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(Stock Exchange Code 1946) Date of sending by postal mail: June 6, 2025

Start date of measures for electronic provision: May 30, 2025

To Shareholders with Voting Rights:

Yuuzou Fujita Chairman and Representative Director TOENEC CORPORATION 31-23, Sakae 1-chome, Naka-ku, Nagoya, Aichi

NOTICE OF THE 107TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

We would like to express our appreciation for your continued support and patronage.

Please be informed that the 107th Annual General Meeting of Shareholders of TOENEC CORPORATION (the "Company") will be held as stated below.

When convening this annual 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. (the matters for which measures for providing information in electronic format are to be taken) in electronic format and posts this information as "NOTICE OF THE 107TH ANNUAL GENERAL MEETING OF SHAREHOLDERS" on the Company's website. Please access the Company's website by using the internet address shown below to review the information.

The Company's website:

https://www.toenec.co.jp/ir/stocks info/general meeting/index.html (in Japanese)

In addition to posting the matters subject to measures for electronic provision on the website above, the Company also posts this information on the website of Tokyo Stock Exchange, Inc. (TSE). To access this information from the latter website, access the TSE website (Listed Company Search) by using the internet address shown below, enter the issue name (company name) or securities code, and click "Search," and then click "Basic information" and select "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]."

TSE website (Listed Company Search):

https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show (in Japanese)

If you are unable to attend the meeting, you can exercise your voting rights via the Internet, etc. or in writing. If exercising your voting rights via the Internet, etc., please access the website designated by the Company, follow the instructions on the site and cast your vote. If exercising your voting rights in writing, please review the Reference Documents for the General Meeting of Shareholders, exercise your vote for or against the proposal on the enclosed Voting Rights Exercise Form and return the form. All votes shall be received by 5:15 p.m. on Wednesday, June 25, 2025, Japan Time.

Date and Time: Thursday, June 26, 2025, at 10:00 a.m. Japan Time
 Place: Central Ballroom, 2F, Courtyard by Marriott Nagoya

17-6, Sakae 1-chome, Naka-ku, Nagoya, Aichi

3. Meeting Agenda:

Matters to be reported: 1. The Business Report and Consolidated Financial Statements for the

Company's 107th 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 107th Fiscal Year (April 1, 2024 - March 31, 2025)

Proposals to be resolved:

Proposal 1: Appropriation of Surplus

Proposal 2: Partial Amendments to the Articles of Incorporation

Proposal 3: Election of 9 Directors (Excluding Directors Who Are Audit and Supervisory

Committee Members)

Proposal 4: Election of 4 Directors Who Are Audit and Supervisory Committee Members

Reference Documents for the General Meeting of Shareholders

Proposals and References

[Proposals to be resolved]

Proposal 1: Appropriation of Surplus

The Company has positioned a balance between internal reserves for investment in growth strategies and shareholder returns as a key management issue in order to achieve sustainable growth and increase corporate value over the medium to long term, and while comprehensively taking into account factors such as improving capital profitability, ensuring financial soundness, and free cash flow conditions, its fundamental practice is to provide shareholder returns in proportion to business performance, targeting a consolidated dividend payout ratio of 30% or more.

The appropriation of surplus for the current fiscal year is proposed as follows.

- 1. Matters concerning the year-end dividend
 - (1) Type of dividend assets Cash
 - (2) Allocation of dividends assets to the shareholders and total amount of dividends Amount per share of common stock: ¥30 Total dividends: ¥2,784,409,200
 - (3) Effective date of dividends payment June 27, 2025
- 2. Matters concerning appropriation of surplus:
 - (1) Decreased surplus items and the amount thereof:
 Retained earnings brought forward \$\frac{\frac{\text{\tik}\text{\tetx{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\texi}\text{\texic}\text{\texi{\tex{\texi}\tex{\text{\text{\texi{\text{\texi{\texi{\texi{\texi{\tex{
 - (2) Increased surplus items and the amount thereof:
 General reserves \$\frac{\frac{\x}{4},000,000,000}{\frac{\x}{2}}\$

Proposal 2: Partial Amendments to the Articles of Incorporation

1. Reason for the proposal

In order to prepare for future business development in light of the Group's business activities, the Company proposes to add a business purpose to Article 2 (Purpose) of the current Articles of Incorporation.

2. Details of the amendments

The details of the amendments are as follows:

(Amendments are underlined)

Current Articles of Incorporation	Proposed amendments		
1	1		
(Purpose)	(Purpose)		
Article 2	Article 2		
The purpose of the Company shall be to engage in the	The purpose of the Company shall be to engage in the		
following businesses:	following businesses:		
1 13. (Omitted)	1 13. (Unchanged)		
(Newly established)	14. Fittings work		
<u>14</u> <u>21</u> . (Omitted)	<u>15</u> <u>22</u> . (Unchanged)		
(Newly established)	23. Production, processing and marketing of agricultural products		
<u>22</u> . Any and all businesses incidental to the preceding	24. Any and all businesses incidental to the preceding		
items	items		

Proposal 3: Election of 9 Directors (Excluding Directors Who Are Audit and Supervisory Committee Members)

The terms of office of all Directors (excluding Directors who are Audit and Supervisory Committee Members; the same shall apply hereafter in this proposal) will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, the election of 9 Directors, including 5 Outside Directors is proposed.

To select candidates for Director, discussions were held by a non-statutory Nominating & Compensation Committee in order to ensure fairness and transparency.

The candidates are as follows:

No.		Name	Current position in the Company
1	Reappointment	Yuuzou Fujita	Chairman and Representative Director
2	Reappointment	Tsuguhisa Takimoto	President and Representative Director, Chief Executive Officer
3	Reappointment	Shigemitsu Yamazaki	Representative Director, Executive Vice President
4	Reappointment	Tatsuo Ikeyama	Director, Senior Managing Executive Officer
5	Reappointment Outside Independent	Atsushi Iizuka	Director
6	Reappointment Outside Independent	Hiroyuki Ukai	Director
7	Reappointment Outside Independent	Akiko Yoshimoto	Director
8	Reappointment Outside Independent	Kazuhiro Igarashi	Director
9	Reappointment Outside Independent	Masayoshi Takigami	Director

No.	Name (Date of birth)	Past experience, position and areas of responsibility		Number of shares of the Company held
No.		April 1983 June 2008 July 2011 July 2012 July 2014 July 2015 April 2018 June 2018 April 2020	Joined Chubu Electric Power Co., Inc. Energy Business Division, Chubu Electric Power Co., Inc., seconded to C Energy Co., Inc. President and Representative Director, C Energy Co., Inc. General Manager of Distribution, Customer Service Division, Chubu Electric Power Co., Inc. General Manager of Distribution, Customer Service Division, Chubu Electric Power Co., Inc. General Manager of Distribution, Customer Service Division, Chubu Electric Power Co., Inc. (concurrently served as General Manager of Planning Group from May 2013 to June 2013) Executive Officer and General Manager of Distribution, Customer Service Division, Chubu Electric Power Co., Inc. Managing Executive Officer and General Manager of Nagoya Branch, Chubu Electric Power Co., Inc. Senior Managing Executive Officer and General Manager of Tokyo Headquarters of the Company Director, Senior Managing Executive Officer and General Manager of Tokyo Headquarters Representative Director and Executive Vice President, assisting the President in general business management,	
		Mr. Yuuzou Fujita Tokyo Headquart Administration Di the Company's ov insight into manaa Company in a wa corporate value. B	Supervisory Manager of Secretarial Division, Research & Development Division, and Information & Communication Administration Division President and Representative Director, Chief Executive Officer Chairman and Representative Director (current position) initiation as candidate for Director] The has served in various positions, including General Manager of the ers, Supervisory Manager of the Information & Communication initiation, and Representative Director, and is therefore familiar with verall business. He has operational experience at the Company and gement in general. It is believed that he will be able to manage the sy that is trusted by stakeholders and contributes to increasing the eased on this, the Company has determined that he is suitable for the or and has nominated him as a candidate.	

No.	Name (Date of birth)	Past experience, position and areas of responsibility	Number of shares of the Company held
3	Shigemitsu Yamazaki (March 25, 1965) [Reappointment]	April 1987 June 2015 Advisor and Deputy General Manager of Corporate Planning Office July 2016 Executive Officer, Deputy General Manager of Corporate Planning Division and Manager of Corporate Management Group April 2017 Executive Officer, General Manager of Electric Construction Administration Division of Business Promotion Department April 2021 Executive Officer and General Manager of Personnel Division April 2022 Senior Managing Executive Officer and General Manager of Tokyo Headquarters of the Company June 2022 Director, Senior Managing Executive Officer and General Manager of Tokyo Headquarters April 2024 Representative Director and Executive Vice President, assisting the President in general business management, General Manager of International Division and General Manage of Business Promotion Division (current position) [Reasons for nomination as candidate for Director] Mr. Shigemitsu Yamazaki has experience in our indoor Electric Construction Administration, and has also served as General Manager of Personnel Division General Manager of Tokyo Headquarters, and General Manager of Business Promotion Division, making him well versed in all aspects of our business. He has abundant business experience and insight into overall management at the Company It is believed that he will be able to manage the Company in a way that is trusted by stakeholders and contributes to increasing the corporate value. Therefore, the Company has determined that he is suitable for the position of Director and has nominated him as a candidate.	

No.	Name (Date of birth)	Past experience, position and areas of responsibility	Number of shares of the Company held
4	Tatsuo Ikeyama (April 13, 1964) [Reappointment]	April 1987 June 2013 Executive Officer and General Manager of Sales Division and Manager of Construction Group of Mie Branch July 2013 Executive Officer and General Manager of Air Conditioning & Plumbing Administration Division of Business Promotion Department July 2016 Executive Officer and General Manager of Air Conditioning & Plumbing Administration Division of Air Conditioning & Plumbing Department April 2018 Executive Officer and General Manager of Mie Branch April 2021 Senior Managing Executive Officer and Supervisory Manager of Information Systems Division and Information & Communication Administration Division April 2022 Senior Managing Executive Officer and Supervisory Manager of Research & Development Division, Information Systems Division and Information & Communication Administration Division June 2022 Director, Senior Managing Executive Officer and Supervisory Manager of Research & Development Division, Information Systems Division and Information & Communication Administration Division (current position) [Reasons for nomination as candidate for Director] Mr. Tatsuo Ikeyama has experience in our air conditioning & Plumbing Administration Division of Air Conditioning & Plumbing Department, General Manager of Mi Branch, and Supervisory Manager of Information Systems Division and Informatio & Communication Administration Division, making him well versed in all aspects our business. He has abundant business experience and insight into overa management at the Company. It is believed that he will be able to manage th Company in a way that is trusted by stakeholders and contributes to increasing th corporate value. Based on this, the Company has determined that he is suitable for the position of Director and has nominated him as a candidate.	f 14,246

No.	Name (Date of birth)	Pa	ast experience, position and areas of responsibility	Number of shares of the Company held
		April 1983	Joined Ministry of Finance	1 3
		July 2001	Director of General Planning Bureau and General Affairs	
			Bureau, Mie Prefectural Government	
		July 2006	Director for the Agricultural and Forestry Budget, Budget Bureau, Ministry of Finance	
		July 2009	Director, Planning and Administration Division, Financial Bureau, Ministry of Finance	
		December 2012	Deputy Director-General, Japan Economic Bureau, Cabinet Secretariat	
ì		July 2014	Deputy Director-General, Financial Bureau, Ministry of Finance	
		July 2015	Director-General, Tokai Local Finance Branch Bureau, Ministry of Finance	
		July 2016	First Deputy Commissioner, National Tax Agency	
		July 2017	Director-General, Customs and Tariff Bureau, Ministry of Finance (Retired from Ministry of Finance in July 2018)	
		November 2018	Advisor, Sompo Holdings, Inc.	
		January 2019	Chairman, Sompo Japan Nipponkoa Research Institute Inc. (Retired in June 2020)	
		June 2020	Outside Director of the Company (part time) (current position)	
	Atsushi Iizuka (May 12, 1959) [Reappointment] [Outside] [Independent]		Senior Managing Executive Officer, JAPAN POST HOLDINGS Co., Ltd.	
		June 2021	Representative Executive Officer, Executive Vice President, JAPAN POST HOLDINGS Co., Ltd.	
5		June 2023	Director and Representative Executive Officer, Executive Vice President, JAPAN POST HOLDINGS Co., Ltd.	5,676
		April 2024	Director and Representative Executive Officer, Senior Executive Vice President, JAPAN POST HOLDINGS Co., Ltd. (current	
		ra: .c.	position)	
		[Significant concu		
		JAPAN POST ĤO		
		[Reasons for nomi	nation as candidate for Outside Director and overview of expected	
		Mr. Atsushi Iizuka finance, for many Holdings Co., Ltd.	has been engaged in administrative work, mainly in the field of years, and is currently involved in the management of Japan Post, and therefore has abundant experience and broad insight. Based any has determined that he is suitable for the position of Outside	
			nominated him as a candidate. We expect that he will utilize his	
		extensive experien	ce and wide-ranging insight to provide input at Board of Directors	
		meetings and other occasions, and to supervise the Company from an independent standpoint.		
		[Matters regarding		
		established by th	ka satisfies the requirements for an Independent Officer as ne various regulations of Tokyo Stock Exchange, Inc. and	
			exchange, Inc., and meets the "Criteria for determining the	
			Outside Director" established by the Company, and in the case and appointed as Director, the Company plans to register him	
		as an Independen		
			as an Outside Director]	
5 years at the conclusion of this General Meeting of Shareholders				

		Past experience, position and areas of responsibility		shares of the Company held
		April 2005	Professor, Graduate School of Engineering, Nagoya Institute of	
		1	Technology	
		April 2007	Concurrently served as Dean of Department of Computer Engineering, Graduate School of Engineering, Nagoya Institute of Technology	
		April 2009	Concurrently served as Dean of Department of Scientific and Engineering Simulation, Graduate School of Engineering, Nagoya Institute of Technology	
		April 2010	Vice-President of Nagoya Institute of Technology and Professor of Graduate School of Engineering, Nagoya Institute of Technology	
		April 2011	Concurrently served as Center Director of Center for Research and Education of Next Generation Vehicle, Nagoya Institute of Technology	
		April 2013	Concurrently served as Center Director of Education Center for International Students, Nagoya Institute of Technology	
		April 2014	President, Nagoya Institute of Technology	
		April 2020	Vice-President and Professor of Faculty of business administration of Aichi Toho University, Toho Gakuen Administration Officer, Toho Gakuen (current position)	
		April 2021	President, Aichi Toho University (current position)	
	Hiroyuki Ukai	June 2021	• ` ` • • •	
6	(March 5, 1954) [Reappointment]	June 2022	Auditor, ASTI CORPORATION (current position) Outside Director of the Company (part time) (current position)	1,958
0	[Outside]			1,936
	[Independent]	[Significant concurrent position]		
		Administration Officer, Toho Gakuen President, Aichi Toho University, Toho Gakuen		
		Auditor, ASTI CORPORATION		
		[Reasons for non	nination as candidate for Outside Director and overview of expected	
		role]		
			ai has been involved in research and education for many years as a ering, and has also served in various roles in school management,	
			ident of Nagoya Institute of Technology, Director of Toho Gakuen,	
		and President of Aichi Toho University, Toho Gakuen School Corporation. Based on		
		this, the Compar		
			nominated him as a candidate. We expect that he will utilize his ence and wide-ranging insight, as well as his specialized knowledge	
			gineering, to provide input at Board of Directors meetings and other	
			supervise the Company from an independent standpoint.	
		[Matters regarding independence]		
			Ikai satisfies the requirements for an Independent Officer as	
			the various regulations of Tokyo Stock Exchange, Inc. and Exchange, Inc., and meets the "Criteria for determining the	
		independence of	f Outside Director" established by the Company, and in the case	
			d and appointed as Director, the Company plans to register him	
		as an Independe		
		[Terms of Office as an Outside Director] 3 years at the conclusion of this General Meeting of Shareholders		

No.	Name (Date of birth)	Past experience, position and areas of responsibility		Number of shares of the Company held
7	Akiko Yoshimoto (February 4, 1963) [Reappointment] [Outside] [Independent]	Outside Corporate Outside Director of [Reasons for nom role] Ms. Akiko Yoshi been involved in years. Based on the of Outside Direct utilize her extensi of Directors meet independent stand [Matters regarding Ms. Akiko Yoshi established by t Nagoya Stock E independence of that she is electe as an Independer	coston Consulting Group de Auditor, TAKARA HOLDING INC. of Sumitomo Seika Chemicals Co., Ltd. ination as candidate for Outside Director and overview of expected imoto has extensive experience and wide-ranging insight, having government administration, mainly in the field of labor, for many his, the Company has determined that she is suitable for the position or and has nominated her as a candidate. We expect that she will hive experience and wide-ranging insight to provide input at Board hings and other occasions, and to supervise the Company from an hipoint. Ig independence himoto satisfies the requirements for an Independent Officer as he various regulations of Tokyo Stock Exchange, Inc. and exchange, Inc., and meets the "Criteria for determining the Outside Director" established by the Company, and in the case d and appointed as Director, the Company plans to register her	1,121
		[Terms of Office		

No.	Name (Date of birth)	Past experience, position and areas of responsibility		Number of shares of the
	(Dutt of ontil)			Company held
		April 1979	Joined Japan National Railways	
		April 1987	Joined Central Japan Railway Company	
		June 1995	Manager, Tokyo No. 2 Rolling Stock Department, Shinkansen	
		1000	Operations Division, Central Japan Railway Company	
		June 1998	Senior Manager, General Technology Division, Central Japan	
		June 2002	Railway Company General Manager, Technology Planning Department, General	
		Julie 2002	Technology Division, Central Japan Railway Company	
		July 2004	Deputy General Manager, Transportation Safety Department,	
		July 2001	Central Japan Railway Company	
		June 2006	General Manager of Rolling Stock Department, Shinkansen	
			Operations Division, Central Japan Railways Company	
		June 2010	Deputy General Manager, General Technology Division and	
			General Manager, Technology Planning Department, Central	
			Japan Railways Company	
		June 2012	Executive Officer, Deputy General Manager, General	
			Technology Division and General Manager, Technology	
		June 2014	Development Department, Central Japan Railways Company Director, Managing Executive Officer, General Manager of	
		June 2014	General Technology Division, Supervisory Manager of Rolling	
			Stock Department, Central Japan Railways Company	
	Kazuhiro Igarashi	January 2016	Executive Vice President, NIPPON SHARYO, LTD.	
		June 2016	Representative Director, President & C.E.O., of NIPPON	
	(January 2, 1957)	June 2010	SHARYO, LTD.	
8	[Reappointment]	June 2023	Senior Advisor, NIPPON SHARYO, LTD. (current position)	828
	[Outside] [Independent]	June 2024	Outside Director of the Company (part time) (current position)	
	. 1	[Significant conc	urrent position]	
		Senior Advisor, N	NIPPON SHARYO, LTD.	
		[Reasons for nom role]	ination as candidate for Outside Director and overview of expected	
			arashi has been involved in the management of Central Japan	
			y and Nippon Sharyo Co., Ltd. for many years and has a wealth of	
			nsight as a management expert. Based on this, the Company has	
		determined that h	e is suitable for the position of Outside Director and has nominated	
			e. We expect that he will utilize his extensive experience and insight	
			t board meetings and other occasions, primarily from the perspective	
			manager, and to supervise the Company from an independent	
		standpoint.		
		[Matters regardin		
			arashi satisfies the requirements for an Independent Officer as the various regulations of Tokyo Stock Exchange, Inc. and	
			Exchange, Inc., and meets the "Criteria for determining the	
			Outside Director" established by the Company, and in the case	
			and appointed as Director, the Company plans to register him	
		as an Independe	nt Officer.	
		[Terms of Office	e as an Outside Director]	
	1 year at the conclusion of this General Meeting of Shareholders			

No.	Name (Date of birth)	I	Past experience, position and areas of responsibility	Number of shares of the Company held
		April 1985	Joined Mitsubishi Bank, Ltd. (currently MUFG Bank, Ltd.)	<u></u>
		April 1990	Joined The Takigami Steel Construction Co., Ltd.	
		June 1997	Director and General Manager of Sales Department, The	
			Takigami Steel Construction Co., Ltd.	
		June 1998	Director and General Manager, Nagoya Branch, The Takigami	
			Steel Construction Co., Ltd.	
		October 1999	Director and General Manager of Eastern Sales Department, The	
			Takigami Steel Construction Co., Ltd.	
		June 2004	Director, Executive Officer, General Manager of Eastern Sales	
			Group, The Takigami Steel Construction Co., Ltd.	
		June 2006	Director, Executive Officer, General Manager of Sales	
			Headquarters and General Manager of Nagoya Branch, The	
		4 31.0007	Takigami Steel Construction Co., Ltd.	
		April 2007	Director, Executive Officer, General Manager of Sales	
			Headquarters, General Manager of Nagoya Branch, and General	
			Manager of Planning & Administration Office, The Takigami Steel Construction Co., Ltd.	
		June 2007	Director, Executive Officer, Supervisory Manager of	
		June 2007	Administration Headquarters, and General Manager of Planning	
			& Administration Office, The Takigami Steel Construction Co.,	
	Masayoshi Takigami (December 1, 1961)		Ltd.	
		June 2008	Managing Director, Supervisory Manager of Planning	
		buile 2000	&Administration Office, Production Headquarters, and	
			Construction Headquarters, The Takigami Steel Construction	
9	[Reappointment]		Co., Ltd.	828
	[Outside]	June 2010	President and Representative Director, The Takigami Steel	
	[Independent]		Construction Co., Ltd. (current position)	
		June 2024	Outside Director of the Company (part time) (current position)	
		[Significant conc	urrent position]	
			presentative Director, The Takigami Steel Construction Co., Ltd.	
			nination as candidate for Outside Director and overview of expected	
		role]		
			Takigami has been nominated as a candidate for the position of	
			because he has a wealth of experience and insight as a management	
			g having been involved in the management of Takigami Steel	
			, Ltd. for many years. We expect that he will utilize his extensive	
			insight to provide input at board meetings and other occasions, e perspective of a corporate manager, and to supervise the Company	
		from an independ		
		[Matters regarding		
			Takigami satisfies the requirements for an Independent Officer	
			by the various regulations of Tokyo Stock Exchange, Inc. and	
			Exchange, Inc., and meets the "Criteria for determining the	
			f Outside Director" established by the Company, and in the case	
			d and appointed as Director, the Company plans to register him	
		as an Independe	nt Officer.	
		[Terms of Office	e as an Outside Director]	
1 year at the conclusion of this General Meeting of Shareholders				

(Notes)

- 1. There are no special interests between each candidate and the Company.
- 2. The aforementioned numbers of shares held include the number of shares actually held under the TOENEC CORPORATION and Office Shareholding Clubs names.
- 3. The Company has entered into a Directors and Officers Liability Insurance contract with an insurance company that covers damages that may arise due to insured Directors assuming liability for their execution of duties or receiving a claim for the pursuit of such a liability. If the candidates are appointed as Directors, each of them will be insured under the insurance contract, which is to be renewed during their terms of office.
- 4. Mr. Atsushi Iizuka, Mr. Hiroyuki Ukai, Ms. Akiko Yoshimoto, Mr. Kazuhiro Igarashi and Mr. Masayoshi Takigami are candidates for Non-executive Directors. Pursuant to Article 427, Paragraph 1 of the Companies Act and the Articles of Incorporation, the Company entered into agreements with Mr. Atsushi Iizuka, Mr. Hiroyuki Ukai, Ms. Akiko Yoshimoto, Mr. Kazuhiro Igarashi and Mr. Masayoshi Takigami to limit their liability for damages. The limit of liability under the agreements shall be the minimum amount set forth in Article 425, Paragraph 1 of the Companies Act. If Mr. Atsushi Iizuka, Mr. Hiroyuki Ukai, Ms. Akiko Yoshimoto, Mr. Kazuhiro Igarashi and Mr. Masayoshi Takigami are elected as proposed, the Company intends to extend said agreements with them.
- 5. JAPAN POST HOLDINGS Co., Ltd. at which Mr. Atsushi Iizuka serves as Director and Representative Executive Officer, Senior Executive Vice President, received an administrative action under the Insurance Business Act and the Banking Act from the Financial Services Agency in March 2025, and received an administrative action under the Act on Japan Post Holdings Co., Ltd. from the Ministry of Internal Affairs and Communications in response to the discovery of inappropriate use of non-public financial information at post offices and solicitation activities related to life insurance products before obtaining approval under the Insurance Business Act. Mr. Iizuka has fulfilled his responsibilities by making recommendations on the importance of group governance, internal controls and compliance with laws and regulations at the board of directors and other meetings of JAPAN POST HOLDINGS, Co., Ltd., and after the discovery of the incident, he has taken appropriate action such as directing measures to prevent recurrence.
- 6. A group company of Sumitomo Seika Chemicals Co., Ltd., at which Ms. Akiko Yoshimoto serves as Outside Director, was discovered to have changed the supplier of raw materials without notifying the client in advance and to have overcharged for products. Although Ms. Yoshimoto had not been aware of the facts until the incident was discovered, she has regularly been raising awareness about improving internal controls and strengthening compliance systems at the board of directors and other meetings of Sumitomo Seika Chemicals Co., Ltd. After the discovery of this incident, Ms. Yoshimoto has fulfilled her responsibilities by investigating the relevant facts and root causes, and providing recommendations for and directing measures to prevent recurrence.

Proposal 4: Election of 4 Directors Who Are Audit and Supervisory Committee Members

The terms of office of all Directors who are Audit and Supervisory Committee Members will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, the election of 4 Directors, including 3 Outside Directors, is proposed.

To select candidates for Director, discussions were held by a non-statutory Nominating & Compensation Committee in order to ensure fairness and transparency.

In addition, the consent of the Audit and Supervisory Committee has been obtained for this proposal. Candidates for the role of Director who is an Audit and Supervisory Committee Member are as follows:

No.		Name	Current position in the Company
1	New Candidate Outside	Shuichi Hosono	_
2	New Candidate	Hideki Satou	Advisor to the Audit and Supervisory Committee Office
3	Reappointment Outside Independent	Mitsuaki Shibata	Outside Director, Audit and Supervisory Committee Member (part time)
4	New Candidate Outside Independent	Kanako Itou	_

No.	Name (Date of birth)	Past experience, position and areas of responsibility	Number of shares of the Company held
1	Shuichi Hosono (April 20, 1962) [New Candidate] [Outside]	April 1986 July 2009 Affiliated Business Promotion Department, Chubu Elector Power Co., Inc., seconded to the Company (Director and General Manager of Legal Affairs) July 2011 Head of the Contract Group in the Materials Department Electric Power Co., Inc. July 2015 Vice President of Tokyo Branch, Chubu Electric Power April 2017 General Manager of Legal Affairs Department, Chubu Fower Co., Inc. April 2018 Executive Officer and General Manager of Legal Affair Department, Chubu Electric Power Co., Inc. April 2020 Executive Officer and General Manager of the Business Management Division, Chubu Electric Power Co., Inc. April 2021 Associate Director of Chubu Plant Services Co., Ltd. June 2021 Auditor of Chubu Plant Services Co., Ltd. (current posit [Reasons for nomination as candidate for Outside Director who is an A Supervisory Committee Member and overview of expected role] Mr. Shuichi Hosono has work experience, mainly in the legal department, Electric Power Co., Inc., and has also served as General Manager, Legal Department, Chubu Electric Power Co., Inc. and as an Auditor at Chu Services Co., Ltd., and therefore has ample experience and insight into a audits. Based on this, the Company has determined that he is suitable for the of Outside Director who is an Audit and Supervisory Committee Member, nominated him as a candidate. We expect that he will utilize his extensive exand insight into corporate audits to speak at meetings of the Board of Direthe Audit and Supervisory Committee, and to provide audits and supervision neutral and objective standpoint.	ot, Chubu Co., Inc. Electric S O tion) Audit and at Chubu al Affairs abu Plant corporate e position c, and has experience ectors and

No.	Name (Date of birth)	Past experience, position and areas of responsibility	Number of shares of the Company held
2	Hideki Satou (August 6, 1963) [New Candidate]	April 1986 Joined the Company July 2014 General Manager of Secretarial Office June 2015 Executive Officer and General Manager of Secretarial Office July 2016 Executive Officer and General Manager of Secretarial Division April 2018 Executive Officer and General Manager of Personnel Division April 2021 Executive Officer and General Manager of Nagano Branch April 2025 Advisor to the Audit and Supervisory Committee Office (current position) [Reasons for nomination as candidate for Director who is an Audit and Supervisory Committee Member] Mr. Hideki Satou has experience in operations, having been stationed in the Company's accounting department for many years, and has served in such positions as General Manager of Secretarial Division, General Manager of Personnel Division and General Manager of Nagano Branch, giving him a thorough understanding of the Company's operations as a whole. He also has ample experience at the Company and insight into finance and accounting. Based on this, he has been deemed to be a suitable candidate for Director who is an Audit and Supervisory Committee Member, and has been nominated as a candidate. We expect that he will utilize his extensive experience and insight into finance and accounting to provide input at meetings of the Board of Directors and the Audit and Supervisory Committee, as well as to provide appropriate audits and supervision.	29,352

No.	Name (Date of birth)	Past experience, position and areas of responsibility		Number of shares of the Company held	
		April 1976 March 1981 May 2003 August 2007	Joined Audit Corporation Ito Office (merged with ChuoAoyama Audit Corporation in January, 2001) Registered as Certified Public Accountant Representative Partner, ChuoAoyama Audit Corporation (dissolved after changing its name to Misuzu Audit Corporation in September 2006) Representative Partner, KPMG AZSA LLC		
		July 2013	Auditor, KPMG AZSA LLC		
		June 2015 July 2015	Retired KPMG AZSA LLC		
			Established Shibata Mitsuaki CPA Office		
			President of Shibata Mitsuaki CPA Office (current position)		
		June 2019	Outside Auditor of the Company		
		June 2021	Outside Director, Audit and Supervisory Committee Member of the Company (part time) (current position)		
		[Significant concu			
3	Mitsuaki Shibata (January 26, 1953) [Reappointment] [Outside] [Independent]	Certified Public Accountant Office [Reasons for nom Supervisory Common Mr. Mitsuaki Shib a certified public Company has dete is an Audit and candidate. We expinsight as an expethe Board of Direaudits and supervital Although he has not for the reasons staduties of an Outs Member. [Matters regarding Mr. Mitsuaki Shiestablished by the Nagoya Stock Eindependence of that he is elected continue to be an [Terms of Office 4 years at the common supervised of the continue to the cont	2,153		

No.	Name (Date of birth)	Past experience, position and areas of responsibility		Number of shares of the
No. 4	(Date of birth) Kanako Itou (February 10, 1983) [New Candidate] [Outside] [Independent]	October 2006 Registered as an attorney at law October 2006 Joined Ishihara Law Office December 2016 Outside Audit & Supervisory Board Mer Create Co., Ltd. (current position) June 2021 Left Ishihara Law Office July 2021 Joint Owner of Musubi Law Office (current position) June 2024 Outside Audit & Supervisory Board Mer Construction Co., Ltd. (current position) [Significant concurrent position] Outside Audit of Kobayashi Create Co., Ltd. Joint Owner of Musubi Law Office Outside Audit & Supervisory Board Member of Yahagi Con [Reasons for nomination as candidate for Outside Director Supervisory Committee Member and overview of expected in Ms. Kanako Itou has specialized knowledge as well as all insight as an attorney-at-law. Based on this, the Company has suitable for the position of Outside Director who is an Committee Member, and has nominated him as a candidate. utilize her knowledge as a legal expert, as well as his abundant to speak up at meetings of the Board of Directors and the Committee, and to provide audits and supervision from is standpoint. Although she has not been involved in the management of th an outside auditor, for the reasons stated above, we believe properly perform the duties of an Outside Director who Supervisory Committee Member. [Matters regarding independence] Ms. Kanako Itou satisfies the requirements for an Ir	mber of Kobayashi rent position) mber of Yahagi astruction Co., Ltd. or who is an Audit and role] bundant experience and as determined that she is Audit and Supervisory We expect that she will at experience and insight, Audit and Supervisory a neutral and objective as company other than as a that she will be able to b is also an Audit and	shares of the Company held 0
		established by the various regulations of Tokyo Stoc Nagoya Stock Exchange, Inc., and meets the "Criteri independence of Outside Director" established by the Co that she is elected and appointed as Director, the Compar as an Independent Officer.	a for determining the impany, and in the case	

(Notes)

- 1. There are no special interests between each candidate and the Company.
- 2. The aforementioned numbers of shares held include the number of shares actually held under the TOENEC CORPORATION and Office Shareholding Clubs names.
- 3. The Company has entered into a Directors and Officers Liability Insurance contract with an insurance company that covers damages that may arise due to insured Directors assuming liability for their execution of duties or receiving a claim for the pursuit of such a liability. If the candidates are appointed as Directors who are Audit and Supervisory Committee Members, each of them will be insured under the insurance contract, which is to be renewed during their terms of office.
- 4. Pursuant to Article 427, Paragraph 1 of the Companies Act and the Articles of Incorporation, the Company has entered into a liability limitation agreement with Mr. Mitsuaki Shibata, which sets the liability limit at the minimum amount set out in Article 425, Paragraph 1 of the Companies Act. If Mr. Mitsuaki Shibata is elected as proposed, the Company intends to extend said agreements with them. In addition, if Mr. Shuichi Hosono, Mr. Hideki Satou and Ms. Kanako Itou are elected as proposed, the Company plans to enter into similar limited liability agreements with each of them.
- 5. Ms. Kanako Itou's name in her family register is Kanako Hayashi.

<Reference> Skill Matrix of Candidates for Directors

	Independent Outside	Main areas of expertise expected to be demonstrated						
Name		Corporate Management	Business Promotion/ Marketing	Technology/ Quality/DX	Finance & Accounting	Legal Affairs/Risk Management	Internationa- lity	ESG (Environment/ Society/ Governance)
Yuuzou Fujita		0	0	0		0		0
Tsuguhisa Takimoto		0			0	0	0	0
Shigemitsu Yamazaki		0	0	0			0	0
Tatsuo Ikeyama		0	0	0				0
Atsushi Iizuka	•	0			0	0		0
Hiroyuki Ukai	•	0		0		0		0
Akiko Yoshimoto	•	0				0	0	0
Kazuhiro Igarashi	•	0		0		0		0
Masayoshi Takigami	•	0	0	0				0
Shuichi Hosono		0				0		0
Hideki Satou					0	0		0
Mitsuaki Shibata	•				0	0		0
Kanako Itou	•				0	0		0

The above chart is not an exhaustive list of each person's areas of expertise and experience.

< Reference Policy for nominating candidates for Directors and electing Executive Officers

(Purpose)

Article 1 This policy sets out the standards for the nomination of candidates for Directors (including Outside Directors and Audit and Supervisory Committee Members; the same applies below) and the election of Executive Officers with specific titles.

(Basic concept)

Article 2 With regard to candidates for Directors and Executive Officers with specific titles, the Company will nominate and elect diverse individuals with high ethical standards, honest personalities, and different expertise and experience, regardless of gender or nationality, while taking into consideration the balance of the Board of Directors and the business execution system.

(Reasons for disqualification)

Article 3 Anyone who meets the following conditions may not be nominated or elected as a candidate for Director or an Executive Officer with a title:

- (1) A person who falls under the category of a person who is disqualified as a Director under Article 331, Paragraph 1 of the Companies Act
- (2) A person who has been declared bankrupt and has not had his/her rights restored, or a person who is treated similarly under the laws and regulations of a foreign country
- (3) Those who are recognized to have ties to antisocial forces
- (4) Those who have health problems that prevent them from performing their duties

(Nomination and election criteria)

Article 4 The criteria for nomination and election of candidates for Directors and Executive Officers with titles shall be as follows:

- (1) Candidates for Inside Directors and Executive Officers
 - (i) Always strive to put into practice the company's philosophy, mission, and other principles, and have a strong desire to realize the company's management plans.
 - (ii) Possess practical experience and knowledge to execute the duties
 - (iii) Possess the foresight and insight to rapidly adapt to changes in the business environment, and the management capabilities to contribute to the sustainable growth of the Group and to improving its corporate value over the medium to long term
- (2) Candidates for Outside Directors
 - (i) Ability to supervise management from an independent standpoint
 - (ii) Possess the knowledge and experience in the specialized fields necessary to exercise the supervisory function of management, and can provide advice and supervision from a different perspective and viewpoint than Inside Directors and Executive Officers with specific titles
 - (iii) Candidates for Independent Outside Directors must meet the independence criteria set out in the "Criteria for determining the independence of Outside Director"
- (3) Candidates for Inside Directors who are Audit and Supervisory Committee Member
 - (i) Ability to perform supervisory and auditing functions from a neutral and objective standpoint
 - (ii) Possess the knowledge and experience in the specialized fields necessary to exercise management supervision and auditing functions, and be able to provide advice and supervise and audit functions from a perspective and viewpoint different from that of Inside Directors and Executive Officers with specific titles
- (4) Candidates for Outside Directors who are Audit and Supervisory Committee Member
 - (i) Ability to supervise and audit management from an independent standpoint
 - (ii) Possess the knowledge and experience in the specialized fields necessary to exercise management supervision and auditing functions, and be able to provide advice and supervise and audit functions from a perspective and viewpoint different from that of Inside Directors and Executive Officers with specific titles
 - (iii) Candidates for Independent Outside Director who are Audit and Supervisory Committee Member must meet the independence criteria set out in the "Criteria for determining the independence of Outside Director"

(Amendment and repeal)

Article 5 Any amendment or repeal of this Policy shall be made by a resolution of the Board of Directors following deliberation by the Nomination and Remuneration Committee.

< Reference > Criteria for determining the independence of Outside Director

The Company determines the independence of its Outside Directors by checking whether or not the individual meets the following criteria for the current and past three fiscal years, taking into consideration the requirements for Independent Directors set by domestic financial instruments exchanges, such as the Tokyo Stock Exchange, Inc.

- 1. The person is not a major business partner of the Company*1 or an Executive Officer of such business partner*2
- 2. Not being a major lender*3 of the Company or an Executive Officer of such lender
- 3. Not being a consultant, accounting professional, or legal professional who receives a large amount*4 of money or other assets from the Company other than officer compensation (however, if the entity that receives such assets is a corporation, association, or other organization, this applies to a person who belongs to such organization)
- 4. Not being a major shareholder*5 of the Company or an Executive Officer of such shareholder
- 5. The person has not received a large amount*4 of donations from our company (however, if the recipient of the donation is an organization such as a corporation or association, this applies to persons who belong to that organization).
- 6. The spouse or relatives within the second degree of kinship of the applicant are not any of the following:
 - (1) Those listed in 1 to 5 above
 - (2) Executive or non-Executive Officer and auditors of the Company and its subsidiaries
 - (3) Representative partner or partner of the Company's accounting auditor
- *1 A "major business partner" means a business partner whose annual transaction amount exceeds 2% of its consolidated net sales in the most recent fiscal year in the case where the business partner receives payment from the Company, or whose annual transaction amount exceeds 2% of the Company's consolidated net sales in the most recent fiscal year in the case where the business partner makes payments to the Company.
- *2 "Executive Officer" refers to a business executive as defined in Article 2, Paragraph 3, Item 6 of the Enforcement Regulations of the Companies Act (Executive Directors, Executive Officers and other officers who execute the business of a corporation, etc., employees who execute the business, and employees who execute the business).
- *3 "Major lender" means a lender whose borrowing amount exceeds 2% of the Company's consolidated total assets.
- *4 A "large amount" means an amount exceeding 10 million yen per year in the case of an individual, or an amount exceeding 2% of the total annual income of the organization in the most recent fiscal year in the case of a person belonging to an organization such as a corporation or association.
- *5 A "major shareholder" is defined as a person who holds, directly or indirectly, 10% or more of the voting rights.