project Leader, the Company Director, Assistant Division Manager, Sales Division, Head of Management Department, Eastern Sales Department, and AM Project Leader,	
		April 2010	the Company Director, Assistant Division Manager, Sales Division, Head of Management Department, Business Management Department, and Department Manager, Chubu Sales Department,	
		April 2012	the Company Director, Assistant Division Manager, Sales Division, and Head of Management Department,	
		June 2012	Business Management Department, the Company Director, Division Manager, Sales Division, and Head of Management Department, International	
		July 2014	Business Management Department, the Company Managing Director, Division Manager, Sales Division, and Head of Management Department, International Business Management Department,	
	Hideaki Kakimori (July 22, 1957) [Reappointment]	October 2014	the Company Managing Director, Division Manager, Sales Division, and Business Division Manager, Automobile Department, and Head of Management	
2		April 2015	Department, International Business Management Department, the Company Managing Director, Division Manager, Sales Division, Business Division Manager, Automobile Department, and Division Manager, Overseas Division the Company	19,387
		May 2015	Business Division, the Company Managing Director, Division Manager, Sales Division, and Business Division Manager,	
		December 2015	Automobile Department, the Company Managing Director and Division Manager, Sales Division, the Company	
		October 2016	Managing Director, Division Manager, Planning Division, Division Manager, Business	
		April 2017	Development Division, and Business Division Manager, Nanoparticle Device Department In charge of Administration Division, the Company Managing Director, Division Manager, Planning Division, and Division Manager, Business Development Division	
		June 2018	In charge of Administration Division, the Company Executive Managing Director and Division Manager, Planning Division, the Company	
		June 2019	Director, Executive Vice President and Division Manager, Planning Division, the Company	
		April 2020	Representative Director, Executive Vice President, Division Manager, Planning Division, and Department Manager, Construction Department, the Company	
		April 2021	Representative Director, Executive Vice President, Division Manager, Planning Division, and Department Manager, Construction Department	
		April 2022	In charge of Global Sales Division, the Company Representative Director, Executive Vice President and Division Manager, Planning Division In charge of Global Sales Division, the Company	

No.	Name (Date of birth)	Career summary, positions, responsibilities, and significant concurrent positions		Number of shares of the Company held
		June 2022	Representative Director, Vice President, Executive Officer, and Division Manager, Planning Division In charge of Global Sales Division, the Company (to present)	
	Director, Vice Presiden comments on managem corporate planning, by, Planning Division, base	has played a majo t, and Executive (ent strategies at t among others, im ed on his long yea	r Director] or role in the management of the Company as the Repress Officer and has appropriately provided supervision through the Board of Directors' meetings. He has also been a ma- applementing company-wide strategies as Division Mana- ars of experience as Division Manager of the Sales Division and that he is qualified to continue serving as Director.	igh proactive jor force behind ger of the

	Name (Date of birth)	Care 2	Number of shares of the Company held	
3	Kenji Oganna (June 8, 1968) [Reappointment]	April 1991 October 1997 November 2001 October 2005 April 2007 April 2010 April 2013 December 2014 April 2022 April 2023 June 2023	Joined OBIC Co., Ltd. Joined Nishitetsu-unyu Co., Ltd. Joined the Company Accounting Group Leader, Finance Department, Finance Division, the Company Accounting Group Manager, Finance Department, Finance Division, the Company Accounting Group Manager, Finance Department, Administration Division, the Company Accounting Group Manager and Finance Group Manager, Finance Department, Administration Division, the Company Accounting Group Manager, Finance Department, Administration Division, the Company Department Manager and Accounting Group Manager, Finance Department, Administration Division, the Company Department Manager, Finance Department, Administration Division, the Company Division, the Company Division, the Company Department Manager, Finance Department, Administration Division, the Company Director, Senior Executive Officer, Division Manager, Administration Division, and Department Manager, Finance Department, the Company (to present)	2,887
	[Reasons for nomination	n as candidate for l		
			ce divisions for many years and has played a key role	in the
			rformance management. Given his wealth of experien	
			ed that he is qualified to continue serving as Director.	

- Notes: 1. There are no special interests between each of the candidates for Director and the Company.
 - 2. The number of shares of the Company held by the candidates for Director shown is that as of March 31, 2025.
 - 3. The Company has entered into a directors and officers liability insurance (D&O insurance) contract as stipulated in Article 430-3, Paragraph 1 of the Companies Act, with all Directors as the insured. If this proposal is approved as originally proposed and each candidate is appointed as Director, each candidate shall become the insured person of this contract. The insurance contract covers damage that may arise due to insured directors assuming liability for the execution of their duties or receiving a claim for the pursuit of such liability. However, there are some exemption clauses, such as no compensation being given for damage attributable to acts of the insured in violation of laws or regulations that were carried out with knowledge of their illegality. The insurance premiums, including those of riders, are fully borne by the Company and the insured essentially bears no premiums. The Company plans to renew this contract on July 30, 2025, which is during the term of office of each candidate.

Proposal 3: Election of Four (4) Directors Serving as Audit and Supervisory Committee Members

The terms of office of all four (4) Directors serving as Audit and Supervisory Committee Members will expire at the conclusion of this meeting. Accordingly, the Company proposes to elect four (4) new Directors serving as Audit and Supervisory Committee Members. The Audit and Supervisory Committee has consented to this proposal.

The candidates for Directors serving as Audit and Supervisory Committee Members are as follows.

No.	Na	me	Gender	Current position at the Company	Attendance at the A&S Committee meetings in FY2024	Term of office as A&S Committee Member
1	Shinichi Nakayama	[New appointment]	Male	_	_	– year
2	Isao Uematsu	[Reappointment] [Outside] [Independent]	Male	Audit and Supervisory Committee Member	14/14 (100%)	7 years
3	Kazuhiro Ohyama	[Reappointment] [Outside] [Independent]	Male	Audit and Supervisory Committee Member	14/14 (100%)	5 years
4	Kanako Sato	[New appointment] [Outside] [Independent]	Female	_	_	– year

No.	Name (Date of birth)	Career summary, positions, responsibilities, and significant concurrent positions		Number of shares of the Company held			
1	Shinichi Nakayama (January 4, 1970) [New appointment]	April 1992 October 2016 October 2018 October 2023 April 2024 April 2025	Joined the Company Business Division Manager, Iron and Steel Department, Domestic Business Management Department, Sales Division Assistant Department Manager, General Affairs Department, Planning Division Representative Director and President, TAIYO JIKUUKE CO., LTD. Department Manager, Western Sales Department, Domestic Business Management Department, Global Sales Division Department Manager, Western Sales Department, Domestic Business Management Department, Domestic Business Management Department and K Professionals Leader, Industry Strategy Management Department, Global Sales Division Acting Department Manager, General Affairs Department, Planning Division (to present)				
	[Reasons for nomination as candidate for Director] Mr. Shinichi Nakayama has contributed significantly to the expansion of business performance as a sales representative in the iron and steel industry which has been the Company's main customer base. He has considerable extent of knowledge of sales and a high-level of risk awareness and compliance consciousness developed through his experience as president of one of the Company's group companies. For the above reasons, the Company has determined that he is qualified to serve as Audit and Supervisory Committee Member.						

No.	Name (Date of birth)	Car	eer summary, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held		
2	Isao Uematsu (January 17, 1962) [Reappointment] [Outside] [Independent]	Attorney, Oumi External Auditor	, Chiyoda Holdings Co., Ltd.	_		
	[Reasons for nomination as candidate for Outside Director and expected role] Mr. Isao Uematsu is expected, as an attorney, to make appropriate recommendations based on his advanced expertise in the field of legal affairs, for the Company's decision-making in business execution, from the viewpoint of validity and appropriateness, and the Company considers him suitable to continue as Director serving as Audit and Supervisory Committee Member. Although he has not been directly involved in corporate management in the past, for the above reasons, the Company has determined that he is qualified to continue serving as Outside Director.					
3			Joined Hitachi, Ltd. General Manager, Quality Assurance Division, Electrical Systems Division, Hitachi, Ltd. General Manager, Power & Industrial Systems Division, Power Systems Company, Hitachi, Ltd. Executive Managing Director, Hitachi Power Solutions, Co., Ltd. Senior Managing Director, Hitachi Power Solutions, Co., Ltd. General Manager, Electrical Solutions & Power Electronics Division, Hitachi, Ltd. (seconded) Assistant to President, Hitachi Power Solutions, Co., Ltd. Director (Audit and Supervisory Committee Member), the Company Senior Advisor, Hitachi Power Solutions, Co., Ltd. (to present) Outside Director and expected role]	400		
	Mr. Kazuhiro Ohyama has a wealth of experience and broad knowledge as a corporate manager at major Japanese manufacturers and is expected to monitor overall corporate management and provide effective advice. For the above reasons, the Company has determined that he is qualified to continue serving as Audit and Supervisory Committee Member.					

No.	Name (Date of birth)	Car	Number of shares of the Company held	
4	Ms. Kanako Sato has a at multiple companies, overall corporate mana	n as candidate for wealth of knowled mainly at major for gement and provid	Director, K.K. You Need Outside Director and expected role] dge in accounting, taxation and various legal systems, a preign-affiliated financial institutions. She is expected t le effective advice from a global perspective. For the al	and has worked o monitor bove reasons,
	the Company has deter	mined that she is c	ualified to serve as Audit and Supervisory Committee	wiember.

Notes: 1. There are no special interests between each of the candidates for Directors serving as Audit and Supervisory Committee Members and the Company.

- 2. Mr. Isao Uematsu, Mr. Kazuhiro Ohyama, and Ms. Kanako Sato are candidates for Outside Directors. The Company has designated Mr. Isao Uematsu, Mr. Kazuhiro Ohyama, and Ms. Kanako Sato as independent directors in accordance with the rules of the Tokyo Stock Exchange and the Fukuoka Stock Exchange, and has filed such notice with both Exchanges.
- 3. The Company has entered into liability limitation agreements with Mr. Isao Uematsu and Mr. Kazuhiro Ohyama pursuant to Article 427, Paragraph 1 of the Companies Act, and the maximum amount of liability of directors under such agreements is the minimum liability amount stipulated in Article 425, Paragraph 1 of the Companies Act. If their reappointment is approved, the Company plans to continue the above liability limitation agreement with each of them.
- 4. If the election of Ms. Kanako Sato is approved, the Company, in accordance with the provisions of Article 427, Paragraph1 of the Companies Act, plans to enter into the liability limitation agreements as stipulated in Article 423, Paragraph 1 of the Companies Act. The maximum amount of liability of directors under such agreements is the minimum liability amount stipulated in Article 425, Paragraph 1 of the Companies Act.
- 5. The Company has entered into a directors and officers liability insurance (D&O insurance) contract as stipulated in Article 430-3, Paragraph 1 of the Companies Act, with all Directors as the insured. If this proposal is approved as originally proposed and each candidate is appointed as Director, each candidate shall become the insured person of this contract. The insurance contract covers damage that may arise due to insured directors assuming liability for the execution of their duties or receiving a claim for the pursuit of such liability. However, there are some exemption clauses, such as no compensation being given for damage attributable to acts of the insured in violation of laws or regulations that were carried out with knowledge of their illegality. The insurance premiums, including those of riders, are fully borne by the Company and the insured essentially bears no premiums. The Company plans to renew this contract on July 30, 2025, which is during the term of office of each candidate.

- 6. Mr. Isao Uematsu's term of office as an Outside Director (Director serving as Audit and Supervisory Committee Member) of the Company will be seven (7) years at the conclusion of this General Meeting of Shareholders.
- 7. Mr. Kazuhiro Ohyama's term of office as an Outside Director (Director serving as Audit and Supervisory Committee Member) of the Company will be five (5) years at the conclusion of this General Meeting of Shareholders.

<Reference>

Skill Matrix of Directors and Audit and Supervisory Committee Members under Management Structure The Board of Directors of the Company has identified the skills important in corporate management as follows, and expects Directors and Audit and Supervisory Committee Members to fully demonstrate their capabilities.

First, skills of "corporate management and management strategy," "technology, manufacture, and R&D," "sales and marketing," and "global management and internationality" serve as the basis for all sorts of decisions which are made to lead management and businesses appropriately.

Next, skills of "finance and accounting," "legal affairs, risk management, and compliance," and "personnel and labor affairs" are also required to establish and maintain the proper management base.

Finally, skills of "sustainability and ESG" are also required to ensure the sustainability of corporate management. For your information, the specific grounds for choosing each skill item are "operational experience in practice," "specialization," and "expertise for achieving the soundness, transparency, and sustainable growth." The skill matrix of Directors and Audit and Supervisory Committee Members under the management structure in the event that Proposals 2 and 3 are approved at the meeting is as follows.

		Expertise and	experience to lea approp		and businesses	Expertise and experience to establish and maintain the proper management base			Panoramic viewpoint to ensure the sustainability
Name	Gender	Corporate management and management strategy	Technology, manufacture, and R&D	Sales and marketing	Global management and internationality	Finance and accounting	Legal affairs, risk management, and compliance	Personnel and labor affairs	Sustainability and ESG
Takashi Yasui	Male	0	\bigcirc		0		0		0
Hideaki Kakimori	Male	0		0			0	0	0
Kenji Oganna	Male	0				0	0		0
Shinichi Nakayama	Male	0		0			0		0
Isao Uematsu	Male	0					0	0	
Kazuhiro Ohyama	Male	0	0		0				0
Kanako Sato	Female	0			0	0			0

: 1. The table shows knowledge, experience and capabilities especially expected of each candidate, and is not an exhaustive list of their fields of expertise.

2. Mr. Shinichi Nakayama, Mr. Isao Uematsu, Mr. Kazuhiro Ohyama, and Ms. Kanako Sato are Audit and Supervisory Committee Members of the Company.