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Securities Code: 5192 June 6, 2025 Start date of measures for electronic provision: June 4, 2025

To Our Shareholders:

Hiroshi Ikeda Representative Director **Mitsuboshi Belting Ltd.** 1-21, Hamazoedori 4-chome, Nagata-ku, Kobe-shi

# Notice of the 110th Annual General Meeting of Shareholders

We are pleased to notify you that the 110th Annual General Meeting of Shareholders of Mitsuboshi Belting Ltd. (the "Company") will be held as follows.

When convening this Annual General Meeting of Shareholders, the Company takes measures for providing information that constitutes the content of reference documents (excluding the Voting Form) for the general meeting of shareholders, etc. (matters subject to measures for electronic provision) in electronic format, and posts this information as "Notice of the 110th Annual General Meeting of Shareholders" on the Internet. Please access any of the websites shown below to review the information.

The Company's website: https://www.mitsuboshi.com/stockholder/information/meeting.html (in Japanese)

Website for posted informational materials for the general meeting of shareholders: https://d.sokai.jp/5192/teiji/ (in Japanese)

The Company also has posted matters subject to measures for electronic provision on the Tokyo Stock Exchange (TSE) website. To access this information, access the TSE website (Listed Company Search) by using the Internet address shown below, enter "Mitsuboshi Belting Ltd." in "Issue name (company name)" or the Company's securities code "5192" in "Code," and click "Search." 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 on the day, you may exercise your voting rights via the Internet, etc. or in writing (by postal mail.) Please review the Reference Documents for the General Meeting of Shareholders, and exercise your voting rights no later than Thursday, June 26, 2025, 5:15 p.m. (JST).

### **1. Date & Time** Friday, June 27, 2025, at 10:00 a.m. (JST)

2. Venue 1F Hall, the Kobe Head Office General Management Center of the Company 1-35, Karumodori 5-chome, Nagata-ku, Kobe-shi

# 3. Purpose of the Meeting

# Matters to be Reported

- 1. The Business Report, Consolidated Financial Statements, and Non-consolidated Financial Statements for the 110th Fiscal Year (April 1, 2024 to March 31, 2025)
- 2. The Results of the Audit of the Consolidated Financial Statements for the 110th Fiscal Year (April 1, 2024 to March 31, 2025) by the Accounting Auditor and the Audit & Supervisory Board

# Matters to be Resolved

- Proposal No. 1 Appropriation of Surplus
- Proposal No. 2 Election of Eight (8) Directors
- Proposal No. 3 Election of One (1) Substitute Audit & Supervisory Board Member
- $\odot$  When attending the meeting, please submit the Voting Form to the reception desk.
- If revisions to the matters subject to measures for electronic provision arise, a notice of the revisions and the details of the matters before and after the revisions will be posted on the websites listed above.
- Other matters of guidance to shareholders may be posted on the Company's website provided above. Please access the Company's website as required to confirm the latest information.

## **Reference Documents for the General Meeting of Shareholders**

#### **Proposals and Reference Information**

Proposal No. 1 Appropriation of Surplus

The Company's basic capital policy is to enhance medium and long-term corporate and shareholder values by securing resources for investment in growth and enhancing shareholder returns.

Furthermore, in the '24 Mid-Term Business Plan (April 1, 2024 to March 31, 2027) announced on May 14, 2024, the KPI target for shareholder returns is set to aim for a DOE of approximately 5.4% (dividend per share of at least ¥180). Comprehensively considering the above basic policy, the Company's performance for the current fiscal year, and its financial position, the Company proposes a year-end dividend of ¥96 per share as follows (an increase of ¥6 compared to the initially announced year-end dividend forecast of ¥90).

- Allotment of dividend property to shareholders and their aggregate amount ¥96 per common share of the Company Total payment: ¥2,707,517,856
- (2) Effective date of dividends of surplus June 30, 2025

# Proposal No. 2 Election of Eight (8) Directors

The terms of office of eight (8) Directors, Hiroshi Ikeda, Toshimi Kumazaki, Keiji Mataba, Shinji Kuramoto, Kazuhiro Takeda, Shinya Okuda, Yuka Miyake, and Yasuhiro Tsuji will expire at the conclusion of this Annual General Meeting of Shareholders. Therefore, the Company proposes the election of eight (8) Directors (including three (3) Outside Directors).

Candidates for Directors are resolved by the Board of Directors based on the report by the Nomination and Remuneration Advisory Committee, an advisory body to the Board of Directors.

The candidates for Directors are as follows:

Candidate No.	Name	Position in the Company	
1	Hiroshi Ikeda	Representative Director President, Executive Officer	Reelection Male
2	Toshimi Kumazaki	Director Senior Managing Executive Officer	Reelection Male
3	Keiji Mataba	Director Senior Managing Executive Officer	Reelection Male
4	Shinji Kuramoto	Director Managing Executive Officer	Reelection Male
5	Kazuhiro Takeda	Director Managing Executive Officer	Reelection Male
6	Shinya Okuda	Director (Outside)	Reelection Outside Independent Male
7	Yuka Miyake	Director (Outside)	Reelection Outside Independent Female
8	Yasuhiro Tsuji	Director (Outside)	Reelection Outside Independent Male

Reelection: Candidate for re-election as Director

Outside: Candidate for Outside Director

Independent: Independent officer as provided for by the stock exchange

Male: Candidate for male Director

Female: Candidate for female Director

Candidate No.	Name (Date of birth)	Biography, Position, Responsibility and Important Concurrent Position		Number of the Company's Shares Owned	Relationshij of Special Interest in the Company			
		Apr. 1981	Joined the Company					
		Dec. 1999	General Manager of Automotive Belts & Parts Sales Department, Industrial Materials Division					
	Hiroshi Ikeda (July 8, 1957) Reelection Male	July 2007	Seconded to Mitsuboshi Overseas Headquarters Private Limited		None			
		Apr. 2012	Executive Officer of the Company	33,917				
		Feb. 2015	General Manager of Office of the President					
		Feb. 2016	General Manager of Corporate Planning	shares	None			
			Division and General Manager of Tokyo					
1			General Affairs Department					
		Apr. 2016	Managing Executive Officer					
		June 2019	Director					
		June 2019	In charge of General Affairs Department					
		June 2021	Representative Director and President,					
			Executive Officer (current position)					
	Reasons for nomination as	candidate for Direct	or					
	Hiroshi Ikeda has a wealth	of experience and b	road insight in the sales field and management opera	ations, includi	ng serving			
	as the head of the sales and	l the corporate plann	ing within the Company Group. The Company has o	letermined that	it he is an			
	appropriate person to strongly promote the further enhancement of the corporate value of the Company Group and achieve							
	the mid-term business plan	based on his broad	perspective and his ability to act and lead, and has c	ontinued to no	minate			
	him as a candidate for Dire	ector.						

Candidate No.	Name (Date of birth)	Biography, Position, Responsibility and Important Concurrent Position		Number of the Company's Shares Owned	Relationship of Special Interest in the Company			
2	Toshimi Kumazaki (November 10, 1957) Reelection Male	Apr. 1981 Apr. 2010 Jan. 2012 Mar. 2013 Sept. 2015 Apr. 2017 Oct. 2019 Apr. 2020 June 2020 June 2021 Apr. 2022 Apr. 2022	Joined the CompanyGeneral Manager of Shikoku AreaProduction Department of ProductionDepartment, Industrial Materials DivisionGeneral Manager of Production Department,Industrial Materials Division and PlantManager of Shikoku Plant, General AffairsDepartment, Corporate AdministrationDivisionPresident of PT. Seiwa IndonesiaPresident of Stars Technologies IndustrialLimitedExecutive Officer of the CompanyGeneral Manager of Production ControlCenter, Industrial Materials GroupManaging Executive OfficerIn charge of Finance & AccountingDepartment (current position)Director General of Production Division(current position)Director General of Production Division(current position)Director General of Production DivisionIn charge of Shikoku Area (current position)In charge of Shikoku Area (current position)Senior Managing Executive Officer (currentNanaging Executive Officer (currentNorder of Shikoku Area (current position)	22,964 shares	None			
	position)     Reasons for nomination as candidate for Director     Toshimi Kumazaki has a wealth of experience and broad insight in the production field and management operations, including serving as the head of the production and the finance, and overseas subsidiaries within the Company Group. The Company has determined that he is an appropriate person to further streamline and improve the production system in the Company Group and to supervise the business execution, and has continued to nominate him as a candidate for Director.							

Candidate No.	Name (Date of birth)	Biography, Position, Responsibility and Important Concurrent Position			Relationship of Special Interest in the Company
		Apr. 1987	Joined the Company		
		July 2005	President of MBL Shanghai International		
			Trading Co., Ltd.		
		Sept. 2013	General Manager of Global Business		
			Functional Enhancement Team, Industrial		
	Keiji Mataba (November 20, 1962) Reelection Male		Materials Group (Sales Supervision) of the		
			Company		
		Apr. 2014	Executive Officer	18,564 shares	
		Dec. 2015	General Manager of Administration		None
			Department, Industrial Materials Group	snares	
3		Apr. 2016	Managing Executive Officer		
5		June 2021	Director (current position)		
		Apr. 2022	Director General of Industrial Materials		
			Sales Division and in charge of Legal		
			Department (current position)		
		June 2024	Senior Managing Executive Officer (current		
			position)		
	Reasons for nomination as ca	andidate for Direct	or		
	Keiji Mataba has a wealth of	experience and br	oad insight in the sales field, including serving as th	e head of the	sales and
	-		oup. The Company has determined that he is an approximately a second sec		
	expand the Company Group	's earnings and crea	ate new demand for the Company's products and to	supervise the	business
	execution, and has continued	l to nominate him a	as a candidate for Director.		

Candidate No.	Name (Date of birth)	Biography, Position, Responsibility and Important Concurrent Position		Number of the Company's Shares Owned	Relationship of Special Interest in the Company				
4	Shinji Kuramoto (June 29, 1957) Reelection Male	Apr. 1981 Sept. 2003 July 2008 Feb. 2011 May 2013 Apr. 2016 Apr. 2019 Apr. 2021 Apr. 2022 June 2022 June 2022 June 2022	Joined the Company General Manager of Purchasing Department, Corporate Administration Division General Manager of Personnel Department, Corporate Administration Division General Manager of Functional Parts, Systems & Metal Products Sales Department, Industrial Materials Division General Manager of Personnel Department Executive Officer Managing Executive Officer Vice-Senior Managing Executive Officer Director General of Personnel & General Affairs Division (current position) and General Manager of Personnel Department of the Division Director (current position) Managing Executive Officer (current position) In charge of Purchasing Department (current tasition)	23,036 shares	None				
	position)     Reasons for nomination as candidate for Director     Shinji Kuramoto has a wealth of experience and broad insight in the administration field, including serving as the head of the purchasing, the sales, the HR and personnel development, the general affairs, and the promotion of Digital     Transformation within the Company Group. The Company Group has determined that he is an appropriate person to								
	further strengthen the management and administrative structure of the Company Group, to invest in human capital and intellectual property, to develop and secure diverse human resources, and to supervise the execution of business operations, and has continued to nominate him as a candidate for Director.								

Candidate No.	Name (Date of birth)	Biography, P	Biography, Position, Responsibility and Important Concurrent Position		Relationsh of Specia Interest in the Company
		Apr. 1983	Joined the Company		
		Apr. 2009	General Manager of Powertransmission		
			Belts Technical Department No. 2 of Belts &		
			System Technical Department, Industrial		
			Materials Division		
		Mar. 2012	General Manager of Belts & System		
			Technical Department and Power		
			Transmission Belts Development		
			Department of the Department, Industrial		
			Materials Division		
		July 2015	President of MITSUBOSHI POLAND Sp.z		
			0.0.		
		Apr. 2018	General Manager of Powertransmission		
	Kazuhiro Takeda		Belts Technical Department No. 1 of Belts &		
	(June 24, 1960)		System Technical Department, Industrial Materials Group of the Company	13,705	N
	Reelection	Apr. 2019	Executive Officer	shares	None
	Male	Apr. 2019 Apr. 2019	General Manager of Production Department		
		Api. 2019	and Shikoku Area Production Department of		
5			the Department, Industrial Materials Group		
			and in charge of Shikoku Area		
		Jan. 2021	President of Mitsuboshi Belting Giken Co.,		
			Ltd.		
		Apr. 2021	Managing Executive Officer of the Company		
			(current position)		
		Apr. 2024	Director General of Technical Division and		
			General Manager of Belt Drive Train		
			Products & Systems Department of the		
			Division and in charge of Digital & IT		
			Division (current position)		
		June 2024	Director (current position)		

field, including serving as the head of the technology, the production, the promotion of Digital Transformation, and overseas subsidiaries within the Company Group. The Company has determined that he is an appropriate person for the promotion of technological development in the Company Group and the improvement of the quality of the Company's products and services as well as for supervising the business execution, and has continued to nominate him as a candidate

for Director.

Candidate No.	Name (Date of birth)	Biography, P	osition, Responsibility and Important Concurrent Position	Number of the Company's Shares Owned	Interest in			
6	Shinya Okuda (July 26, 1952) Reelection Outside Independent Male	Director, Institu Director, Japan	Joined Ministry of International Trade and Industry (current Ministry of Economy, Trade and Industry) Senior Managing Director, Kansai Economic Federation Joined Sumitomo Metal Industries, Ltd. Director and Senior Managing Executive Officer Managing Executive Officer of Nippon Steel & Sumitomo Metal Corporation (current Nippon Steel Corporation) Senior Managing Director, Petroleum Association of Japan Audit & Supervisory Board Member of the Company Director (current position) Director, Institute of Energy Economics, Japan (current position) Director, Japan Energy Association (current position) Director, Hanwa Scholarship Foundation (Public Interest Incorporated Foundation) (current position) ncurrent positions outside the Company] te of Energy Economics, Japan Energy Association a Scholarship Foundation (Public Interest wundation)	1,300 shares	None			
	Reasons for nomination as candidate for Outside Director and summary of expected roles Shinya Okuda has served in important positions at the Ministry of Economy, Trade and Industry and the Kansai Economic Federation, and has been involved in management at Sumitomo Metal Industries, Ltd. and other companies, offering a wealth of experience, achievements, and deep insight as a manager. During his tenure as an Outside Audit & Supervisory Board Member and Outside Director of the Company, he has thoroughly fulfilled his responsibilities, including by actively expressing his opinions and providing advice from an independent and objective standpoint at meetings of the Board of Directors, the Nomination and Remuneration Advisory Committee, and other bodies. In order to continue to utilize this abundant knowledge, experience, etc., in the management of the Company, the Company has continued to nominate him as a candidate for Outside Director. In addition, the Company expects him to continue to advise, supervise, and monitor the Company's management through the Board of Directors, the Nomination and Remuneration Advisory Committee, and other bodies from an independent and							

Candidate No.	Name (Date of birth)	Biography, P	osition, Responsibility and Important Concurrent Position	Number of the Company's Shares Owned	Relationship of Special Interest in the Company		
7	Yuka Miyake (October 19, 1975) Reelection Outside Independent Female	Director of Yuk Director of Ova	Joined the Company Joined Asahi Arthur Andersen Ltd. Joined Tohmatsu Tax Co. Registered as a certified tax accountant (Kinki Certified Public Tax Accountants' Association) Director of Yuka Miyake Tax Accountant Office (current position) Director of Oval Consulting (current position) Director of Hyogo Council of Social Welfare (current position) Director of the Company (current position) neurrent positions outside the Company] a Miyake Tax Accountant Office al Consulting pogo Council of Social Welfare	700 shares	None		
	Reasons for nomination as candidate for Outside Director and summary of expected roles Yuka Miyake has professional knowledge and experience cultivated as a certified tax accountant. She has also been engaged in management at Oval Consulting, and has a wealth of experience, achievements, and high-level insight as a management consultant. She has also been actively involved in public-private partnership projects and possesses high insight in the area of human capital. Throughout her tenure as an Outside Director of the Company, she has thoroughly fulfilled her responsibilities, including by actively expressing her opinions and providing advice from an independent and objective standpoint at meetings of the Board of Directors, the Nomination and Remuneration Advisory Committee, and other bodies. In order to continue to utilize this abundant knowledge, experience, etc., in the management of the Company, the Company has continued to nominate her as a candidate for Outside Director. In addition, the Company expects her to continue to advise, supervise, and monitor the Company's management through the Board of Directors, the Nomination Advisory Committee, and other bodies from an independent and objective standpoint, and to provide appropriate evaluation, etc., of the management's business execution.						

Candidate No.	Name (Date of birth)	Biography, P	osition, Responsibility and Important Concurrent Position	Number of the Company's Shares Owned	Relationship of Special Interest in the Company
8	Yasuhiro Tsuji (December 27, 1955) Reelection Outside Independent Male		Joined Policy Board, Headquarters of Democratic Socialist Party General Manager of Bureau of Economy, General Manager of Secretariat, Japan Trade Union Confederation (JTUC-RENGO) Member of House of Councilors Chairman of the Committee on Health, Welfare and Labour State Minister of Health, Labour and Welfare Visiting Professor, Faculty of Healthcare, Tokyo Healthcare University Audit & Supervisory Board Member of the Company Visiting Professor, Faculty of Nursing, Tokyo Healthcare University (current position) Director of the Company (current position) neurrent positions outside the Company] sor, Faculty of Nursing, Tokyo Healthcare	600 shares	None
	Reasons for nomination as ca Yasuhiro Tsuji has been invo Welfare, offering a wealth of training and workplace envir and Outside Director of the C and providing advice from an Nomination and Remunerati- knowledge, experience, etc., candidate for Outside Director In addition, the Company ex- the Board of Directors, the N objective standpoint, and to He has never in the past been Company judges he will app	ors, such as pe visory Board pressing his o vectors and the tilize this abun minate him as management rom an indepe cution. er. However, th	rsonnel Member pinions adant s a through endent and		

Notes: 1. The Company has notified the Tokyo Stock Exchange that Shinya Okuda, Yuka Miyake, and Yasuhiro Tsuji are independent officers as provided for by its rules. If re-election is approved, the Company plans for their designation as independent officers to continue.

Yuka Miyake joined the Company as a regular employee in April 1999 and remained with the Company until December 2001. Since her retirement, she has never been a related party of the Company's affiliates or associates, major shareholders, or major business partners, nor has she received any large amount of money or other assets from the Company. Therefore, the Company has determined that she has sufficient independence as a person who is unlikely to have a conflict of interest with general shareholders.

- 2. Shinya Okuda, Yuka Miyake, and Yasuhiro Tsuji are currently serving as Outside Directors of the Company, and at the conclusion of this Annual General Meeting of Shareholders, their tenure will have been five (5) years for Shinya Okuda (total term of office, including his time as an Outside Audit & Supervisory Board Member, will have been six (6) years), three (3) years for Yuka Miyake, and one (1) year for Yasuhiro Tsuji (total term of office, including his time as an Outside Audit & Supervisory Board Member, will have been six (6) years).
- 3. The Company has entered into an agreement with Shinya Okuda, Yuka Miyake, and Yasuhiro Tsuji to limit their liability set forth in Article 423, paragraph (1) of the Companies Act, pursuant to the provisions of the Articles of Incorporation of

the Company and Article 427, paragraph (1) of the same Act. The maximum amount of liability under the agreement is set by law, and if their re-election is approved, the Company plans to continue such agreement with them.

4. The Company has entered into a directors and officers liability insurance agreement as provided for in Article 430-3, paragraph (1) of the Companies Act with an insurance company, thereby covering losses and costs incurred by an insured person, which includes Directors of the Company, in cases where they are liable for damages arising from their performance of duties (unless a coverage exclusion in the insurance agreement is applied). If each candidate for Director is elected as Director, he/she will become one of the insureds under said insurance agreement. The insurance agreement will be renewed with the contents unchanged on its next renewal.

# [Reference]

		Management & Business Planning	HR, General & Legal Affairs	Digital (DX Promotion)	Finance & Accounting	ESG & Sustain- ability	Technology, Innovation, Procurement & Production	Sales &	Global Experience
Representative Director President	Hiroshi Ikeda	0	0			0		0	0
Director	Toshimi Kumazaki	0			0		0	0	0
Director	Keiji Mataba	0	0					0	0
Director	Shinji Kuramoto		0	0		0	0	0	
Director	Kazuhiro Takeda			0			0		0
Outside Director [Independent]	Shinya Okuda	0				0		0	0
Outside Director [Independent]	Yuka Miyake				0	0			
Outside Director [Independent]	Yasuhiro Tsuji		0			0			

# Management structure after Proposal No. 2 is approved (tentative)

Skills where a particular contribution is expected are marked with a  $\circ$ , based on the individual's past career experience, current role, qualifications, and other relevant factors.

Primary skills (knowledge, experience, abilities, etc.) that the Board of Directors as a whole should possess, and reasons for selection

reasons for selection	
Management & Business Planning	The Company believes that it is necessary to formulate and supervise growth strategies that contribute to the creation of sustainable value from a medium and long-term perspective by promoting the creation of a company that contributes to the realization of a sustainable society through its business activities and by anticipating its future vision.
HR, General & Legal Affairs	The Company believes that it is necessary to develop human resources who will strive to "strengthen the human resources strategy," which is the highest priority issue of the '24 Mid-Term Business Plan, and promote reform, as well as to build a strong corporate governance structure that includes compliance and risk management.
Digital (DX Promotion)	The Company believes that it is necessary to improve productivity through the introduction of AI, use digital technology to streamline indirect department operations, speed up new product development, and reduce labor costs to maintain and strengthen competitiveness.
Finance & Accounting	The Company believes that it is necessary to promote a capital policy that enhances its corporate value over the medium and long-term by formulating a financial and capital strategy with a focus on cost of capital and by appropriately implementing growth investments and shareholder returns to enhance shareholder value.
ESG & Sustainability	The Company believes that it is necessary to formulate and execute strategies for future impacts on business caused by environmental and social changes, including climate change, from the perspective of both risks and opportunities, in order to contribute to the realization of a sustainable society under our basic philosophy of "To give attentive consideration to both humanity and nature."
Technology, Innovation, Procurement & Production	The Company believes that it is necessary to improve and develop our intellectual and technological capital, as well as our manufacturing capital, in order to embody our basic management policy of "To contribute to society by supplying goods of high performance, high precision, and high quality" and to maintain and strengthen our competitive advantage over the medium and long-term.
Sales & Marketing	The Company believes that it is necessary to understand the characteristics of each industry, accurately capture customer needs, and conduct effective sales and marketing activities to maximize brand value in order to realize a co-creation business model that focuses on customer value.
Global Experience	The Company believes that it is necessary to be well-versed in the business environment and needs of different markets, and to formulate and execute business strategies from a global perspective that also considers geopolitical risks, as the Company has a ratio of overseas sales exceeding 50%.

#### Proposal No. 3 Election of One (1) Substitute Audit & Supervisory Board Member

The Company proposes the election of one (1) substitute Outside Audit & Supervisory Board Member to ensure we meet the number of members specified by law.

Consent of the Audit & Supervisory Board has been obtained for the submission of this proposal in advance. The candidate for substitute Audit & Supervisory Board Member shall be as follows:

Nar (Date of		Biography, Position and Important Concurrent Position		Number of the Company's Shares Owned	of Special Interest in the					
Ichiro (April 1) Outs Indepe	, 1955) ide:	Apr. 1983 Apr. 1983	Registered as an attorney (Tokyo Bar Association) Joined Kobori Law Office (current Murata Kato Komori Law Office)	0 shares	None					
Reasons for non Ichiro Kato has Company, we n	Male Male   Reasons for nomination as candidate for substitute Outside Audit & Supervisory Board Member Ichiro Kato has expertise and experience as a lawyer, and although he has not been involved in the management of the Company, we nominated him as a candidate for substitute Outside Audit & Supervisory Board Member so that he can utilize his wealth of knowledge and experience to enhance the Company's auditing system.									
Outside: Independent:	1 5									

Male: Candidate for male Audit & Supervisory Board Member

Notes: 1. Ichiro Kato is a candidate for substitute Outside Audit & Supervisory Board Member. He meets the requirements of an independent officer as provided for by the Tokyo Stock Exchange, and will be notified to the Exchange as an independent officer if appointed as an Audit & Supervisory Board Member.

- 2. If Ichiro Kato is appointed as an Audit & Supervisory Board Member, the Company plans to enter into an agreement with Mr. Kato to limit his liability set forth in Article 423, paragraph (1) of the Companies Act, pursuant to the provisions of the Articles of Incorporation of the Company and Article 427, paragraph (1) of the same Act. The maximum amount of liability under such agreement is the amount provided for by laws and regulations.
- 3. The Company has entered into a directors and officers liability insurance agreement with an insurance company, thereby covering losses in cases where Directors, Audit & Supervisory Board Members, etc., are liable for damages arising from their performance of duties (unless a coverage exclusion in the insurance agreement is applied). If Ichiro Kato is appointed as an Audit & Supervisory Board Member, he will be included as an insured under said insurance agreement. The insurance agreement will be renewed with the contents unchanged on its next renewal.
- 4. Ichiro Kato is an attorney at law at Murata Kato Komori Law Office. Although the Company has made payments of less than ¥3 million to the office in FY2024, the Company believes there is no problem with his independence.