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Securities code: 8052 June 6, 2025

To Shareholders with Voting Rights:

Masashi Koda President & COO TSUBAKIMOTO KOGYO CO., LTD. 3-3-20 Umeda, Kita-ku, Osaka-shi, Osaka, 530-0001, Japan

NOTICE OF THE 122nd 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 122nd Annual General Meeting of Shareholders of TSUBAKIMOTO KOGYO CO., LTD. (the "Company") will be held as described below.

The Company has, for convening this General Meeting of Shareholders, provided information contained in the Reference Documents for the General Meeting of Shareholders, etc. electronically (Electronic Provision Measures Matters). The information has been placed on the Company's website and Tokyo Stock Exchange's website as "Notice of the 122nd Annual General Meeting of Shareholders" Please access any one of the websites to check it.

<The Company's website>

https://www.tsubaki.co.jp/ja/ir/library/meeting/ (Japanese website)

<Tokyo Stock Exchange's website (Listed Company Search)> https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show*

Please enter "Tsubakimoto Kogyo" in "Issue name (company name)" or "8052" in "Code" to search, then click on "Basic information" and "Documents for public inspection/PR information" to review the matters.

Instead of attending the meeting in person, you may exercise your voting rights via the Internet or in writing. Please review the attached Reference Documents for the General Meeting of Shareholders, and exercise your voting rights by 5:15 p.m. on Thursday, June 26, 2025, Japan time.

(Please refer to the Guide to Exercising Voting Rights on page 4.)

1. Date and Time:	Friday, June 27, 2025, at 10:00 a.m. Japan time
	(Reception will open at 9:30 a.m.)
2. Place:	Conference Room at the Company
	3rd floor, Meiji Yasuda Life Osaka Umeda Building
	3-3-20 Umeda, Kita-ku, Osaka-shi, Osaka, 530-0001, Japan
3. Meeting Agenda:	
Matters to be reported:	1. The Business Report and Consolidated Financial Statements for the
	Company's 122nd Fiscal Year (April 1, 2024 - March 31, 2025) and
	results of audits by the Accounting Auditor and the Board of Corporate
	Auditors of the Consolidated Financial Statements
	2. Non consolidated Einspeiel Statements for the Commenty's 122nd Eissel

2. Non-consolidated Financial Statements for the Company's 122nd Fiscal Year (April 1, 2024 - March 31, 2025)

Proposals to be resolved:

Proposal 1:	Appropriation of Surplus
Proposal 2:	Election of Seven (7) Directors
Proposal 3:	Election of One (1) Substitute Corporate Auditor

End

- If the Electronic Provision Measures Matters are revised, the Company will post that effect and matters before and after the revision on each of the relevant websites.
- The distributed paper copy doubles as the documents including the Electronic Provision Measures Matters based on the request to distribute the paper copy. In accordance with relevant laws and regulations, as well as provisions of the Articles of Incorporation of the Company, the following matters are not included. However, Corporate Auditors and the Accounting Auditor have audited documents subject to audit including the following matters.

Business Report

Principal business, Major business locations, Status of employees, Major lenders, Matters concerning the Company's shares, Matters concerning stock acquisition rights of the Company, etc., Status of accounting auditors, Systems to ensure the appropriateness of business activities and status of operation of the systems

Consolidated Financial Statements
Consolidated Statements of Changes in Equity, Notes to Consolidated Financial Statements
Non-consolidated Financial Statements

Non-consolidated Statements of Changes in Equity, Notes to Non-consolidated Financial Statements

Guide to Exercising Voting Rights

When exercising your voting rights in advance

Exercising your voting rights via the Internet, etc. (Exercise deadline: To be exercised no later than Thursday, June 26, 2025 at 5:15 p.m. Japan time)

Please access the website (https://www.web54.net), with your smart phone, personal computer, or etc. and indicate "for" or "against" for each proposal by following the instructions displayed on the screen.

Exercising your voting rights in writing (by postal mail) (Exercise deadline: To be arrived no later than Thursday, June 26, 2025 at 5:15 p.m. Japan time)

Please indicate "for" or "against" for each proposal on the enclosed Voting Rights Exercise Form, and return it to us so that it arrives by the exercise deadline.

If neither approval nor disapproval of a proposal is indicated on the Voting Rights Exercise Form, it shall be deemed a vote of approval for proposals.

- If you exercise your voting rights both in writing and via electronic or magnetic means (the Internet, etc.), we will treat the latter as a valid exercise of your voting rights.
- If you exercise your voting rights more than once via electronic or magnetic means (the Internet, etc.), we will treat the last exercise as a valid exercise of your voting rights.

When attending the General Meeting of Shareholders

Date and Time of the General Meeting of Shareholders: Friday, June 27, 2025, at 10:00 a.m. Japan time (Reception will open at 9:30 a.m.)

When attending the meeting on the day, please submit the enclosed Voting Rights Exercise Form to the reception desk.

* If you intend to exercise your voting rights by proxy, only one (1) shareholder with voting rights can act as your proxy. In this case, the proxy will be required to submit written proof of his/her right of proxy.

Guide to exercising your voting rights via the Internet, etc.

Deadline for exercise via the Internet

To be exercised no later than Thursday, June 26, 2025 at 5:15 p.m. Japan time.

How to exercise your voting rights with a smart phone, etc.

- ① Read the QR Code on the Voting Rights Exercise Form.
- * QR Code is a registered trademark of DENSO WAVE INCORPORATED.
- ② Tap the button of "Exercise your voting right" on the top page of the Portal of Shareholders' Meeting.
- ③ The top page of "Smart Koshi®" will appear. After that, indicate "for" or "against" for each proposal, following instructions on the screen.

Exercising your voting rights with PC, etc.

Access the following URL and enter your login ID and password indicated on the Voting Rights Exercise Form.

After the login, indicate "for" or "against" for each proposal, following instructions on the screen.

URL of The Portal of Shareholders' Meeting ▶ https://www.soukai-portal.net You can continuously use the Voting Rights Exercise Website as well. ▶ https://www.web54.net

Notes

- If you would like to change contents of your vote after exercising your voting rights once, you need to enter "Voting Rights Exercise Code" and "Password" stated on the Voting Rights Exercise Form.
- If you exercise your voting rights both in writing and via the Internet, etc., we will deem the latter as a valid exercise of your voting rights. If you exercise your voting rights more than once via the Internet, etc., we will deem the last exercise as a valid exercise of your voting rights.

Contact

Sumitomo Mitsui Trust Bank Stock Transfer Agency Web Support Dedicated phone No.: 0120-652-031 (Available from 9:00 to 21:00 Japan time) Please check out FAQ.

• Institutional investors may use the Electronic Voting Platform for institutional investors operated by ICJ, Inc.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus

The Company proposes to appropriate its surplus as follows.

1. Matters concerning year-end dividend

The Company uses the level of ROE as its main management indicator, in addition to the amount and rate of increase in orders received, net sales, and profit. Also, with regard to dividends, the Company focuses on stably implementing appropriate dividends according to profit and loss for the period, with the aim of continuously maintaining a consolidated dividend payout ratio of 30%.

In accordance with the above policy, we propose the year-end ordinary dividend for the fiscal year under review of 55 yen per share, including an increase of 10 yen per share in the ordinary dividend from the most recent dividend forecast, as well as a special dividend of 10 yen per share, as the Company's business performance was favorable compared to the initial forecast, bringing the total dividend to ¥65 per share. The details are as follows.

Accordingly, the annual dividend for the fiscal year under review will be 80 yen per share, including the interim dividend of 15 yen per share.

Type of dividend property Cash

Allotment of dividend property to shareholders and the total amount thereof

65 yen per share of common stock of the Company

Of which:	
Ordinary dividend	55 yen
Special dividend	10 yen
Total amount:	1,209,847,535 yen

Effective date of appropriation of surplus Monday, June 30, 2025

2. Matters concerning appropriation of surplus

In order to ensure the sound development of the management and in comprehensive consideration of the future business environment, we propose the appropriation of surplus as follows.

Surplus item to be increased and amount thereof			
General reserve	3,000,000,000 yen		
Sumlus item to be decreased and a	mount thereof		

Surplus item to be decreased and amount th	lereof
Retained earnings brought forward	3,000,000,000 yen

Proposal 2: Election of Seven (7) Directors

The terms of office of all seven (7) Directors will expire at the conclusion of this General Meeting of Shareholders. Accordingly, the election of seven (7) Directors is proposed. The Company has voluntarily set up the Nomination & Remuneration Committee, where Independent Outside Directors account for a majority of its members, and has received a report that the nomination of all the candidates listed below are appropriate.

The candidates for Director are as follows.

No.	Name	Gender	Current positions and responsibilities at the Company	Attendance at the Board of Directors meetings (the 122nd fiscal year)
1	[Reappointment] Tetsuya Tsubakimoto	Male	Chairman (Representative Director) & CEO	13/13
2	[Reappointment] Masashi Koda	Male	President (Representative Director) & COO; overseeing Overseas Business	13/13
3	[Reappointment] Hiroshi Kasugabe	Male	Director, Executive Managing Officer; overseeing Corporate Administration; in charge of Internal Auditing, Public Relations, Sustainability, Internal Control, Risk Management, and Compliance	13/13
4	[Reappointment] Takuichi Fujishige	Male	Director, Executive Managing Officer; overseeing Sales and Strategic Business Development; General Manager, Strategic Business Development Center; in charge of Engineering Department	10/10
5	[Reappointment] [Outside] Hideki Ninomiya [Independent]	Male	Outside Director	13/13
6	[Reappointment] [Outside] Yumiko Yasuhara [Independent]	Female	Outside Director	13/13
7	[Reappointment] [Outside] Naomichi Yamamoto [Independent]	Male	Outside Director	13/13

[Reappointment] : Candidate for reappointment

[Outside] : Candidate for Outside Director

[Independent] : Candidate for Independent Officer under the rules of Tokyo Stock Exchange, Inc.

(Note) The attendance at the Board of Directors meetings for Mr. Takuichi Fujishige is the number of the Board of Directors meetings held after he assumed the position of Director on June 27, 2024.

The attendance at the Board of Directors meetings of Mr. Naomichi Yamamoto includes the Board of Directors meetings held before he retired from the position of Corporate Auditor on June 27, 2024, and the Board of Directors meetings held after he assumed the position of Director on June 27, 2024.

No.	Name (Date of birth)	С	areer summary, positions and responsibilities	Number of shares of the Company held
1	Tetsuya Tsubakimoto (March 11, 1955) [Male] [Reappointment] [Attendance at the Board of Directors meetings] 13/13		Joined the Company Director Executive Director (Representative Director) President (Representative Director) President (Representative Director); overseeing SRS Business President (Representative Director); overseeing Overseas Business President (Representative Director); General Manager, Strategic Business Development Center Chairman (Representative Director); in charge of Overseas Business Chairman (Representative Director) & CEO (current position)	98,683
	[Reason for nomination as a candidate for Director] Mr. Tetsuya Tsubakimoto has long served as a Representative Director of the Company and ha leadership to lead the Company. A broad perspective and management skills based on the experi- to the management of the Company. The Company therefore believes that he will continue execute his duties as a Director.			nce are essential
2	Mr. Masashi Koda ha	Not applicabl a as a candidate as demonstrated	e for Director] I his skills in the overseas business as President of an ove	
	Not applicable [Reason for nomination as a candidate for Director] Mr. Masashi Koda has demonstrated his skills in the overseas business as President of an ov and in other roles. He has also engaged in business execution in strategic management and oth served as a Representative Director of the Company since June 2018. He has a wealth of experie and knowledge. The Company therefore believes that he will continue to leverage these insights to the ma Company and appropriately execute his duties as a Director.			er fields and have a fields and have a field of the field

No.	Name (Date of birth)	C	areer summary, positions and responsibilities	Number of shares of the Company held
3	Hiroshi Kasugabe (September 8, 1949) [Male] [Reappointment] [Attendance at the Board of Directors meetings] 13/13		Joined the Company Corporate Officer Corporate Officer; in charge of Finance & Accounting Director, Corporate Officer Director, Corporate Officer; Deputy General Manager, Corporate Administration Center Director, Managing Officer; overseeing Corporate Administration; General Manager, Corporate Administration Center; in charge of Internal Auditing Director, Executive Managing Officer; overseeing Corporate Administration; General Manager, Corporate Administration Center; in charge of Compliance and Internal Auditing Director, Executive Managing Officer; overseeing Corporate Administration; General Manager, Corporate Administration; In charge of Internal Auditing, Legal Affairs, Credit Control, Risk Management, and Compliance Director, Executive Managing Officer; overseeing Corporate Administration; In charge of Internal Auditing, Public Relations, Sustainability, Internal Control, Risk Management, and Compliance (current position) concurrent position]	10,695
	Not applicable [Reason for nomination as a candidate for Director] Mr. Hiroshi Kasugabe has long engaged in business execution in the corporate administration and has a wealth of experience and knowledge concerning information management, finance and accounting, human resources and general affairs, and legal affairs.			
	Company and appropria		at he will continue to leverage these insights to the main soluties as a Director.	nagement of the

No.	Name (Date of birth)	Career summary, positions and responsibilities	Number of shares of the Company held
4	Takuichi Fujishige (November 17, 1956) [Male] [Reappointment] [Attendance at the Board of Directors meetings] 10/10	Apr. 1979Joined the CompanyJun. 2009Corporate Officer; Eastern Japan Sales Headquarters; in charge of System Operation; Manager, System Department IApr. 2012Corporate Officer; Deputy General Manager, Eastern Japan Sales Headquarters, Sales Headquarters (in charge of System Operation); GN in charge of ATOM Business Division, and Head of ATOM Business Division, Strategic Business Development CenterJun. 2018Director, Corporate Officer, General Manager of Eastern Japan Headquarters; General Manager of Eastern Japan Sales Headquarters (in charge of Construction Management); Deputy General Manager, Strategic Business Development CenterJun. 2020Executive Managing Officer; General Manager, Eastern Japan Sales Headquarters (in charge of Construction Management); Deputy General Manager, Strategic Business Development Center (in charge of ATOM Business Division)Jun. 2020Executive Managing Officer; General Manager, Eastern Japan Sales Headquarters (in charge of Construction Management); Deputy General Manager, Strategic Business Development Center (in charge of ATOM Business Division)Jun. 2022Executive Managing Officer, General Manager, Eastern Japan Headquarters (in charge of Construction Management); Deputy General Manager, Strategic Business Development Center (in charge of ATOM Business Division)Jun. 2024Director, Executive Managing Officer; overseeing Sales and Strategic Business Development; General Manager, Strategic Business Development Center; in charge of Engineering Department (current position)Jun. 2024Director, Executive Managing Officer; overseeing Sales and Strategic Business Development Center; in charge of Engineering Department (current position)	f 11,905
	[Reason for nomination as a candidate for Director] Mr. Takuichi Fujishige has been responsible for sales and strategic business development for many years. Accordingly, he has a wealth of experience, track record, and insight concerning business surrounding the Company. The Company therefore believes that he will continue to leverage these insights to the management of the Company and appropriately execute his duties as a Director.		

No.	Name (Date of birth)	Career summary, positions and responsibilities	Number of shares of the Company held		
5	Hideki Ninomiya (March 15, 1955) [Male] [Reappointment] [Outside] [Independent] [Attendance at the Board of Directors meetings] 13/13 [Term of office as Director (at the conclusion of this meeting)] 9 years	Jan. 1981Joined HAYAKOMA UNYU Co., Ltd.Jul. 1990DirectorJul. 1992Managing DirectorJul. 2000Representative and Executive Director (current position)Jun. 2009Representative Director & President, HAYAKOMA MARINE SERVICES Co., Ltd. (current position)Apr. 2011Representative Director & President, HAYAKOMA SHOJI Co., Ltd. (current position)Jun. 2016Outside Director, the Company (current position)Jun. 2016Outside Director, HAYAKOMA UNYU Co., Ltd.Representative Director & President, HAYAKOMA UNYU Co., Ltd.Representative Director & President, HAYAKOMA SHOJI Co., Ltd.Representative Director & President, HAYAKOMA MARINE SERVICES Co., Ltd.	3,558		
	[Reason for nomination as a candidate for Outside Director and expected roles] Mr. Hideki Ninomiya has a wealth of experience and knowledge of company management. The Company				
	therefore believes that he will appropriately execute his duties as an Outside Director of the Company. When elected, he is expected to continue to monitor decision making of the Board of Directors of the Company and business execution of the management from the standpoint of corporate management accumulated over many years, especially in the nomination and remuneration field.				

No.	Name (Date of birth)	Career summary, positions and responsibilities	Number of shares of the Company held	
6	Yumiko Yasuhara (November 30, 1983) [Female] [Reappointment] [Outside] [Independent] [Attendance at the Board of Directors meetings] 13/13 [Term of office as Director (at the conclusion of this meeting)] 3 years	Dec. 2012 Registered as an attorney in Osaka Bar Association Joined Takeyama Law Office (current position) Jun. 2022 Outside Director, the Company (current position) [Significant concurrent position] Attorney, Takeyama Law Office	979	
	[Reason for nomination as a candidate for Outside Director and expected roles] Although Ms. Yumiko Yasuhara has no experience in directly engaging in company management, she has professional knowledge accumulated as an attorney. The Company therefore believes that she will appropriately execute her duties as an Outside Director of the Company. When elected, she is expected to continue to monitor decision making of the Board of Directors of the Company and business execution of the management from an objective standpoint, especially in the fields of legal and compliance, finance and accounting, and labor.			

No.	Name (Date of birth)	Caree	er summary, positions and responsibilities	Number of shares of the Company held
7	Naomichi Yamamoto (November 18, 1968) [Male] [Reappointment] [Outside] [Independent] [Attendance at the Board of Directors meetings] 13/13 [Term of office as Director (at the conclusion of this meeting)] 1 year	Attorney-at-law,	Registered as an Assistant Certified Public Accountant with the Japanese Institute of Certified Public Accountants Joined Arthur Andersen &Co (currently KPMG AZSA LLC) Registered as a Certified Public Accountant with the Japanese Institute of Certified Public Accountants Registered as an Attorney with the Daini Tokyo Bar Association Joined Tokyo Aoyama Aoki Law Office (currently Baker & McKenzie) Graduated from Northwestern University School of Law (LL.M.) Opened Naomichi Yamamoto Law Office, Attorney- at-law (current position) Opened Naomichi Yamamoto CPA Office, President (current position) Outside Corporate Auditor, the Company Outside Director (current position) surrent positions] Naomichi Yamamoto Law Office ichi Yamamoto CPA Office	7,082
	[Reason for nomination as a candidate for Outside Director and expected roles] Although Mr. Naomichi Yamamoto has not been involved directly in corporate management, he is an attorney at-law and a certified public accountant with considerable knowledge on corporate legal affairs, finance, an accounting. Since June 2016, he has audited business execution as Outside Corporate Auditor of the Compan and provided advice from a viewpoint of the expert at the Board of Directors and the Board of Corporate Auditor The Company therefore believes that he will appropriately execute his duties as an Outside Director of the			

Company.

When elected, he is expected to continue to monitor decision making of the Board of Directors of the Company and business execution of the management from an objective standpoint, especially in the fields of nomination and remuneration, legal and compliance, finance and accounting, and labor. [Special notes concerning the candidates for Director]

- Special interests with the Company There are no special interests between each candidate for Director and the Company
- Matters concerning the candidates for Outside Director Mr. Hideki Ninomiya, Ms. Yumiko Yasuhara and Mr. Naomichi Yamamoto are candidates for Outside Director.
- Matters concerning the Independent Officers

The Company has designated Mr. Hideki Ninomiya, Ms. Yumiko Yasuhara, and Mr. Naomichi Yamamoto as Independent Officers under the rules of Tokyo Stock Exchange, Inc. (TSE) and notified TSE accordingly. If they are elected as originally proposed, they will continue to serve as Independent Officers.

• Outline of the liability limitation agreement with the candidates for Director

The Company has entered into an agreement with Mr. Hideki Ninomiya, Ms. Yumiko Yasuhara, and Mr. Naomichi Yamamoto pursuant to Article 427, Paragraph 1 of the Companies Act, to limit their liability for damages under Article 423, Paragraph 1 of the said Act to the amount stipulated by laws and regulations. If they are elected as originally proposed, the Company intends to continue the agreement.

• Outline of the directors and officers liability insurance contract to insure the candidates for Director

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, and intends to renew the insurance contract in October 2025. The said insurance contract covers damages that may arise when insured directors and officers assume liability for the execution of their duties or receive a claim related to the pursuit of such liability.

If each candidate is elected as originally proposed, all the candidates will be insured under the said insurance contract.

[Reference] Skill matrix of Directors and Corporate Auditors after the conclusion of this Annual General Meeting of Shareholders (tentative)

	Name		■ Male ♦ Female	Skills (knowledge, experience, ability) that the Company expects					
				Corporate management	Sales/ Marketing	Finance/ Accounting	Legal/ Compliance	DX/IT	Internationality
Directors	Tetsuya Tsubakimoto			0	0	0	0	0	0
	Masashi Koda			0	0	0	0	0	0
	Hiroshi Kasugabe			0		0	0	0	0
	Takuichi Fujishige			0	0		0	0	0
	Hideki Ninomiya	[Outside] [Independent]		0	0	0		0	
	Yumiko Yasuhara	[Outside] [Independent]	•			0	0		
	Naomichi Yamamoto	[Outside] [Independent]				0	0		
Corporate Auditors	Osamu Ogawara			0	0		0	0	0
	Shinichiro Yamano					0	0	0	0
	Hitoshi Kobayashi	[Outside]				0	0		0
	Tetsuya Yamamoto	[Outside]		0	0		0		0

* These are the knowledge, experience, and ability expected of each Director or Corporate Auditor and do not show all the skills each possesses.

* The skill matrix is scheduled to be effective if Proposal 2 is approved and resolved as originally proposed.

Proposal 3: Election of One (1) Substitute Corporate Auditor

The effect of the election of the current substitute Corporate Auditor will expire at the commencement of this General Meeting of Shareholders. Accordingly, the election of one (1) substitute Corporate Auditor is proposed in advance, in the event that the number of Corporate Auditors falls below the number stipulated by laws and regulations.

The consent of the Board of Corporate Auditors has been obtained for this proposal.

The candidate for substitute Corporate Auditor is as follows.

Name		Number of			
(Date of birth)		shares of the			
· · · ·			Company held		
	Oct. 2000	Registered as an attorney in Dai-Ichi Tokyo Bar Association			
		Joined Nagashima, Ohno & Tsunematsu			
	Jun. 2006	Graduated from The University of Chicago, The			
		Law School (LL.M.)			
	May 2007	Graduated from Georgetown University,			
T 7 1 '1 ' , T 7		Georgetown Law (LL.M. in Taxation)			
Yoshihito Ueno	Mar. 2008	Joined Tokyo Aoyama Aoki Koma Law Office	0		
(April 9, 1976)		(currently Baker & McKenzie)	0		
[Male]	May 2015	Established Ueno Law Office (current position)			
	Jan. 2016	Registered as an Associate Member in the Japanese			
		Institute of Certified Public Accountants (current			
		position)			
	Dec. 2020	Auditor, Toda-Naruo Foundation (current position)			
	[Significant co				
	Attorney, Uen				
Reason for nominatio	on as a candidate	for substitute Outside Corporate Auditor]			
		no experience in directly engaging in company mana	agement, he has		
•		s an attorney. The Company therefore believes that he w	•		

Arthough Mi. Toshinho Ceno has no experience in uncerty engaging in company management, ne has professional knowledge accumulated as an attorney. The Company therefore believes that he will appropriately execute his duties as an Outside Corporate Auditor by leveraging his knowledge in the auditing system of the Company when he assumes office as an Outside Corporate Auditor.

Notes: 1. There are no special interests between Mr. Yoshihito Ueno and the Company.

- 2. Mr. Yoshihito Ueno is a candidate for substitute Outside Corporate Auditor.
- 3. If Mr. Yoshihito Ueno assumes office as an Outside Corporate Auditor, he will be designated as an Independent Officer under the rules of Tokyo Stock Exchange, Inc. (TSE) and notify TSE accordingly.
- 4. If Mr. Yoshihito Ueno assumes office as an Outside Corporate Auditor, pursuant to Article 427, Paragraph 1 of the Companies Act, the Company intends to enter into an agreement with him to limit his liability for damages under Article 423, Paragraph 1 of the said Act to the amount stipulated by laws and regulations.
- 5. 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, and intends to renew the insurance contract in October 2025. The said insurance contract covers damages that may arise when insured directors and officers assume liability for the execution of their duties or receive a claim related to the pursuit of such liability.

If Mr. Yoshihito Ueno assumes office as an Outside Corporate Auditor, he will be insured under the said insurance contract.