Note: This document has been translated from a part of the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail.

Securities Code: 1945 June 5, 2025

To our shareholders:

Toshiaki Majima President **TOKYO ENERGY & SYSTEMS INC.** 1-3-1 Nihonbashi Kayabacho, Chuo-ku, Tokyo

Notice of the 78th Annual General Meeting of Shareholders

We are pleased to announce the 78th Annual General Meeting of Shareholders of TOKYO ENERGY & SYSTEMS INC. (the "Company"), which will be held as indicated below.

When convening this general meeting of shareholders, the Company takes measures for providing information that constitutes the content of reference documents for the general meeting of shareholders, etc. (items for which measures for providing information in electronic format will be taken) in electronic format, and posts this information on each of the following websites. Please access either of the websites by using the Internet address shown below to review the information.

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

Website of Tokyo Stock Exchange, Inc. (TSE): https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show (in Japanese)

On the TSE website, enter and search the name or securities code of the Company in the issue search, select "Basic information" and "Documents for public inspection/PR information." Under "Filed information available for public inspection," click "Click here for access" under "[Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting]."

Websites for posted informational materials for the general meeting of shareholders: https://d.sokai.jp/1945/teiji/ (in Japanese)

Apart from attending the meeting on the day, you can exercise your voting rights in one of the methods listed below. We request that you review the Reference Documents for the General Meeting of Shareholders and exercise your voting rights no later than 5:30 p.m. (JST) on June 26, 2025 (Thursday).

[Exercising your voting rights via the Internet]

Please review the "Guide to Exercising Voting Rights" (in Japanese only) and enter your approval or disapproval for each of the proposals by the deadline.

[Exercising your voting rights in writing (by postal mail)]

Please review the "Guide to Exercising Voting Rights" (in Japanese only), indicate your approval or disapproval for each of the proposals on the Voting Rights Exercise Form and return it to arrive by the deadline.

1. Date and time: Friday, June 27, 2025, at 10:00 a.m. (JST)

Banquet hall "Opal 17" on 17th floor of Main Tower, Shinagawa Prince Hotel 4-10-30 Takanawa, Minato-ku, Tokyo (please refer to the "General Meeting of Shareholders Venue Guide" at the end of this document.)

3. Purposes of the Meeting:

2. Venue:

Items to be reported:

- 1. The Business Report and the Consolidated Financial Statements for the 78th fiscal year (from April 1, 2024, to March 31, 2025), and the results of audits of the Consolidated Financial Statements by the Accounting Auditor and the Audit and Supervisory Committee.
- 2. The Non-Consolidated Financial Statements for the 78th fiscal year (from April 1, 2024, to March 31, 2025)

Items to be resolved:

Proposal No. 1:	Appropriation of Surplus
Proposal No. 2:	Election of Six Directors (Excluding Directors Who Are Audit and Supervisory
	Committee Members)
Proposal No. 3:	Election of Four Directors Who Are Audit and Supervisory Committee Members

- When attending the meeting in person on the day, you are kindly requested to submit the Voting Rights Exercise Form to the reception desk at the venue.
- If revisions to the items subject to measures for electronic provision arise, a notice of the revisions and the details of the items before and after the revisions will be posted on each website on the previous page.
- If any major change arises in operating the General Meeting of Shareholders due to future circumstances, the Company will notify the change on its website (https://www.qtes.co.jp/ir/) (in Japanese).
- Among the items subject to measures for electronic provision, in accordance with the provisions of laws and regulations and the Articles of Incorporation of the Company, the following items are not provided in the paper-based documents to be delivered to shareholders who requested the delivery of paper-based documents. The Audit and Supervisory Committee and the Accounting Auditor have audited the documents subject to audit, including the following items.
- (1) The "System to Ensure the Properness of Operations and Status of Operation of Said System" in the Business Report
- (2) The "Consolidated Statements of Changes in Equity" and "Notes to the Consolidated Financial Statements" in the Consolidated Financial Statements
- (3) The "Non-consolidated Statements of Changes in Equity" and "Notes to the Non-consolidated Financial Statements" in the Nonconsolidated Financial Statements

Note that, for this general meeting of shareholders, paper-based documents stating items subject to measures for electronic provision, excluding the above items, will be delivered to all shareholders regardless of whether they have made a request for delivery of such documents.

Reference Documents for the General Meeting of Shareholders

Proposals and Reference Information

Proposal No. 1: Appropriation of Surplus

The Company takes a medium to long-term perspective with a basic policy to maintain stable dividends and seeks to pay progressive dividends in accordance with profit growth after comprehensive consideration of matters such as performance, the state of internal reserves and preparations for future business developments.

In respect of the year-end dividend for the fiscal year under review, the Company has decided from the perspective of the above policy and to focus on return of profits to our shareholders to pay an ordinary dividend of ¥26 per share. Therefore, the dividend for the fiscal year under review, including the interim dividend, shall be ¥52 per share. Matters concerning the year-end dividend

- (1) Type of dividend property Cash
- Allotment of dividend property to shareholders and their aggregate amount ¥26 per common share of the Company Total amount of dividends: ¥866,042,840
- (3) Effective date of distribution of dividends of surplus June 30, 2025

Proposal No. 2: Election of Six Directors (Excluding Directors Who Are Audit and Supervisory Committee Members)

The terms of office of all six Directors (excluding Directors who are Audit and Supervisory Committee Members; the same applies hereinafter in this proposal) will expire at the conclusion of this General Meeting of Shareholders. Therefore, the Company asks shareholders to elect six Directors.

This proposal has already been deliberated by the voluntary Nomination and Remuneration Advisory Committee, the majority of which is comprised of Independent Outside Directors, and determined by the Board of Directors. In addition, this proposal has been reviewed by the Audit and Supervisory Committee without objection. The candidates for Directors are as follows:

No.	Name	Gender	Attributes	Current position and responsibility in the Company	
1	Toshiaki Majima	Male	Reelection	President and Chief Executive Officer	
2	Soichiro Horikawa	Male	Reelection	Senior Vice President and Chief Operating Officer Executive General Manager of Energy Division	
3	Shigeru Nishiyama	Male	Reelection Outside Independent	Outside Director	
4	Sonoe Hasegawa	Female	Reelection Outside Independent	Outside Director	
5	Naoya Ito	Male	Reelection Outside Independent	Outside Director	
6	Megumi Oshima	Female	New election Outside Independent	_	

No.	Name (Date of birth)		Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company			
1	Toshiaki Majima (October 20, 1963) Reelection	Apr. 1988 July 2011 July 2014 July 2016 June 2017 Apr. 2019 June 2019 Oct. 2020 June 2021 June 2022	 Joined Tokyo Electric Power Co., Inc. General Manager of Narita Service Center, Chiba Branch Office Technology Integration Dept., Head Office (in charge of Technological Innovations) Business Management Office, Corporate Planning Unit Group (in charge of Technology and Operational Innovation Promotion) Executive Managing Director of TEPCO Fuel & Power, Incorporated Associate Director of Tokyo Electric Power Company Holdings, Incorporated Senior Vice President and Chief Operating Officer in charge of New Business Development of the Company Senior Vice President, Chief Operating Officer and Executive General Manager of Corporate Planning Division Senior Vice President, Chief Operating Officer and Executive General Manager of Corporate Planning Division President and Chief Executive Officer (current position) 	24,000 shares		
<reasons as="" candidate="" director="" for="" nomination=""> Mr. Toshiaki Majima has served in key positions at electric power companies that are major business p Company, and is familiar with the energy business. Since assuming office as Senior Vice President and Officer of the Company in June 2019, Mr. Majima has fulfilled his executive responsibility through po new business development and corporate planning. Since assuming office as President and Chief Exec the Company in June 2022, Mr. Majima has formulated the vision for the future of the Company's group term Management Plan, and has demonstrated strong leadership in corporate management. In order fo further growth and development of the Company's group, the Company asks shareholders to elect Mr. he may continue in the role of Director.</reasons>						

No.	Name (Date of birth)	Career sum and signi	Number of the Company's shares owned	
		Jan. 1989 Feb. 2017 June 2018	Joined the Company Executive Officer, General Manager of Renewable Energy Project Department, Energy and Industry Division, and General Manager of International Department Senior Executive Officer, Deputy Executive	
			General Manager of Energy and Industry Division (in charge of Architecture), General Manager of Project I Department, General Manager of International Department and Deputy Executive General Manager of Sales Division	
	Soichiro Horikawa (December 16, 1963)	June 2019	Director and Managing Executive Officer, Deputy Executive General Manager of Energy and Industry Division (in charge of Architecture), General Manager of International Department and Deputy Executive General Manager of Sales Division	19,200 shares
	Reelection	Apr. 2020	Director and President of Tokyo Enesys (Thailand) Co., Ltd.	
2		Oct. 2020	Director and Managing Executive Officer, Acting Executive General Manager of Electric Power Division, General Manager of Electric Power Sales Department, and General Manager of Overseas Division of the Company	
		June 2022	Director and Managing Executive Officer, Executive General Manager of Energy and Industry Division	
		June 2023	Director and Managing Executive Officer, Executive General Manager of Electric Power Division, Executive General Manager of Energy and Industry Division	
		June 2024	Senior Vice President, Chief Operating Officer, Executive General Manager of Energy Division (current position)	
	executive responsibility throug business field. Based on these a perform his duties as a Director	ndant experience h positions overs achievements, the r striving for furt		field and overseas to appropriately

No.	Name (Date of birth)		Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company			
	Shigeru Nishiyama	Apr. 1984 Mar. 1987	Joined Sanwa & Co. (currently Deloitte Touche Tohmatsu LLC) Registered as a certified public accountant	owned		
	(October 27, 1961)	Amr. 2002	(Japan) Associate Professor, Waseda Business School			
	Reelection	Apr. 2002 Apr. 2006	Professor, Waseda Business School (current position)	4,100 shares		
	Outside	June 2021	Outside Director of the Company (current position)			
3	Independent		concurrent positions outside the Company> aseda Business School			
-			it & Supervisory Board Member, NH Foods Ltd.			
	<reasons as="" ca<="" for="" nomination="" td=""><td></td><td>de Director and overview of expected roles></td><td></td></reasons>		de Director and overview of expected roles>			
			nal knowledge as a graduate school (business school) professor and a		
	certified public accountant and	has extensive ex	perience as an outside director of other companies. C	Consequently, Mr.		
	Nishiyama has fulfilled his role	e in supervising b	usiness execution from an objective and professiona	l perspective based		
	on his experience and knowled	ge. Based on thes	se achievements, the Company believes that Mr. Nisl	hiyama will be able		
	to appropriately perform his du	ties as an Outside	e Director. Accordingly, the Company asks sharehold	lers to elect Mr.		
	Nishiyama so that he may cont	inue in the role of	f Outside Director.			
			irector of the Company will be four years at the conc	lusion of this		
	General Meeting of Shareholde	ers.				
		Oct. 1995	Joined Shinohara Accounting Office			
		Oct. 1996	Joined Sanwa Research Institute Corporation			
			(currently Mitsubishi UFJ Research and			
			Consulting Co., Ltd.)			
		Oct. 1997	Joined Chuo Audit Corporation			
		July 2000	Registered as a certified public accountant (Japan)			
	Sonoe Hasegawa (July 11, 1967)	Dec. 2005	Joined AZSA & Co. (currently KPMG AZSA LLC)			
	(501) 11, 1507)	Nov. 2009	Representative of Hasegawa Certified Public			
	Reelection		Accountant and Tax Accountant Office (current position)	0 share		
		Sept. 2010	Registered as a tax accountant			
	Outside	June 2022	Outside Director of the Company (current			
	Independent		position)			
4	macpenaent	<significant< td=""><td>concurrent positions outside the Company></td><td></td></significant<>	concurrent positions outside the Company>			
		Certified Pub	lic Accountant, Certified Public Tax Accountant			
		(Hasegawa C Office)	ertified Public Accountant and Tax Accountant			
			ctor (Audit and Supervisory Committee Member), ORPORATION			
		Outside Direc	ctor (Audit and Supervisory Committee Member),			
		Chi-technolo	gy Co., Ltd.			
			de Director and overview of expected roles>			
			ce of being directly involved in corporate manageme			
			ic accountant and a tax accountant. Consequently, M			
			on from an objective and professional perspective ba			
			evements, the Company believes that Ms. Hasegawa			
	appropriately perform her duties as an Outside Director. Accordingly, the Company asks shareholders to elect Ms.					
	Hasegawa so that she may continue in the role of Outside Director.					
			f Outside Director. rector of the Company will be three years at the cond	1 . 6.1.		

No.	Name (Date of birth)		mary, position and responsibility in the Company, ficant concurrent positions outside the Company	Number of the Company's shares owned
	Naoya Ito	Apr. 1984 July 2008	Joined Tokio Marine Fire Insurance Co., Ltd. (currently Tokio Marine & Nichido Fire Insurance Co., Ltd.) General Manager of Human Resources Planning Department, Leader of Human Resources and Recruiting Group and Associate Director (seconded to Tokio Marine Holdings, Inc.)	
	(October 15, 1961)	July 2013	Senior General Manager and General Manager of Government Sector Dept. 2	
	Reelection	Apr. 2014 Apr. 2016	Executive Officer Managing Executive Officer	0 shares
	Outside	Apr. 2020 Apr. 2022	Managing Director Senior Managing Executive Officer	
5	Independent	Apr. 2023	Representative Director and President of Tokio Marine Business Support Co., Ltd. (current position)	
		June 2023	Outside Director of the Company (current position)	
		-	concurrent positions outside the Company> ve Director and President of Tokio Marine Business Ltd.	
	<reasons as="" car<="" for="" nomination="" td=""><td></td><td>de Director and overview of expected roles></td><td></td></reasons>		de Director and overview of expected roles>	
			pertise as an officer of a general insurance company	, and based on this
	experience and expertise he has	fulfilled the role	e of supervising the execution of business from an ob	jective and
			ements, the Company believes that Mr. Ito will be ab	
	_		rdingly, the Company asks shareholders to elect Mr.	Ito so that he may
	continue in the role of Outside			
	Mr. Ito's term of office as an O Meeting of Shareholders.	utside Director o	f the Company will be two years at the conclusion of	this General
	Meeting of Shareholders.	Aug. 1996	Joined Pediatric Department of Showa University Hospital	
	Megumi Oshima	Jan. 2000	Joined Alc Inc.	
	(August 15, 1969)	Jan. 2003	Joined Kato Legal and Accounting Office	
		July 2006	Joined Tokyo Central Patent Firm	
	New election	Mar. 2011	Joined the Waseda University School of Law Office (part time)	
	Outside	Dec. 2013	Joined Authense LPC (part time)	0 shares
6		Apr. 2022	Registered as an attorney-at-law	
0	Independent	Apr. 2022	Joined Oshima Law Firm (current position)	
		<significant< td=""><td>concurrent positions outside the Company></td><td></td></significant<>	concurrent positions outside the Company>	
		Attorney-at-l	aw (Oshima Law Firm)	
	Although Ms. Megumi Oshima experience and achievements, in contribution activities utilizing h knowledge and experience as an	has no experien cluding counselin her professional l attorney at law. cution from diver	de Director and overview of expected roles> ice of being directly involved in corporate managen ng as a psychological researcher at a university hospit knowledge and living abroad for an extended period, Based on this background, the Company believes the rese perspectives. Accordingly, the Company asks shart tside Director.	al, engaging in socia and has profession at she will fulfill he

(Notes) 1. Mr. Naoya Ito, a candidate for Outside Director, was an executive officer of our business partner, Tokio Marine & Nichido Fire Insurance Co., Ltd., until March 2023. The value of transactions with that company for the fiscal year ended March 31, 2025 was less than 1% of consolidated net sales.

- 2. There are no special interests between the candidates and the Company.
- 3. Mr. Shigeru Nishiyama, Ms. Sonoe Hasegawa, Mr. Naoya Ito, and Ms. Megumi Oshima are candidates for Outside Director.

- 4. The Company has submitted notification to the Tokyo Stock Exchange, Inc. that Mr. Shigeru Nishiyama, Ms. Sonoe Hasegawa, and Mr. Naoya Ito have been designated as independent directors as provided for by the aforementioned exchange. In this proposal, if the election of these candidates is approved, they will continue to serve as independent directors. In addition, Ms. Megumi Oshima satisfies the requirements to serve as an independent director as stipulated by the Tokyo Stock Exchange, Inc. and, if appointed, will be reported as an independent director.
- 5. Pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, the Company has entered into agreements with Mr. Shigeru Nishiyama, Ms. Sonoe Hasegawa, and Mr. Naoya Ito to limit their liability for damages under Article 423, Paragraph 1 of the Companies Act. Under these agreements, the maximum amount of liability for damages is the minimum total liability provided for under laws and regulations. In this proposal, if the election of the three candidates is approved, the Company plans to continue the said agreements with them. In addition, if the election of Ms. Megumi Oshima is approved, the Company plans to enter into a similar agreement to limit her liability for damages as a Director.
- 6. The Company has entered into a liability insurance contract with an insurance company for directors and corporate officers as stipulated in Article 430-3, Paragraph 1 of the Companies Act. The aforementioned insurance agreement covers the insured directors' and corporate officers' damages against claims for damages arising from the execution of their duties (excluding compensation for damages arising from acts committed with the knowledge that such acts violate laws and regulations). If each candidate is elected and assumes position as a Director, the candidate will become an insured director in the aforementioned insurance agreement. In addition, the Company intends to renew the agreement with the same details at the time of the next renewal.

Proposal No. 3: Election of Four Directors Who Are Audit and Supervisory Committee Members

The terms of office of all four Directors who are Audit and Supervisory Committee Members will expire at the conclusion of this General Meeting of Shareholders. Therefore, the Company asks shareholders to elect four Directors who are Audit and Supervisory Committee Members.

The Company has obtained the consent of the Audit and Supervisory Committee for this proposal.

The candidates for Directors who are Audit and Supervisory Committee Members are as follows:

No.	Name	Gender	Attributes	Current position and responsibility in the Company
1	Makoto Sato	Male	Reelection	Director Full-time Audit and Supervisory Committee Member
2	Teruoki Ninomiya	Male	Reelection Outside Independent	Outside Director Audit and Supervisory Committee Member
3	Hidefumi Mori	Male	Reelection Outside Independent	Outside Director Audit and Supervisory Committee Member
4	Keiko Kakiuchi	Female	New election Outside Independent	_

No.	Name (Date of birth)		mary, position and responsibility in the Company, ficant concurrent positions outside the Company	Number of the Company's shares owned			
		Apr. 1987 June 2018	Joined the Company General Manager of Business Management Department				
	Makoto Sato (February 17, 1965)	Oct. 2020	General Manager of Corporate Audit and Internal Control Department (in charge of internal control)	6,600 shares			
	Reelection	June 2021	Executive Officer and General Manager of Corporate Audit and Internal Control Department	0,000 shares			
1		June 2023	Director (Full-time Audit and Supervisory Committee Member) of the Company (current position)				
	Mr. Makoto Sato has abundant e Manager of Corporate Audit and fair and objective standpoint and Audit and Supervisory Committe able to appropriately perform his	xperience and k Internal Contro fulfills the role we Member. Bas duties as a Dir	tor who is an Audit and Supervisory Committee Mer snowledge of internal control as, among others, a pre- ol Department of the Company. Mr. Sato expresses h e of auditing and supervising business execution as a sed on these achievements, the Company believes the ector who is an Audit and Supervisory Committee M elect Mr. Sato so that he may continue in the role of	evious General is opinions from a Director who is an at Mr. Sato will be fember.			
	Audit and Supervisory Committee						
	Teruoki Ninomiya (June 3, 1960)	Apr. 1989 Apr. 1992 June 2019	Registered as an attorney-at-law Established Maruichi Law Firm (currently Maruichi Sogo Law Firm) (current position) Outside Audit & Supervisory Board Member of				
	Reelection	June 2021	the Company Outside Director (Audit and Supervisory	0 shares			
	Outside	-	Committee Member) (current position) <significant company="" concurrent="" outside="" positions="" the=""></significant>				
	Independent	-	aw (Maruichi Sogo Law Firm) t & Supervisory Board Member, Fuji Nihon				
2	overview of expected roles> Although Mr. Teruoki Ninomiya high-level professional knowledg other companies. Consequently,	has no experier ge as a lawyer. J Mr. Ninomiya l	de Director who is an Audit and Supervisory Commi- nce of being directly involved in management of a co Also, Mr. Ninomiya has extensive experience as an o has fulfilled his role in auditing and supervising busin Director who is an Audit and Supervisory Committed	ompany, he has outside director of ness execution from			
	Outside Director who is an Audi elect Mr. Ninomiya so that he ma Member.	and Superviso by continue in t	hat Mr. Ninomiya will be able to appropriately performing Committee Member. Accordingly, the Company a he role of Outside Director, who is an Audit and Sup	asks shareholders to ervisory Committee			
	but his term of office will be fou	years at the co	who is an Audit and Supervisory Committee Member onclusion of this General Meeting of Shareholders. M who was not a business executor of the Company in	Ir. Ninomiya was			

No.	Name (Date of birth)		mary, position and responsibility in the Company, ficant concurrent positions outside the Company	Number of the Company's shares owned
3	Hidefumi Mori (January 18, 1953) Reelection Outside Independent	Certified pub Tax Account	Joined Tokyo Regional Taxation Bureau District Director of Mobara Tax Office Director of Corporation Taxation Division, Taxation Department, National Tax Agency Director-General of Takamatsu Regional Taxation Bureau Senior Partner, Hidefumi Mori Certified Public Tax Accountant Office (current position) Outside Audit & Supervisory Board Member of the Company Outside Director (Audit and Supervisory Committee Member) (current position) concurrent positions outside the Company> olic tax accountant (Hidefumi Mori Certified Public ant Office)	0 shares
	overview of expected roles> Although Mr. Hidefumi Mori ha level professional knowledge as other companies. Consequently, neutral and objective standpoint these achievements, the Compar Director who is an Audit and Su Mr. Mori so that he may continu Mr. Mori is currently an Outside term of office will be four years	as no experience a tax accountan Mr. Mori has fu as an Outside I ny believes that upervisory Comr ie in the role of Director who i at the conclusion	de Director who is an Audit and Supervisory Commi e of being directly involved in management of a comp at. Also, Mr. Mori has extensive experience as an out alfilled his role in auditing and supervising business of Director who is an Audit and Supervisory Committee Mr. Mori will be able to appropriately perform his du nittee Member. Accordingly, the Company asks shar Outside Director, who is an Audit and Supervisory C s an Audit and Supervisory Committee Member of th on of this General Meeting of Shareholders. Mr. Mori	bany, he has high- side director of execution from a Member. Based on uties as an Outside eholders to elect ommittee Member. he Company, but his
4	Keiko Kakiuchi (June 21, 1973) New election Outside Independent	Oct. 2000 Mar. 2005 Nov. 2006 July 2022 <significant Certified pub Accountant O</significant 	ot a business executor of the Company in the past. Joined ChuoAoyama Audit Corporation Registered as a certified public accountant (Japan) Joined AZSA & Co. (currently KPMG AZSA LLC) Representative of Kakiuchi Certified Public Accountant Office (current position) concurrent positions outside the Company> blic accountant (Kakiuchi Certified Public Office) de Director who is an Audit and Supervisory Commit	0 share: ttee Member and
	Although Ms. Keiko Kakiuchi h level professional knowledge ar promoting the active participation both personally and professional business execution from a neutr	nd experience as on of women, di lly. The Compar al and fair persp	e of being directly involved in corporate managemer a certified public accountant, and also has diverse poversity, and other related matters based on her extensivy by believes that she will fulfill her role in supervising bective. Accordingly, the Company asks shareholders Dutside Director who is an Audit and Supervisory Co	erspectives on sive experience g and auditing to elect Ms.

- (Notes) 1. There are no special interests between the candidates and the Company.
 - 2. Mr. Teruoki Ninomiya, Mr. Hidefumi Mori, and Ms. Keiko Kakiuchi are candidates for Outside Director.
 - 3. The Company has submitted notification to the Tokyo Stock Exchange, Inc. that Mr. Teruoki Ninomiya and Mr. Hidefumi Mori have been designated as independent directors as provided for by the aforementioned exchange. In this proposal, if the election of two candidates is approved, they will continue to serve as independent directors. In addition, Ms. Keiko Kakiuchi satisfies the requirements to serve as an independent director as stipulated by the Tokyo Stock Exchange, Inc. and, if appointed, will be reported as an independent director.

- 4. Pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, the Company has entered into agreements with Mr. Teruoki Ninomiya and Mr. Hidefumi Mori to limit their liability for damages under Article 423, Paragraph 1 of the Companies Act. Under these agreements, the maximum amount of liability for damages is the minimum total liability provided for under laws and regulations. In this proposal, if the election of the two candidates is approved, the Company plans to continue the said agreements with them. In addition, if the election of Ms. Keiko Kakiuchi is approved, the Company plans to enter into a similar agreement to limit her liability for damages as a Director.
- 5 The Company has entered into a liability insurance contract with an insurance company for directors and corporate officers as stipulated in Article 430-3, Paragraph 1 of the Companies Act. The aforementioned insurance agreement covers the insured directors' and corporate officers' damages against claims for damages arising from the execution of their duties (excluding compensation for damages arising from acts committed with the knowledge that such acts violate laws and regulations). If each candidate is elected and assumes position as a Director, the candidate will become an insured director in the aforementioned insurance agreement. In addition, the Company intends to renew the agreement with the same details at the time of the next renewal.

Board of Directors after Proposals No. 2 and No. 3 are approved at the General Meeting of Shareholders							
		Skill					
Name	Title	Corporate Management	Financial Accounting	Construction Technology Safety and Quality	Sales Marketing	Risk Management Legal Affairs	Sustainability
Toshiaki Majima	President and Chief Executive Officer	0		0	0	0	0
Soichiro Horikawa	Senior Vice President and Chief Operating Officer	0		0	0		0
Shigeru Nishiyama	Outside Director		0				0
Sonoe Hasegawa	Outside Director		0				0
Naoya Ito	Outside Director	0			0	0	0
Megumi Oshima	Outside Director					0	0
Makoto Sato	Director Full-time Audit and Supervisory Committee Member					0	0
Keiko Kakiuchi	Outside Director Full-time Audit and Supervisory Committee Member		0			0	0
Teruoki Ninomiya	Outside Director Audit and Supervisory Committee Member					0	0
Hidefumi Mori	Outside Director Audit and Supervisory Committee Member		0				0

(Reference)

(Reference)

Matters concerning cross-shareholdings

1. Policy on cross-shareholdings

The Company makes it a policy to keep its shareholdings to a minimum and to retain shares as cross-shareholdings that can be judged to contribute to the improvement of the Company's corporate value from a medium- to long-term perspective, taking into account the maintenance and improvement of transactional relationships, necessity in business activities, etc. In regards to shares of listed companies, the Board of Directors determines the necessity of the holdings each year after individually examining the purpose of the holding, economic rationale, future outlook, etc., and shares deemed lacking necessity in holding are sold in consideration of stock price trends, market environment, etc.

2. Reduction of cross-shareholdings

In accordance with the FY2024 Medium-Term Management Plan, the Company is working to reduce cross-shareholdings, improve capital efficiency, and increase ROE.

In FY2024 (78th fiscal year), the Company sold ¥1,899 million in listed shares (based on sale value). As a result, the amount of cross-shareholdings accounted for 8.9% of the Group's consolidated net assets as of March 31, 2025.

3. Status of cross-shareholdings (as of March 31, 2025)

	Unlisted shares	378	
Balance sheet amount (millions of yen)	Shares other than unlisted shares	5,729	
	Total	6,107	
Consolidated net	Consolidated net assets (millions of yen)		
Percentage to c	8.9%		

* In addition to the above, the Company holds investments in silent partnerships that are not investment shares (total of ¥6,747 million).