

Corporate Governance Report

Please note that the following is an unofficial English translation of the Japanese original text of the Corporate Governance Report of SOHGO SECURITY SERVICES CO., LTD., which has been reported to the Tokyo Stock Exchange. SOHGO SECURITY SERVICES CO., LTD. Provides this translation for reference and convenience purposes only and without any warranty as to its accuracy or otherwise. In the event of any discrepancy between this translation and the Japanese original, the latter shall prevail.

Last Update: December 17, 2021

SOHGO SECURITY SERVICES CO., LTD.

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<https://www.alsok.co.jp/en>

The corporate governance of SOHGO SECURITY SERVICES CO., LTD. (hereinafter “Company”) is described below.

I. Basic Views on Corporate Governance, Capital Structure, Corporate Profile and Other Basic Information

1. Basic Views

The Company determines “Based on two core principles exemplified by ‘arigato no kokoro’ (a feeling of gratefulness and gratitude) and ‘bushi no seishin’ (a samurai spirit), we devote ourselves to protecting the safety and security of our customers and of society as a whole” as a management philosophy and as to keep being a company trusted by every stakeholder, “contributing to society” is listed as one of the management policies, and will strive to fulfill the corporate governance by the separation of execution and supervision of the management, prompt decision making, establishment of corporate ethics, and transparency of management. Moreover, the Company emphasize information disclosure and strives to affirmative internal and external IR activities such as financial results briefing for investors and analysts, IR meetings with corporate investor institutions, etc.

The Company conducts inspection and review of organizational structure in accordance with the principles of “Corporate Governance Code” Tokyo Stock Exchange formulated as an indicator of corporate governance.

The Company will continue to considerate measurements of the system and will aim to formulate an organizational structure which corporate governance function effectively.

[Reasons for Non-compliance with the Principles of the Corporate Governance Code] **updated**

【Principle 3.1.3】

Sustainability initiatives and investments in human capital and intellectual property are described in the medium-term management plan and integrated report.

Medium-term management plan (<https://www.alsok.co.jp/en/ir/management/plan.html>)

Integrated report (<https://www.alsok.co.jp/en/ir/library/annual.html>)

Regarding the impact of climate change risks and profit opportunities on our business activities and profits, we are preparing for disclosure based on TCFD or an equivalent framework by the end of next fiscal year.

【Principle 4.1.3】

The Company makes independent and objective decisions by making decisions at the Board of Directors with the advice of outside directors regarding important matters such as the nomination and compensation of executives and directors. The Company will consider establishing a voluntary nomination and remuneration committee based on the revision of the Corporate Governance Code.

【Principle 4.2.1】

The remuneration of directors consists with the flat amount determined by the title, outside directors, other directors and with the productivity-linked remuneration calculated by the performance feedback by certain standard. Among these, as for the productivity-linked remuneration, in order to strengthen the responsibility of management and implement management strategies with a view to medium- to long-term business growth, the ratio of total remuneration will be increased from 20% to 45%, of which 30% will be short-term incentive, 15% will be a medium-to long-term incentive. The fixed compensation notified in advance paid every June fall into productivity-linked remuneration and as for the calculation, the company performance rate is determined by the bonus amount before deduction of consolidated operating income with investment gain on equity method added as a standard index. Furthermore, the individual performance payment rate will be determined based on the achievements of the challenges and achievement targets for the relevant fiscal year set for the individual. After, the amount of payment is decided by multiplying each payment rate by the standard amount.

The company will continue to correspond appropriately in accord with the change of business environment and the revision of Corporate Governance Code.

【Principle 4.10.1】

The Company does not have an advisory committee, but determine with independency and objectivity in resolution of Board of Directors with seek of appropriate advice for outside directors concerning important matters as nominations and remuneration of the management and directors. The Company will continue to correspond appropriately in accord with the change of business environment and the revision of Corporate Governance Code.

【Principle 4.11.1】

The Board of Directors is consisted by the company scale and scale based on swiftness of business judgement. The fixed number of directors in articles of incorporation is 12, which the Company appoints 12 directors including 4 outside directors. The fixed number of Audit & Supervisory Board members in articles of incorporation is 5, which the Company appoints 4 Audit & Supervisory Board members including 3 outside Audit & Supervisory Board members. Audit & Supervisory Board members attend the Board of Directors and deliver an opinion if necessary.

Regardless of internal/external of the Company, the director is appointed with a person having thorough knowledge with company management and with superior character, views and performance. The Board of Directors consists of directors from other companies and public institutions, besides directors with abundant experience in the company, which achieves the balance of knowledge, experience, ability and diversity.

Regarding the combination of skills possessed by directors, including the skill matrix, the Company is preparing for disclosure for the next fiscal year.

[Disclosure Based on the Principles of the Corporate Governance Code] updated

【Principle 1.4】

(1) Policies concerning Cross-Shareholdings

When the Company is to hold shares of other listed companies as cross-shareholdings, it will be decided by the maintenance and expansion of transaction and necessity of business alliances and other activities. Also, for all cross-shareholdings, it is to be reported to the Board of Directors every year and as for the stocks determined with poor effects is to be reduced such as selling the stocks.

(2) Standard of Voting Rights concerning Cross-Shareholdings

The voting rights of cross-shareholdings is exercised with the decision of whether it is a contributory matter or not for sustainable growth of each investment companies, and whether or not there is a possibility of

damage of shareholder interests.

【Principle 1.7】

Transactions involving conflict of interests of officers and transactions between principal shareholders is resolved on submission at Board of Directors in advance based on the Board of Directors rules.

【Principle 2.4.1】

Based on the basic idea that human resources are the most important source of corporate activities, the Group has been actively and continuously hiring women, foreigners, and mid-career hires with various experiences. At the same time, the Company have been working to create a work environment where each person can demonstrate their characteristics and abilities. In the future, the Company will continue to respect and accept individuals with diverse backgrounds such as gender, nationality, religion, creed, disability, values, lifestyle, etc., and various training systems so that each employee can perform at one's full potential. We will work to enhance and support the formation of autonomous careers, aiming to develop human resources who embody the management philosophy.

<Details for the initiatives are posted on the Company's website>

Promotion of women's advancement (https://www.alsok.co.jp/company/society/special/w_perform.html)

ESG Data (<https://www.alsok.co.jp/en/csr/esg.html>)

【Principle 2.6】

The operation of reserve fund of the Company's corporate pension is exercised by SOHGO SECURITY SERVICES Corporate Pension Fund.

The fund appoints a person with professional expert and knowledge of pension fund management as executive director and adopts Asset Management Committee, Board of Representatives, Board of Administrative which consists the Company's officers with expertise of financial and personnel affairs. Through these systems, the health in operation fund is confirmed.

Furthermore, the fund entrust the operation of reserve fund to multiple organizations, but all trustee organizations accept Japanese version of Stewardship Code. As for the operation trustee, besides the qualitative evaluation by the operating debrief sessions held quarterly, qualitative evaluation is conducted based on listening and the result is reported to Board of Representatives.

【Principle 3.1】

(1) Company objectives (business principle etc.), business strategies, business plans

Management philosophy, and medium-term management plan is posted on the Company's website.

Management Philosophy (<https://www.alsok.co.jp/en/ir/management/philosophy.html>)

Medium-term Management Plan (<https://www.alsok.co.jp/en/ir/management/plan.html>)

(2) Basic views and guideline on corporate governance

Please refer to "1. Basic Views" of this report.

(3) Board policies and procedures in determining the remuneration of the senior management and directors

The remuneration paid to directors consists with the flat amount determined by the appointment and outside director, other directors beside, and with the productivity-linked remuneration (fixed compensation notified in advance) calculated by the performance feedback of each directors by certain standard. Among these, as for the productivity-linked remuneration, in order to strengthen the responsibility of management and implement management strategies with a view to medium- to long-term business growth, the ratio of total remuneration will be increased from 20% to 45%, of which 30% will be short-term incentive, 15% will be a medium-to long-term incentive. The remuneration paid to directors and the policy concerning the decision of the method of calculation is determined at the Board of Directors.

(4) Board policies and procedures in the appointment/dismissal of the senior management and the nomination of directors and Audit & Supervisory Board members

Regardless of internal/external of the Company, the appointment of senior management and nomination of directors and Audit & Supervisory Board members is proceeded with a person having thorough knowledge with company management and with superior character, views, and performance and is determined at the Board of Directors. If the senior management is to be judged for not having able to display their abilities enough, dismissal is to be determined at the Board of Directors.

(5) Explanations with respect to the individual appointments/dismissals and nominations based on (4) As for the reason of appointment/dismissal, nomination, career for each directors and Audit & Supervisory Board members, it is described in reference document of general meeting of shareholders.

【Principle 3.1.3】

As stated in "Reasons for Non-compliance with the Principles of the Corporate Governance Code".

【Principle 4.1.1】

The Board of Directors plays a role to determine important matters in accord with the Company Group's management and matters defined in law and articles of incorporation, and supervision of execution of duties of directors and officers. Matters to be reported and deliberate at the Board of Directors is determined in Board of Directors regulation. The execution of operation is entrusted to the management and at the Executive Committee, specific deliberation is conducted concerning execution of operation based on determination at Board of Directors with determination of matter to be discussed at Board of Directors.

【Principle 4.9】

About the appointment for independent outside directors, independency is judged by reference of independent standard Tokyo Stock Exchange set up. Independent outside director is appointed with appropriate personnel to advise appropriately about management policy and management improvement and conduct effective monitoring and supervision towards the management from experience and knowledge from former company.

【Principle 4.10.1】

As stated in "Reasons for Non-compliance with the Principles of the Corporate Governance Code".

【Principle 4.11.1】

As stated in "Reasons for Non-compliance with the Principles of the Corporate Governance Code".

【Principle 4.11.2】

The biography and important concurrent post of each director and Audit & Supervisory Board members is described in Notice of Convocation of General Meeting of Shareholders and Securities Report and is judged that it is in range that number of concurrent post is rational.

【Principle 4.11.3】

The outline of the analysis and evaluation concerning effectiveness of the Board of Directors are as follows.

(1) Method of analysis and evaluation

In February 2021, survey concerning effectiveness of Board of Directors and individual interviews are conducted as necessary with all directors and Audit & Supervisory Board members as a target.

(2) Outline of the result

Therefore, it has been confirmed that effectiveness of the Board of Directors is ensured and is reported to Board of Directors in April 2021. In accord with the opinions presented through the evaluation, the Company will strive to improve the effectiveness of the Board of Directors.

【Principle 4.14.2】

The Company holds trainings for officers including independent outside directors, and in-house training with inviting instructors from various fields. Also, by encouraging to participate in outside trainings, while directors and Audit & Supervisory Board members acquiring knowledge necessary to officers of the leading company in security services industry, the basic policy is to ensure an opportunity to foster greater understanding of each of their roles and responsibilities.

【Principle 5.1】

The Company considers communication with shareholders and investors is important, and strive for

affirmative information disclosure by explanation of business management and business activities at General Meeting of Shareholders and financial results briefing held twice a year.

Officer in charge of Investor Relations (hereinafter “IR”) and IR office is established as department specializing in investor relations, which carries out IR activities to strive for realization of construction and affirmative dialogue by cooperating with interested departments. Shareholders’ opinions etc. comprehended through the dialogue is summarized to reports by office in charge of IR and IR office and feedback to interested departments and the management.

As for the management of insider information, the Company sets a silent period for a certain period before financial results briefing as to restrict the dialogue with analysts and investors and to take preventive measure of insider trading as to establish insider trading prevention regulation, and register to J-IRISS who handles classified information.

2. Capital Structure

Foreign Shareholding Ratio	From 20% to less than 30%
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[Status of Major Shareholders]

Name / Company Name	Number of Shares Owned	Percentage (%)
SOHGO CORPORATION	7,388,680	7.29
Japan Master Trust Bank, Ltd. (Trust account)	6,390,200	6.31
Saitama Machinery Co., Ltd.	5,283,980	5.21
Custody Bank of Japan, Ltd. (Trust account)	5,177,100	5.11
Kamakura Corporation	4,150,000	4.09
Employees Shareholding Association	3,712,030	3.66
Custody Bank of Japan, Ltd. (as trustee for Mizuho Bank Ltd. Retirement Benefit Trust Account re-entrusted by Mizuho Trust and Banking Co., Ltd.)	2,961,400	2.92
Kizuna Corporation	2,950,000	2.91
Atsushi Murai	2,885,074	2.84
SMBC Trust Bank Ltd. (as trustee for retirement benefit of Sumitomo Mitsui Banking Corporation)	2,735,600	2.70

Controlling Shareholder (except for Parent Company)	None
Parent Company	None

Supplementary Explanation

None

3. Corporate Attributes

Listed Stock Market and Market Section	Tokyo Stock Exchange First Section
Fiscal Year-End	March
Type of Business	Services
Number of Employees (consolidated) as of the End of the Previous Fiscal Year	More than 1,000

Sales (consolidated) as of the End of the Previous Fiscal Year	From ¥100 billion to less than ¥1 trillion
Number of Consolidated Subsidiaries as of the End of the Previous Fiscal Year	From 50 to less than 100

4. Policy on Measures to Protect Minority Shareholders in Conducting Transactions with Controlling Shareholder

None

5. Other Special Circumstances which may have Material Impact on Corporate Governance

None

II. Business Management Organization and Other Corporate Governance Systems regarding Decision-making, Execution of Business, and Oversight in Management

1. Organizational Composition and Operation

Organization Form	Company with Audit & Supervisory Board
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[Directors]

Maximum Number of Directors Stipulated in Articles of Incorporation	12
Term of Office Stipulated in Articles of Incorporation	1 year
Chairperson of the Board	Company Chairperson
Number of Directors	12
Appointment of External Directors	Appointed
Number of Outside Directors	4
Number of Independent Directors	4

Outside Directors Relationship with the Company (1) **updated**

Name	Attribute	Relationship with the Company*											
		a	b	c	d	e	f	g	h	i	j	k	
Hideharu Kadowaki	From another company									△			
Toyoaki Ando	From another company									△			
Hiroto Suetsugu	From another company									△			
Toshie Ikenaga	From another company									△			

* Categories for "Relationship with the Company"

* "○" when the director presently falls or has recently fallen under the category;

"△" when the director fell under the category in the past

* "●" when a close relative of the director presently falls or has recently fallen under the category;

"▲" when a close relative of the director fell under the category in the past

a. Executive of the Company or its subsidiaries

b. Non-executive director or executive of a parent company of the Company

c. Executive of a fellow subsidiary company of the Company

d. A party whose major client or supplier is the Company or an executive thereof

e. Major client or supplier of the listed company or an executive thereof

f. Consultant, accountant or legal professional who receives a large amount of monetary consideration or other property from the Company besides compensation as a director/Audit & Supervisory Board member

g. Major shareholder of the Company (or an executive of the said major shareholder if the shareholder is a legal entity)

h. Executive of a client or supplier company of the Company (which does not correspond to any of d, e, or f) (the director himself/herself only)

i. Executive of a company, between which Company's outside directors/Audit & Supervisory Board members are mutually appointed (the director himself/herself only)

- j. Executive of a company or organization that receives a donation from the Company (the director himself/herself only)
k. Others

Outside Directors Relationship with the Company (2) **updated**

Name	Designation as Independent Director	Supplementary Explanation of the Relationship	Reasons of Appointment
Hideharu Kadowaki	○	Although the Company and C'BON COSMETICS Co., Ltd. have transactions, the disclosure of a summary is omitted because such transactions may be judged to have no impact on the judgment of shareholders and investors in view of the transaction scale thereof.	<p><Reason for appointment as an outside director> Mr. Kadowaki possesses abundant experience and insight, and advanced ability, developed as a manager at a major financial institution and elsewhere. As such, the Company believes he will continue to contribute to the Group's corporate value and has nominated him as an outside director.</p> <p><Reason for designation as an independent director> Mr.Kadowaki is deemed to be adequately independent since none of the items listed in Clause III-5-3-2 in the Guideline for Listing Controls issued by the Tokyo Stock Exchange apply to him. ALSOK judged that there is no potential conflict of interest between Mr.Kadowaki and ordinary shareholders, and designated him as an independent director.</p>
Toyoaki Ando	○	Although the Company and Tokio Marine & Nichido Fire Insurance Co., Ltd., General Insurance Rating Organization of Japan have transactions, the disclosure of a summary is omitted because such transactions may be judged to have no impact on the judgment of shareholders and investors in view of the transaction scale thereof.	<p><Reason for appointment as an outside director> Mr.Ando possesses abundant experience and insight, and advanced ability, developed as executive officer at a major non-life insurance company. As such, the Company believes he will contribute to the Group's corporate value and has nominated him as an outside director.</p> <p><Reason for designation as an independent director> Mr.Ando is deemed to be adequately independent since none of the items listed in Clause III-5-3-2 in the Guideline for</p>

			Listing Controls issued by the Tokyo Stock Exchange apply to him. ALSOK judged that there is no potential conflict of interest between Mr.Ando and ordinary shareholders, and designated him as an independent director.
Hiroto Suetsugu	○	Although the Company and NIPPON STEEL CORPORATION have transactions, the disclosure of a summary is omitted because such transactions may be judged to have no impact on the judgment of shareholders and investors in view of the transaction scale thereof.	<p><Reason for appointment as an outside director> Mr.Suetsugu possesses abundant experience and insight, and advanced ability, developed as executive officer at a major steel manufacturing company. As such, the Company believes he will contribute to the Group's corporate value and has nominated him as an outside director.</p> <p><Reason for designation as an independent director> Mr.Suetsugu is deemed to be adequately independent since none of the items listed in Clause III-5-3-2 in the Guideline for Listing Controls issued by the Tokyo Stock Exchange apply to him. ALSOK judged that there is no potential conflict of interest between Mr.Suetsugu and ordinary shareholders, and designated him as an independent director.</p>
Toshie Ikenaga	○	Although the Company and Hosei University have transactions, the disclosure of a summary is omitted because such transactions may be judged to have no impact on the judgment of shareholders and investors in view of the transaction scale thereof.	<p><Reason for appointment as an outside director> Ms.Ikenaga possesses abundant experience in public administration in areas including gender equity and local administration over many years and also served as a graduate school professor with advanced insight and ability. As such, the Company believes she will contribute to the Group's corporate value and has nominated her as an outside director.</p> <p><Reason for designation as an independent director> Ms.Ikenaga is deemed to be adequately independent since none of the items listed in Clause III-5-3-2 in the Guideline for</p>

			Listing Controls issued by the Tokyo Stock Exchange apply to him. ALSOK judged that there is no potential conflict of interest between Ms.Ikenaga and ordinary shareholders, and designated him as an independent director.
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Voluntary Establishment of Committee(s) Corresponding to Nomination Committee or Remuneration Committee	Not Established
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[Audit & Supervisory Board members]

Establishment of Audit & Supervisory Board	Established
Maximum Number of Audit & Supervisory Board members Stipulated in Articles of Incorporation	5
Number of Audit & Supervisory Board members	4

Cooperation among Audit & Supervisory Board members, Accounting Auditors and Internal Audit Departments	updated
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The Audit Department, Audit & Supervisory Board members, and audit corporation hold the "Internal audits, audits by Audit & Supervisory Board members and accounting audits business liaison meeting" once a month. By sharing audit information and exchanging opinions conducted by each person, internal audits, corporate auditors' audits, and accounting audits are mutually coordinated. Furthermore, Audit & Supervisory Board members strive to coordinate audits by Audit & Supervisory Board members and accounting audits by regularly exchanging information on the content of the proceedings of the Audit & Supervisory Board members and the Board of Directors and issues that they are aware of.

Appointment of Outside Audit & Supervisory Board members	Appointed
Number of Outside Audit & Supervisory Board members	3
Number of Independent Audit & Supervisory Board members	3

Outside Audit & Supervisory Board members' Relationship with the Company (1)

Name	Attribute	Relationship with the Company*												
		a	b	c	d	e	f	g	h	i	j	k	l	m
Shinichiro Nakano	From another company										△			
Michiko Nagasawa	From another company										○			
Yoshiaki Nakagawa	From another company										○			

* Categories for "Relationship with the Company"

- * “○” when the director presently falls or has recently fallen under the category;
“△” when the director fell under the category in the past
- * “●” when a close relative of the director presently falls or has recently fallen under the category;
“▲” when a close relative of the director fell under the category in the past

- a. Executive of the Company or its subsidiary
- b. Non-executive director or accounting advisor of the Company or its subsidiaries
- c. Non-executive director or executive of a parent company of the Company
- d. Audit & Supervisory Board member of a parent company of the Company
- e. Executive of a fellow subsidiary company of the Company
- f. A party whose major client or supplier is the Company or an executive thereof
- g. Major client or supplier of the Company or an executive thereof
- h. Consultant, accountant or legal professional who receives a large amount of monetary consideration or other property from the Company besides compensation as a Audit & Supervisory Board member
- i. Major shareholder of the Company (or an executive of the said major shareholder if the shareholder is a legal entity)
- j. Executive of a client or supplier company of the Company (which does not correspond to any of f, g, or h) (the Audit & Supervisory Board member himself/herself only)
- k. Executive of a company, between which and the Company outside directors/Audit & Supervisory Board members are mutually appointed (the Audit & Supervisory Board member himself/herself only)
- l. Executive of a company or organization that receives a donation from the Company (the Audit & Supervisory Board member himself/herself only)
- m. Others

Outside Audit & Supervisory Board members' Relationship with the Company (2)

Name	Designation as Independent Audit & Supervisory Board members	Supplementary Explanation of the Relationship	Reasons of Appointment
Shinichiro Nakano	○	Although the Company and The Norinchukin Bank have transactions, the disclosure of a summary is omitted because such transactions may be judged to have no impact on the judgment of shareholders and investors in view of the transaction scale thereof.	<p><Reason for appointment as an outside Audit & Supervisory Board member> Mr.Nakano possesses abundant experience and insight, and advanced ability, developed at financial institution. As such, the Company believes he has effective auditing and advice for the Company and has nominated him as an outside Audit & Supervisory Board member.</p> <p><Reason for designation as an independent director> Mr.Nakano is deemed to be adequately independent since none of the items listed in Clause III5-3-2 in the Guideline for Listing Controls issued by the Tokyo Stock Exchange apply to him. ALSOK judged that there is no potential conflict of interest</p>

			between Mr.Nakano and ordinary shareholders, and designated him as an independent director.
Michiko Nagasawa	○	Although the Company and Otsuka Kagu, Ltd., National Research and Development Agency, Ministry of Land, Infrastructure, Transport and Tourism, Japan Federation of Bar Associations, and Sojitz Corporation have transactions, the disclosure of a summary is omitted because such transactions may be judged to have no impact on the judgment of shareholders and investors in view of the transaction scale thereof.	<p><Reason for appointment as an outside Audit & Supervisory Board member> Ms.Nagasawa possesses abundant experience and insight, and advanced ability, developed as an attorney. As such, the Company believes he has effective auditing and advice for the Company and has nominated him as an outside Audit & Supervisory Board member.</p> <p><Reason for designation as an independent director> Ms.Nagasawa is deemed to be adequately independent since none of the items listed in Clause III5-3-2 in the Guideline for Listing Controls issued by the Tokyo Stock Exchange apply to him. ALSOK judged that there is no potential conflict of interest between Ms.Nagasawa and ordinary shareholders, and designated him as an independent director.</p>
Yoshiaki Nakagawa	○	Although the Company and SANYO Electric Co., Ltd., Panasonic Corporation, Hardlock Industry Co., Ltd., and ASANUMA CORPORATION have transactions, the disclosure of a summary is omitted because such transactions may be judged to have no impact on the judgment of shareholders and investors in view of the transaction scale thereof.	<p><Reason for appointment as an outside Audit & Supervisory Board member> Mr.Nakagawa possesses abundant experience and insight, and advanced ability, developed at major electronics manufacturer as engaging in finance accounting, and management. As such, the Company believes he has effective auditing and advice for the Company and has nominated him as an outside Audit & Supervisory Board member.</p> <p><Reason for designation as an independent director> Mr.Nakagawa is deemed to be adequately independent since none of the items listed in Clause III5-3-2 in the Guideline for Listing Controls issued by the Tokyo Stock Exchange apply to him. ALSOK judged that there is no potential conflict of interest between Mr.Nakagawa and ordinary shareholders, and</p>

			designated him as an independent director.
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[Independent Directors/ Audit & Supervisory Board members]

Number of Independent Directors/Audit & Supervisory Board members	7
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Matters relating to Independent Directors/Audit & Supervisory Board members

None

[Incentives]

Incentive Policies for Directors	Introduction of Productivity-linked remuneration system
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Supplementary Explanation

The remuneration of directors consists with the flat amount determined by the title, outside directors, other directors and with the productivity-linked remuneration calculated by the performance feedback by certain standard. Among these, as for the productivity-linked remuneration, in order to strengthen the responsibility of management and implement management strategies with a view to medium- to long-term business growth, the ratio of total remuneration will be increased from 20% to 45%, of which 30% will be short-term incentive, 15% will be a medium-to long-term incentive.

The fixed compensation notified in advance paid every June fall into productivity-linked remuneration and as for the calculation, the company performance rate is determined by the bonus amount before deduction of consolidated operating income with investment gain on equity method added as a standard index. Furthermore, the individual performance payment rate will be determined based on the achievements of the challenges and achievement targets for the relevant fiscal year set for the individual. After, the amount of payment is decided by multiplying each payment rate by the standard amount.

he company will continue to correspond appropriately in accord with the change of business environment and the revision of Corporate Governance Code.

Recipients of Stock Options	
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Supplementary Explanation

None

[Director Remuneration]

Disclosure of Individual Directors Remuneration	No Individual Disclosure
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Supplementary Explanation

Remuneration for Directors and Audit & Supervisory Board members with subtotals for each type of remuneration and numbers of recipients for fiscal 2021

	Number of recipients	Total remuneration (¥ million)
Directors (excluding outside directors)	9	323
Audit & Supervisory Board members (excluding outside Audit & Supervisory Board members)	1	23

Outside Officers	9	69
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Policy on Determining Remuneration Amounts and Calculation Methods	Established
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Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods

<p>1. Contents of the policy regarding the amount of remuneration for officers With the resolution of General Meeting of Shareholders, the Company decides the maximum remuneration paid to directors should be ¥400 million in total (the number of directors involved in the resolution is seven; June 27, 2002) and as for Audit & Supervisory Board members shall be ¥120 million in total (the number of Audit & Supervisory Board members involved in the resolution is four; June 30, 1998). The remuneration paid to directors, based on the following policies decided by the resolution of the Board of Directors, consists with the flat amount determined by the appointment and outside director, other directors beside, and with the productivity-linked remuneration calculated by the performance feedback of each directors by certain standard. The remuneration paid to Audit & Supervisory Board members is flat amount and the specific amount is determined following the standard decided at Board of Directors.</p> <p>2. Policy on determining the payment ratio of productivity-linked remuneration and non-productivity-linked remuneration Regarding the remuneration of the directors (excluding outside directors), the fixed compensation notified in advance (so-called bonus) paid in June every year corresponds to the productivity-linked remuneration. If the company performance payment rate and the individual performance payment rate are both 100%, the payment ratio will be 20% of the total annual payment amount. In addition, the monthly remuneration corresponds to remuneration other than productivity-linked remuneration, and the payment ratio is 80% of the total annual remuneration when both the company performance payment rate and the individual performance payment rate are 100%.</p> <p>3. Policy for each position regarding the determination of the amount of remuneration for officers or the calculation method thereof Of the remuneration of the Company's directors (excluding outside directors), the monthly remuneration is paid by adding the "role allowance" and "director's allowance" to the basic salary and the amount of payment is set for each rank. In addition, the standard amount of fixed compensation notified in advance is set in conjunction with the monthly remuneration.</p> <p>4. Index related to the productivity-linked remuneration, the reason for selecting the index, and the method of determining the amount of the productivity-linked remuneration When calculating the fixed compensation notified in advance, which is a productivity-linked remuneration, the standard index is the processed consolidated operating income as shown in the figure below, and the payment level is set in advance according to the achievement status of the plan, and transparency is linked to the performance. After securing, the company performance payment rate will be decided by the Company's board of directors. In addition, the individual performance payment rate is determined by the degree of achievement of the goals set for each individual. After that, the amount of payment for each individual is finally decided by multiplying the standard amount by each payment rate according to the following formula.</p> <p>[Structure of standard index] Consolidated operating income + Equity method investment income + Consolidated bonus</p> <p>[Fixed compensation notified in advance calculation formula for individual salary]</p>

Individual payment amount = Standard amount × Company performance payment rate × Individual performance payment rate

The reasons for adopting the above standard index are as follows.

- (A) Improving the performance of the entire group, including equity method affiliates is the main role of officers.
- (B) Consolidated operating income excluding the effects of fluctuations in bonus payments is considered to be a better indicator of company performance.

5. The name or name of the person who has the authority to determine the amount of remuneration, etc. for officers or the policy for determining the calculation method, the content of that authority, and the scope of discretion

The Board of Directors decides on the amount of remuneration for officers and the policy for determining the calculation method. When determining the amount of productivity-linked remuneration to be paid to directors in the relevant fiscal year, the Board of Directors of the Company is considered to be in a position to most appropriately evaluate each director individually in terms of the individual performance payment rate. Therefore, we delegated to Atsushi Murai, Chairman and Representative Director, and Yukiyasu Aoyama, President and Representative Director, to determine the payment rate based on the achievements of each director's challenges and achievement targets (KPI) for the relevant fiscal year.

The Board of Directors of the Company has determined that the individual remuneration of directors is determined by the above method, and that the content is in line with the decision policy.

6. Activities of the Board of Directors in the process of determining the amount of remuneration for officers in the most recent fiscal year

Remuneration for directors of the Company is a matter to be resolved by the Board of Directors in accordance with the rules of the Board of Directors. We have been deliberating on the remuneration system, revision of calculation method for the fixed compensation notified in advance, and performance payment rate and individual performance payment rate for the fixed compensation notified in advance.

In the current fiscal year, the Board of Directors meeting held on May 12, 2020 discussed the company performance payment rate and individual performance payment rate regarding the fixed compensation notified in advance scheduled to be paid in June of the same year.

In the deliberation of the company performance payment rate for the current fiscal year, the actual result of the standard index was 66,913 million yen (achievement rate 101.9%) against the plan of 65,677 million yen.

7. Future revision of executive remuneration system

Until the current fiscal year, we have paid executive remuneration under the above system, but from the 57th term onward, we will take greater responsibility for business performance in the management team in line with the formulation of a new medium-term management plan. In order to strengthen and implement management strategies with an eye on medium- to long-term business growth, we will change the existing remuneration payment ratio (raise the productivity-linked remuneration payment ratio) and introduce new medium- to long-term incentives for productivity-linked remuneration.

- (A) Change of remuneration payment ratio

When both the company performance payment rate and the individual performance payment rate are 100%, the ratio of non-productivity-linked remuneration (fixed amount remuneration) has been reduced from 80% to 55%, and the productivity-linked remuneration ratio has been raised 20% to 45%. (short-term incentive: 30%, medium- to long-term incentive: 15%).

- (B) Outline of short-term and medium- to long-term incentives

For short-term incentives, the company performance payment rate is calculated from the standard index (consolidated operating income + equity method investment income + consolidated bonus) that was used to calculate productivity-linked remuneration, and for medium- to long-term incentives, the company performance payment rate is calculated based on the three-year average growth rate of the standard index, and the company performance payment rate and individual performance payment rate are multiplied by the standard amount, respectively to decide the amount of payment for each individual.

[Supporting System for Outside Directors and/or Outside Audit & Supervisory Board members]

The Company make effort to provide sufficient information such as to explain and distribute documents concerning bills to be placed at Board of Directors to outside directors and outside Audit & Supervisory Board members. As for the assistant of outside directors, General Affairs Department is in charge. As for the assistant of outside Audit & Supervisory members, secretariat of the Audit & Supervisory Board is established and the full-time employee is in charge.

2. Matters on Functions of Business Execution, Auditing, Oversight, Nomination and Remuneration Decisions (Overview of Current Corporate Governance System)

The Company is a company with the Audit & Supervisory Board. It is effectively and with fulfillment audited by Audit & Supervisory Board members and the governance towards the management is effectively functioned.

As of June 24, 2021, the Company consists 12 directors (including 4 outside directors) and 4 Audit & Supervisory Board members (including 3 outside Audit & Supervisory Board members). The Board of Directors is held once a month as to determine important matters concerning basic policy of management and business execution, and to supervise execution of duties by directors and executive officers. Furthermore, executive committee chaired by the Chairman and Representative Director is held twice a month with determining the issues to be discussed at the Board of Directors, and concertation of business execution policy based on the determination at the Board of Directors. The Audit & Supervisory Board is held once a month, as to discuss or resolve important matters concerning the audit. Also, one Audit & Supervisory Board member is to attend the executive committee, and monitor the affairs of executive management adequately.

Moreover, the Company and outside directors/ outside Audit & Supervisory Board members have concluded a contract to limit liability for damage stipulated in paragraph 1, Article 423 of Companies Act in accordance with paragraph 1, Article 427 of Companies Act. The amount of limit of liability for damage is stipulated in the relevant contract as ¥10 million or the minimum amount of limit of liability that paragraph 1, Article 425 of Companies Act stipulate, whichever is higher. These are for the aim of outside directors and outside Audit & Supervisory Board members to fully play a role expected.

3. Reasons for Adoption of Current Corporate Governance System

The Company consists 4 outside directors and 3 outside Audit & Supervisory Board members. As for the outside directors and outside Audit & Supervisory Board members, it is expected to play a role to monitor and supervise the management from objective and neutral view. Moreover, the Company does not explicitly stipulate the standard nor policy concerning the independence to appoint outside director and outside Audit & Supervisory Board members, but as for the appointment, the company refers to the elements of independent officers which Tokyo Stock Exchange determine and the presence or absence of independence as one of judgment material. The Company reported to Tokyo Stock Exchange, 4 outside directors and 3 outside Audit & Supervisory Board members as independent officers.

Outside directors attend the Company's Board of Directors with outside Audit & Supervisory Board members and remark appropriately. Moreover, outside director monitors effective management as to receive in advance an overview of matters to be discussed in the Board of Directors from General Manager of General Affairs Department. Besides, outside Audit & Supervisory Board members cooperate mutually with supervision by outside director, audit of Audit & Supervisory Board members, internal audit and financial audit with regularly exchanging information and opinion with Audit & Supervisory Board members and audit corporation as well as other Audit & Supervisory Board members.

The relationship between these supervision or audit and internal control section are as follows. Outside directors, supervise business execution of other directors within internal control section from an independent position through the participation of Board of Directors. Outside Audit & Supervisory Board members evaluate the legality of operations in internal control section and consult of various materials as well as other Audit & Supervisory Board members.

The system is adopted with the judgement of impartiality for management and appropriate transparency.

III. Implementation of Measures for Shareholders and Other Stakeholders

1. Measures to Vitalize the General Meeting of Shareholders and Smooth Exercise of Voting Rights

	Supplementary Explanations
Early Notification of General Meeting of Shareholders	The Company dispatched the notice six days before the statutory dispatch date. Furthermore, the notice was posted on the Company's website before the dispatch.
Scheduling AGMs Avoiding the Peak Day	The Company held the General Meeting of Shareholders on June 24, 2021, an off-peak day of when many other companies are not concentrated.
Allowing Electronic Exercise of Voting Rights	Exercising voting rights via internet is allowed from the General Meeting of Shareholders held June 2019.
Participation in Electronic Voting Rights	The Company participates in the platform for exercising voting rights for institutional investors operated by ICJ, Inc. from the General Meeting of Shareholders held June 2019.
Providing Convocation Notice in English	The convocation notice is posted on the Company's website, Tokyo Stock Exchange, Inc. and ICJ, Inc.

2. IR Activities

	Supplementary Explanations	Explanation by representative
Preparation and Publication of Disclosure Policy	The disclosure policy is posted on the Company's website. (https://www.alsok.co.jp/en/ir/management/disclosure.html)	
Regular Investor Briefings for Analysts and Institutional Investors	The year-end financial results briefings is held on May and the interim financial results briefings is held on October.	Yes
Posting of IR Materials on Website	The following materials are posted on the IR section of the Company's website. (https://www.alsok.co.jp/en/ir/library/) Financial statements, presentation materials of investors meetings, integrated report, annual securities reports, timely disclosures, status of corporate governance, convocation notice of General Meeting of Shareholders etc.	
Establishment of Department and/or Manager in Charge of IR	IR office is established as a department specializing in investor relations.	
Other	(1) IR meetings are held for both overseas institutional investors and domestic institutional investors (2) Participation in IR events relating individual investors (3) Participation in conferences hosted by securities company	

3. Measures to Ensure Due Respect for Stakeholders **updated**

	Supplementary Explanations
Stipulation of Internal Rules for Respecting the Position of Stakeholders	"Arigato no kokoro" (a feeling of gratefulness and gratitude) based on the Company's management philosophy, is the expression of the gratitude towards all stakeholders. Furthermore, in the management policies, initiatives towards the stakeholders are proclaimed. (https://www.alsok.co.jp/en/ir/management/philosophy.html)
Implementation of	The Group has established the "Sustainability Policy" and declared to fulfill

<p>Environmental Activities, CSR Activities etc.</p>	<p>social responsibilities as resilient "Integrated safety and security solutions provider" by promoting the innovation of security business model in order to meet the diverse safety and security needs of customers and society.</p> <p>Under the sustainability policy, the Company will value compliance as to comply Security Services Act and related laws with preparation of management and supervision system for the aim of promoting CSR.</p> <p>Furthermore, social contribution acts such as "ALSOK ANSHIN KYOSHITSU" program for children, "ALSOK HOTTO LIFE KOZA" program for senior citizens, "ALSOK Crime Prevention Seminar" program for women, and initiatives for the environment such as "Promotion of Eco Drive", "Environmental Management System", "Green purchasing, practice of 3Rs", and "Reforestation Activities" have been promoted. Besides, social contribution act "ALSOK ARIGATO UNDO Foundation" by the Company's executive officer is promoted.</p> <p>The Company will contribute to the achievement of the United Nations' Sustainable Development Goals through business activities to resolve social issues in conjunction with the enhancement of efforts to environmental, social and governance in all corporate activities, and will further fulfill CSR activities in a positive manner to carry out corporate social responsibility. Specific initiatives are indicated on "ALSOK REPORT".</p> <p>(https://www.alsok.co.jp/en/ir/library/annual.html)</p>
<p>Development of Policies on Information Provision to Stakeholders</p>	<p>The Company strives to ensure timely and appropriate disclosure of information according to the statutory disclosure requirements based on the rules on timely disclosure set by the Tokyo Stock Exchange. The Company also discloses critical information that is not subject to either statutory disclosure or timely disclosure requirements but could potentially affect investment decisions. This information is disclosed in a fair and prompt manner so as to give all the stakeholders equal access to it.</p>
<p>Other</p>	<p>The Company consolidates various internal systems for employees to keep a good balance between work and family. Besides systems of pregnancy and maternity leave, the Company set a structure for female employees such as childcare leave and nursing leave which exceed the statutory level and short-time work to demonstrate one's ability. Also creating working environment is in work which makes possible for career advancement to be equivalent of male employees in conjunction with promoting participation in child rearing for male employees. With these initiatives being recognized, the Company has been certified as "child-rearing supportive company ("Kurumin")" by Ministry of Health, Labour and Welfare in 2010 and 2015. In addition, the Company acquired certification mark "Eruboshi" which is based on The Act on Promotion of Women's Participation and Advancement in the workplace by Ministry of Health, Labour and Welfare in February 2017, and is currently certified in the second grade of the three grades of certification rank.</p> <p>Moreover, on April 2011, ALSOK EAGLES CO., LTD. was established for the reemployment of the retired workers, for the aim to provide retired senior generation a workplace to take advantage of one's experience. Beyond that in 2010, special subsidiary company ALSOK BUSINESS SUPPORT Co., Ltd. was established to support handicapped people to become independent, have social involvement and to facilitate the hiring of handicapped people.</p> <p>The Company strives to make a workplace where each employee work vividly with the pride of ALSOK.</p> <p>For more information, please refer to CSR website.</p> <p>(https://www.alsok.co.jp/en/csr/)</p>

IV. Matters Related to the Internal Control System

1. Basic Views on Internal Control System and the Progress of System Development

Based on Corporation Law and Financial Instruments and Exchange Law, the Group is maintaining system to secure the rightness of business for other corporations, corporate group which are made up from such company and subsidiaries and agreement for execution of duty as director and employee to law and certificate of incorporation. The basic policies are the following.

1. System to secure the agreement of execution of duty as directors and employees to law and certificate of incorporation.

1. Ever since the company was founded, we have cherished “the ALSOK Charter”, which is composed of the founder's spirit and motto of the company. We have encouraged our business activity in accordance with the charter.
2. We watch the execution of function, by establishing “Board Regulations”, “Internal Memo Regulations”, “Policies of Dividing Duties”, and “Policies of Administrative Authority”, divide administrative authority, and obligate final decision that exceeds authority in charge.
3. We enacted an “Ethical Rule” as standard for the action based on the ethics with sincere performance of duty.
4. We adopted “Compliance Rule” and made one of the directors as the director in charge of compliance, who reports activity conditions to Management Committee and the Board of Directors Meeting if necessary.
5. We established “Internal Report Rule” in order that we can construct the internal report system and operate it appropriately.
6. We established the internal audit exclusive jurisdiction department under the direct control of the President. The department regularly inspects management activities at all departments in the headquarters and branches and reports the results to the auditors and directors.
7. Based on the law of Financial Instruments and Exchange Act, we maintain and operate systems to make the financial reporting properly is maintained and operated.
8. We adequately conduct various education such as law, articles of incorporation, and internal rules for directors and employees.

2. System concerning preservation and management of information that lies execution of duty as director

1. Establish an order concerning primary information that show the execution condition of General Meeting of Shareholders record, Board of Directors record, Management Committee record, request for approval, contracts, account book, financial documents, and other services as to conservation management concerned information.
2. Allow directors and Audit & Supervisory Board members to browse these information anytime.

3. Other systems of regulations concerning management to risk of loss

1. Together with establishing “Risk Management Rule” and naming the risk management officer, we estimated and evaluated risks. Person in charge should report to the Board of Directors Meeting and Management Committee as needed and to come out with needed measures of prevention, reduction, transfer of risks or settle coping strategy when risk occurs.
2. We establish “Business Continuity Plan”, adjust the systems, and measures when natural disaster occurs.
3. Together with establishing “Information Asset Management Rule” and naming the information asset management officer, we formulate the structure to protect the information asset from threats such as robbery, divulgation, falsification, depredation and disasters.

4. System to secure efficient execution of director's duty.

1. The management plan of the mid-term and fiscal year is made based on the business objective.
2. As for the management plan of fiscal year, it is reported to the Director and the Management Committee every month, and the progress management is carried out monthly.
3. “Administrative Authority Regulation” is enacted, and an efficient decision making is done by allotting

the administrative authority.

4. The business processing is simplified by the backbone system that uses IT, and is planned to make the management and business more efficient and rationalize.

5. System to secure propriety of business in corporate group that consists of our company and subsidiaries.

1. The rule for the business management of the subsidiaries is enacted together with the exclusive competency post set up, and the umbrella administration is carried out. For subsidiaries, besides making report concerning exercise of function, strict guide and supervising toward the subsidiaries is done, by sending the director or the Audit & Supervisory Board member from our company.
2. Significant information concerning the risk of loss for subsidiaries should be reported to subsidiaries competency post based on the rule for the business management, risk correspondence is carried out in cooperation with the group.
3. The subsidiaries shares information with our company through various conferences and in-house electronic bulletin boards, and improve operational efficiency through application of operation system common in subsidiaries. Designing the group's medium-term management plan and annual management plan, progress management of the plans are carried out the monthly business condition reported from subsidiaries.
4. Our company and the subsidiaries operate the execution of the compliance activity and the internal report system and completely intercept the relation to antisocial forces, and for such occasions, approaches for necessary maintenance of the company structure and cooperation with external specialized agencies are carried out. In cooperation with subsidiaries, internal audit is carried out for significant subsidiaries.

6. System that secures the effective audit by the Audit & Supervisory Board Members

1. The Audit & Supervisory Board secretariat is established, and the employee who assists the duty as the Audit & Supervisory Board member is arranged.
2. The Audit & Supervisory Board secretariat member's personnel affairs are to acquire the agreement of the Audit & Supervisory Board. The Audit & Supervisory Board secretariat members solely comply with command from Audit & Supervisory Board members.
3. The director and employees report to the Audit & Supervisory Board members about an important matter concerning business. The Audit & Supervisory Board members attend the Board of Directors Meeting and the Management Committee. The internal audit exclusive competency post performs information exchange regularly together with the Audit & Supervisory Board members.
4. Appropriate report is carried out promptly by the directors and employees of the subsidiaries, when the report concerning is desired. Department in charge of internal report, reports significant notify including the notification of subsidiaries to the Audit & Supervisory Board members. Furthermore, for our directors, employees and directors of subsidiaries who reported to Audit & Supervisory Board members are not to be unfavorably-treated for the reason to have been reported.
5. Our company annually set a certain amount of budget to pay expenditures which come about from the exercise of function of Audit & Supervisory Board members. When the Audit & Supervisory Board members charge for such expenditures, it is handled properly.
6. The Audit & Supervisory Board members regularly exchange opinions or interview with the President and each general manager, and audit each office and subsidiary. The Audit & Supervisory Board members regularly hold the skull sessions with Audit Corporation.

2. Basic Views on Eliminating Anti-Social Forces

The Company strengthens the structure towards exclusion of anti-social forces, such as establishing rules and manuals of correspondence towards anti-social forces and declaration of anti-social forces such as crime group etc.

Declaration of anti-social forces such as crime group etc.

The Company has an awareness and pride as a security service provider to protect people's life, body, and property with providing appropriate services and contributing to security measures. The Company will approach to fulfill corporate social responsibility as to exclude crime group, crime group members, affiliated

companies of crime groups, extortionist, groups engaging in criminal activities under the pretext of conducting social campaigns or political activities, crime groups specialized in intellectual crimes, and group or individual pursuing economic benefit using power and fraud method.

The Basic Policies are as follows.

1. The Company institutes evidences in ethic rules and internal rules, and will correspond to anti-social forces, not just by the person or department in charge but by the top management including representative directors.
2. The Company will secure the safety of the employees corresponding to anti-social forces.
3. The Company will put effort in excluding anti-social forces by cooperating with the police, the National Center for the Elimination of Boryokudan (crime group), and lawyers.
4. The Company will intercept any relationships with anti-social forces including the offer of products and services and other business relations.
5. The Company will reject unreasonable demands by anti-social forces.
6. The Company will take a legal action from both civil and criminal sides against unreasonable demands by anti-social forces.
7. Even though the unreasonable demands by anti-social forces is by the reason of the company or employee's scandal, the Company will not backroom deal as to obscure the fact and will correspond with transparency.
8. The Company will not provide funding to anti-social forces.

V. Other

1. Adoption of Anti-Takeover Measures

Adoption of Anti-Takeover Measures	Not Adopted
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Supplementary Explanation

None

2. Other Matters Concerning to Corporate Governance System

1. Corporate Governance System including the outline of internal control system

The Company has formulated the code of conduct of employees by the philosophy of “devote ourselves to protecting the safety and security of our customers and of society as a whole” in the ALSOK charter. The Company endeavor employee awareness-raising, as creating environment of internal control and constitute “ethical rules” under the director in charge of corporate ethics.

Please refer to attachment for the schematic diagram of corporate governance system.

2. Outline of Timely Disclosure System

The outline of Timely Disclosure System are as follows.

(1) Basic views of Timely Disclosure

The Company strives to ensure timely and appropriate disclosure of information according to the statutory disclosure requirements based on the rules on timely disclosure set by the Tokyo Stock Exchange. The Company also discloses critical information that is not subject to either statutory disclosure or timely disclosure requirements but could potentially affect investment decisions. This information is disclosed in a fair and prompt manner so as to give all the stakeholders equal access to it.

(2) Process of information disclosure

(a) Information handling officer

As a chief administrator of company management of important information and timely disclosure, the company adopts a director in charge of planning as Information handling officer in Board of Directors. To conduct company management of important information adequately, general manager of General Affairs Department is set as a director of internal information management.

(b) Department in charge of Timely Disclosure

Corporate planning and administration Department is in charge of Timely Disclosure and is the inquiry counter of Timely Disclosure.

(c) Aggregation and management of information

Information items needed for Timely Disclosure is set to each department in charge is notification is sent to all managers in the Company. The manager of each department should contact to Information Handling Officer promptly when any decisions, events, or financial information related to be disclosed based on the regulations of Tokyo Stock Exchange should occur.

(d) Decision of disclosures

Concrete contents of the disclosure is decided under the adjustment in Corporate Planning and Administration Department and the approval of the company. Approval of the company is decided under the resolution of Board of Directors or proposal to managers, officers, Information handling officer and the president and the company endeavor to swiftly disclose.

(e) Method of Timely Disclosure

After the approval, Corporate Planning and Administration Department discloses among the timely disclosure rules on the Timely Disclosure System (hereinafter “TDnet”) provided by Tokyo Stock Exchange. After disclosed on TDnet, it is also disclosed on the company’s website without delay.

