

[Translation of the Corporate Governance Report filed with the Tokyo Stock Exchange on June 30, 2021]

*This document is a translation of the Japanese language original prepared solely for convenience of reference. In the event of any discrepancy between this translated document and the Japanese language original, the Japanese language original shall prevail.*

## Corporate Governance Report

Last Update: June 30, 2021

### Internet Initiative Japan Inc.

Company representative: Eijiro Katsu, President and Representative Director

Contact: Akihisa Watai, Senior Managing Director and CFO

Tel: +81-3-5205-6500

Securities Code: 3774

<https://www.ij.ad.jp/en/>

**The corporate governance of Internet Initiative Japan Inc. (the “Company”) is described below.**

## **I. Basic Policy on Corporate Governance, Capital Structure, Corporate Profile and Other Basic Information**

### **1. Basic Policy**

The Company recognizes the importance of enhancing corporate governance to achieve its mission of supporting and operating Internet which has become indispensable social infrastructure and to consistently enhance our corporate value. The Company has social responsibilities towards a wide range of stakeholders including shareholders, vendors, customers, employees and the entire Internet users. Therefore, considering the importance of the Company’s influence on society, the Company thinks it’s necessary to strive to obtain understandings of various stakeholders.

The Company's Board of Directors consists of 12 directors, including 4 outside directors and the Company's Board of Company Auditors consists of 4 company auditors, including 3 outside company auditors. Further, the Company has an Internal Auditing Office consisting of 5 members, including a manager. The Company adopted the executive officer system with an aim to further enhance its corporate governance by separating its decision making and supervisory function from business execution function and to realize its rapid and efficient business execution.

Oversight and supervision of business execution is carried by means of ordinary (monthly) and extraordinary meetings of the Board of Directors, management meetings consisting of directors, executive officers, etc., and monitoring and giving the necessary instructions to each of our business, project, subsidiary, etc. Oversight on business management and business audit are carried by means of ordinary (monthly) and extraordinary meetings of the Board of Company Auditors, assignment of a financial expert/legal expert in the Board of Company Auditors, conducting continuous audit including our domestic subsidiaries as well as overseas by Company Auditors and our Internal Auditing Office, and operation of our whistleblowers hotline system. Business activities by directors and employees of the Company and its subsidiaries are governed by the Code of Ethics, the Basic Rules for Internal Control, etc.

### **[Reason for Non-compliance with each Principle of the Corporate Governance Code]**

The Company implements each principle of Japan's Corporate Governance Code (June 1, 2018 revision).

## **[Disclosure each Principle of the Corporate Governance Code]**

The following disclosures are in accordance with each principle of Japan's Corporate Governance Code (June 1, 2018 revision).

### **【Principle 1.4】**

Considering our business strategies, relationships with our business partners, and our cost of capital thoroughly, the Company might hold shares of listed companies as strategic shareholdings in some cases if the Company believes such shareholdings enhance our corporate value and bring profit to every shareholder of ours. Regarding our strategic shareholdings, the Company sold all shares of two stocks in FY2017 and a part of one stock in FY2019. The Company held four stocks, which fair value is booked as ¥8.31 billion on the balance sheet, as of March 31, 2021. The Company confirms whether the margins generated from ongoing transactions and dividends received, with each investee as strategic shareholding, exceed the Company's cost of capital on an annual basis, and evaluates and decides the propriety of the said strategic shareholdings in terms of historical records and future prospects in business transactions and business contribution from the Company's cost of capital. Regarding the exercise of voting rights for strategic shareholdings, the Company comprehensively reviews management policies and business situations as well as the contents of proposed subjects which to be resolved at general meetings of those companies. The Company exercises voting rights from the viewpoint that our voting leads to an improvement of those companies' corporate value in the medium- to long-term.

### **【Supplemental Principle 1.4(1)】**

If a shareholder who holds our shares as strategic shareholdings shows an intention of selling, the Company makes an effort to resolve a factor which is thought to be not effective. However, the Company will not make any action to prevent their intent to sell our shares, such as reduction of business transaction.

### **【Supplemental Principle 1.4(2)】**

The Company does not and will not have a transaction that lacks in economic rationality or harms the benefit of both the Company and our shareholders, with a shareholder who holds our shares as strategic shareholdings.

### **【Principle 1.7】**

Regarding conflict-of-interest transactions with directors, the Company requires an approval from the Board of Directors in compliance with the Companies Act of Japan. Transactions with related parties are annually reported to the Board of Directors.

### **【Principle 2.6】**

The Company outsources its corporate pension management to a third party asset management firm. CFO, finance, accounting and human resources divisions thoroughly review and monitor the performance, management policy, operation structure and process of the pension management firm.

### **【Principle 3.1】**

- (i) The Company's business philosophy, business strategies and business plans are disclosed on the Company's website. (<https://www.iiij.ad.jp/en/ir/policy/philosophy/index.html>)
- (ii) Regarding the Company's basic policy and guideline on corporate governance, please see " I .1. Basic Policy" of this report.
- (iii) Regarding the Company's policies and procedures for the Board of Directors to determine compensations for directors and executive officers, please see " II .1. [Director Compensation] " of this report.

- (iv) Regarding the Company's policies and procedures for elections of management executives and nomination of candidates for directors and company auditors, please see "II .2. Matters on Functions of Business Execution, Auditing, Oversight, Nomination and Compensation Decisions (Overview of the Current Corporate Governance System)" of this report.
- (v) The reasons for the election of candidates for directors and company auditors are described on the Convocation Notice of the 29th Ordinary General Meeting of Shareholders.

**【Principle 4.1.1】**

In accordance with the Code of Board of Directors and the Guidelines for the resolution matters by the Board of Directors, matters to be resolved at the Board of Directors and required significant judgment on business management are determined by the Board of Directors in compliance with the Companies Act of Japan and other laws. In addition, management meeting, which includes President, directors and executive officers who are appointed by President, implements smooth, rapid decision-making and supervision on business operations. In order to accelerate decision-making, the Board of Directors elects executive officers who commit on business execution, and delegates an authority to them in accordance with the Code of Administrative Authority

**【Principle 4.8】**

The Company has 12 directors which include 4 independent outside directors.

**【Principle 4.9】**

In addition to the requirement of outside directors as set forth by the Companies Act of Japan and the standards established by Tokyo Stock Exchange, Inc., the Company sets the 'Standards on the Independence of Outside Directors and Outside Company Auditors' which includes condition on sufficient independence. The Company selects independent outside directors and outside company auditors based on these criteria which are as follows.

(Standards on the Independence of Outside Directors and Outside Company Auditors)

The company deems that outside directors and outside company auditors do not fall under any one of the categories below

- (1) Major shareholders holding voting rights equivalent to 10% or more of the total voting rights of the Company, or in the case of a corporation or organization, an executive of that corporation or organization
- (2) An executive of a major client of the Company or its subsidiaries, or executive of a corporation or organization that deals with the Company or its subsidiaries as a major business partner (\*1)
- (3) An executive of a financial institution to which the Company owes significant borrowings (\*2)
- (4) A person who receives significant amounts of compensation or other economic benefit (other than their remuneration as a director or company auditor) as a consultant, accountant, or lawyer for the Company or its subsidiaries, or where a corporation or organization, a person belonging thereto (\*3)
- (5) An executive of a corporation or organization that receive significant donations from the Company or its subsidiaries (\*4)
- (6) A person who served a corporation or organization falling under any of the categories (1) to (5) above as an executive within the past 3 years
- (7) A spouse or relative within two degrees of kinship of a person falling under any of the categories below
  - A person falling under any of the categories (1) to (5) above
  - A person who is a director or executive of a subsidiary of the Company
- (8) Other than above, a person who is deemed to have a lack of independence by comprehensive consideration of the company

Even if a person fails under any of the conditions from (1) through (8) as stipulated above, any reason for judging that such person still has independence is required to be explained and disclosed when such person is appointed as an independent director or company auditor.

\*1 Classification into the category of ‘major client of the Company or its subsidiaries’ is judged according to the annual sales that the Company or its subsidiaries had with the client in any fiscal year out of the most recent three fiscal years: whether or not they exceed 2% of the annual sales of the Company or its subsidiaries.

Classification into the category of a ‘corporation or organization that deals with the Company or its subsidiaries as a major business partner’ is judged according to the annual sales that the corporation or organization had with the Company or its subsidiaries in any fiscal year out of the most recent three fiscal years: whether or not they exceed 2% of the annual sales of the corporation or organization.

\*2 Classification into the category of ‘significant borrowings’ is judged according to the amount of those borrowings: whether or not they exceed 2% of the gross assets of the Company in any fiscal year out of the most recent three fiscal years.

\*3 Classification into the category of ‘significant amounts of compensation or other economic benefit’ is judged according to the benefit that the person has received from the Company or its subsidiaries (other than their remuneration as a director or company auditor) in any fiscal year out of the most recent three fiscal years: whether or not the person has received remuneration or other economic benefit of ¥10 million or more; or where the person belongs to a corporation or organization, whether or not that corporation or organization has received from the Company or its subsidiaries remuneration or other economic benefit that exceeds 2% of the annual sales of the corporation or organization in any fiscal year out of the most recent three fiscal years or ¥10 million, whichever is higher.

\*4 Classification into the category of ‘significant donations’ is judged according to the amount of donations in any fiscal year out of the most recent three fiscal years that have been received from the Company or its subsidiaries: whether or not they exceed ¥10 million a year or 2% of the annual total costs of the corporation or organization, whichever is higher.

#### 【Principle 4.11.1】

In order to best execute and expand the group business as a whole, regardless of seniority and being internal or external as well as without being caught regards of only gender and internationality, based on the Criteria for Company Directors and Company Auditors Appointment, the Company submits candidates proposals for company directors, with diverse candidates who have knowledge, experience, capability and integrity in each business areas, to the Nomination and Remuneration Committee. After the Committee discusses the proposal, the candidates are selected.

Regarding the selection of company auditors, based on a basic policy, the Company selects candidates who have appropriate experience and capability as well as necessary knowledge in finance, accounting and compliance.

#### 【Principle 4.11.2】

Directors and company auditors who serve concurrently for other listed companies remain in a reasonable range, and their services are noted each year in the Notice of Convocation of General Shareholders’ Meeting.

#### 【Principle 4.11.3】

With regard to the effectiveness of the Board of Directors, the Company annually conducts a survey on evaluation of the effectiveness of the Board of Directors to all directors and company auditors, organizes and analyzes the results of the survey, and then reports it to the Board of Directors from FY2015. Based on the results of the survey, the Company operates to improve the effectiveness of the Board of Directors as necessary. Regarding the operation of the Board of Directors in FY2020, the system of the Board of Directors including independent directors is established, the information needed for discussion and judgment in the Board of Directors is sufficiently offered, each of the directors states from the various aspects, the operations of the Board of the Directors such as frequency and the operation on the day is appropriately set, and therefore the company recognizes that the effectiveness of the Board of Directors validly functions as a self-evaluation.

**【Principle 4.14.2】**

The Company conducts training programs for new elected directors and company auditors about their duties and responsibilities. The Company provides sufficient opportunities to show their ability in the business areas in charge and supports them to obtain business knowledge at a sufficient level.

**【Principle 5.1】**

The Company has established policies and organizations to promote constructive dialogues with shareholders which should contribute to our sustainable growth and corporate value improvement in the medium- to long-term as follows:

- (i) Designation of a director in charge of the dialogue with shareholders  
In order to promote the constructive dialogue with shareholders and investors, the Company designates CFO as a director responsible to IR activities.
- (ii) Measures to create organic cooperation among the Company's internal departments  
The company has established the "Disclosure Committee" which is mainly consisted of directors, company auditors and executive officers. The "Disclosure Committee" verifies and approves the contents of disclosure documents. In addition, the Company has established the "Disclosure Consideration Preparation Working Group" to which CFO is responsible for and consisting of internal departments or functions of IR, budget, finance, accounting and legal to control information disclosure process. By having the "Disclosure Committee" and "Disclosure Consideration Preparation Working Group," the Company discloses important information in properly, timely and fairly manner.
- (iii) Efforts to enhance dialogue - means other than face-to-face individual interview  
The Company holds several opportunities for analysts and institutional investors such as quarterly results briefings, participation in investor conferences and briefings on non-financial issues including technology theme. The Company also holds opportunities for individual investors such as briefings about the Company from time to time. The Company intends to continue these activities.
- (iv) Measures to share shareholders' opinions and concerns to the management executives  
Shareholders' and investors' comments and concerns which the Company learns from dialogues are reported to the Company's management executives in a timely manner through various means including periodic internal meetings.
- (v) Measures related to manage insider information  
The Company takes great care of insider trading prevention, including the establishment of the "Insider Trading Prevention Provisions" that apply to all directors and employees of the Company and its subsidiaries. Regarding dialogues with shareholders and investors, the Company has established the "Disclosure Policy" in accordance with compliance, and engages in appropriate disclosures and provision of information.

## 2. Capital Structure

Foreign Shareholding Ratio	From 20% to less than 30%
----------------------------	---------------------------

### [Status of Major Shareholders]

Name / Company Name	Number of Shares Owned	Percentage (%)
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	20,190,000	22.38
The Master Trust Bank of Japan, Ltd. (Trust account)	4,940,900	5.48
Custody Bank of Japan, Ltd. (Trust account)	4,117,000	4.56
NTT Communications Corporation	4,080,000	4.52
ITOCHU Techno-Solutions Corporation	3,904,000	4.33
Koichi Suzuki	3,682,134	4.08
The Dai ichi Life Insurance Company, Limited (Standing proxy: Custody Bank of Japan, Ltd.)	2,546,000	2.82
KS Holdings Inc.	1,620,000	1.80
MUFG Bank, Ltd.	1,372,000	1.52
Sompo Japan Insurance Inc.	1,300,000	1.44

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

### Supplementary Information

- (1) As of March 31, 2021, the company held 3,263,532 shares of the company as treasury stock.
- (2) KS Holdings Inc., a wholly owned and controlled by Mr. Koichi Suzuki, is a joint holder of Mr. Koichi Suzuki.
- (3) Dalton Investments L.L.C. (“Dalton”) filed a report of substantial shareholding with the Director General of the Kanto Bureau of the Ministry of Finance on April 30, 2020. According to the filing, Dalton owned 1,975,500 shares of common stock of the Company as of April 24, 2020, representing 4.2% of the total at that point. The number of shares mentioned above is the number of shares before the stock split, effective from January 1, 2021. Since then, we have not recognized any filings by Dalton. Their holdings were not verified based on the shareholder record as of March 31, 2021, therefore, Dalton and their holdings are not included in the above list.
- (4) Global Alpha Capital Management Ltd. (“Global Alpha”) filed a report of substantial shareholding with the Director General of the Kanto Bureau of the Ministry of Finance on March 1, 2021. According to the filing, Global Alpha owned 4,680,460 shares of common stock of the Company as of February 24, 2021, representing 5.0% of the total at that point. Since then, we have not recognized any filings by Global Alpha. Their holdings were not verified based on the shareholder record as of March 31, 2021, therefore, Global Alpha and their holdings are not included in the above list.

### 3. Corporate Attributes

Stock Exchange and Market Section	Tokyo Stock Exchange First Section
Fiscal Year-End	End of March
Type of Business	Information & Communication
Number of Employees (consolidated) as of the End of the Previous Fiscal Year	More than 1000
Revenues (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 10 to less than 50

### 4. Policy on Measures to Protect Minority Shareholders in the event of Transactions with Controlling Shareholder

-

### 5. Other Particular Conditions which may have Material Impact on Corporate Governance

-

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

### 1. Organizational Composition and Operation

Organizational Form	Company with the Board of Company Auditors
---------------------	--

#### [Directors]

Maximum Number of Directors Stipulated in Articles of Incorporation	14 persons
Term of Office Stipulated in Articles of Incorporation	1 year
Chairperson of the Board	Chairman (except for concurrently serving as President)
Number of Directors	12 persons
Election of Outside Directors	Elected
Number of Outside Directors	4 persons
Number of Independent Directors within the Outside Directors	4 persons

Outside Directors' Relationship with the Company (1)
--

Name	Attribute	Relationship with the Company*										
		a	b	c	d	e	f	g	h	i	j	k
Shingo Oda	From other company											
Takashi Tsukamoto	From other company					△						
Kazuo Tsukuda	From other company								△			
Yoichiro Iwama	From other company											

\* Selected the relevant "Relationship with the Company"

\*\*○" indicated the relevant item that the person presently falls or has recently fallen under the category;

"△" indicated the relevant item that the person fell under the category in the past

\*\*●"indicated the relevant item that the person's close family member presently falls or has recently fallen under the category;

"▲"indicated the relevant item that the person's close family member fell under the category in the past

a. Executive of the Company or its subsidiaries

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

c. Executive of fellow subsidiaries 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. A consultant, accounting expert or legal expert who receives significant remuneration or other assets from the Company other than remuneration as a director/company auditor

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

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

i. Executive of a company whose outside directors/ company auditors assume the post on a reciprocal basis with the Company 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. Other



Outside Directors' Relationship with the Company (2)

Name	Designation as Independent Director	Supplementary Information of the Relationship	Reasons for Election
Shingo Oda	○	-	<p>Mr. Shingo Oda served as the President and Representative Director, etc. of Hewlett-Packard Japan, Ltd, and has abundant experience and profound IT-related knowledge as a top management of IT corporation. He also has a high level of knowledge in the field of internal control and governance, etc. He has been appointed as an Independent Outside Director of the Company since June 2008, and has given useful advices to the Company's management based on his abundant experience and profound knowledge of management, and his high level of insight in relation to social responsibility. Accordingly, the Company has judged that, as an Outside Director, he can be expected to provide sufficient advice and supervision in relation to the Company's management generally, from an independent position, and the Company proposes to continue to reappoint him as an Outside Director. Since he satisfies independence criteria, not meeting to any of the requirements stipulated in "the Enforcement Rules for Securities Listing Regulations Article 211, Clause 4.6" or the like, the Company believes that he is qualified as an independent director who is free from the possibility of conflicts of interest with general shareholders.</p>
Takashi Tsukamoto	○	<p>The company's current outside member of the Board of Directors, Mr. Tsukamoto, formerly served as an executive of Mizuho Bank, Ltd., which the company has some borrowings and other ordinary banking transaction with. At the moment, Mr. Tsukamoto is not engaged in any business execution of Mizuho Bank, Ltd. Though Mizuho Bank, Ltd. is one of the major banks</p>	<p>Mr. Takashi Tsukamoto served as the President and CEO, and Chairman, of Mizuho Bank, Ltd., and has abundant experience and profound finance-related knowledge as a top management of a major Japanese bank. He also has a high level of knowledge in the field of internal control and governance, etc. He has been appointed as an Independent Outside Director of the Company since June 2017, and has given useful advices to the Company's management based on his abundant experience and profound knowledge of management, and his high level of insight in relation to social responsibility. Accordingly, the</p>

		<p>for the company, it should not significantly influence our management decision, the Company has evaluated that Mr. Tsukamoto has sufficient independence.</p>	<p>Company has judged that, as an Outside Director, he can be expected to provide sufficient advice and supervision in relation to the Company's management generally, from an independent position, and the Company proposes to continue to reappoint him as an Outside Director. Since he satisfies independence criteria, not meeting to any of the requirements stipulated in "the Enforcement Rules for Securities Listing Regulations Article 211, Clause 4.6" or the like, the Company believes that he is qualified as an independent director who is free from the possibility of conflicts of interest with general shareholders. Based on his abundant experience and profound knowledge of management, finance and accounting as he served important executive positions in banking business, Mr. Tsukamoto has been elected as an outside director. the Company believes that he will enhance the supervisory functions of appropriate management execution with his high level of expertise.</p>
Kazuo Tsukuda	○	<p>The company's current outside member of the Board of Directors, Mr. Tsukuda, formerly served as an executive of Mitsubishi Heavy Industries, Ltd. A summary of the business transactions between the Company and Mitsubishi Heavy Industries, Ltd. has been omitted, since the Company has evaluated that the size and nature of the business transactions should not influence the judgment of shareholders and investors.</p>	<p>Mr. Kazuo Tsukuda served as the President and Representative Director, and Chairman of the Board and Representative Director, of Mitsubishi Heavy Industries, Ltd, and has abundant experience and profound knowledge regarding business management as a top management. He also has a high level of knowledge in the field of internal control and governance, etc. He has been appointed as an Independent Outside Director of the Company since June 2020, and has given useful advices to the Company's management based on his abundant experience and profound knowledge of management, and his high level of insight in relation to social responsibility. Accordingly, the Company has judged that, as an Outside Director, he can be expected to provide sufficient advice and supervision in relation to the Company's management generally, from an independent position, and the Company proposes to continue to reappoint him as an Outside Director. Since he satisfies independence criteria, not meeting to any of the requirements stipulated in "the</p>

			Enforcement Rules for Securities Listing Regulations Article 211, Clause 4.6” or the like, the Company believes that he is qualified as an independent director who is free from the possibility of conflicts of interest with general shareholders.
Yoichiro Iwama	○	-	Mr. Yoichiro Iwama served as the President and Representative Director, etc. of Tokyo Marine Asset Management Co., Ltd., and has abundant experience and profound knowledge regarding capital markets as a top management. He also has a high level of knowledge in the field of internal control and governance, etc. The Company proposes to appoint him as an Outside Director in order to utilize his business experience as a management to provide advice and supervision with respect to the overall management of the Company, from the perspective of an Independent Director. Since he satisfies independence criteria, not meeting to any of the requirements stipulated in “the Enforcement Rules for Securities Listing Regulations Article 211, Clause 4.6” or the like, the Company believes that he is qualified as an independent director who is free from the possibility of conflicts of interest with general shareholders.

Voluntarily Established of Committee(s) Corresponding to Nomination Committee or Compensation Committee	Established
---	-------------

Status of Voluntary Established Committees, Composition of Committees' members, Attributes of Chairperson

	Committee Corresponding to Nomination Committee	Committee Corresponding to Compensation Committee
Committee's Name	Nomination and Compensation Committee	Nomination and Compensation Committee
All Committee Members	6	6
Full-time Members	0	0
Internal Directors	2	2
Outside Directors	4	4
Outside Experts	0	0
Other	0	0
Chairperson	Internal Director	Internal Director

Supplementary Explanation

The Company voluntarily establishes the Nomination and Compensation Committee with a purpose to maintain and improve fairness and transparency of decision making of directors' nomination and compensation.

#### [Company Auditors]

Establishment of Board of Company Auditors	Established
Maximum Number of Board of Company Auditors Stipulated in Articles of Incorporation	The Company doesn't set a ceiling on the number of company auditors
Number of Board of Company Auditors	4 persons

Cooperation among Company Auditors, Accounting Auditors and Internal Audit Departments

The Board of Company Auditors periodically reviews the quality of services by accounting auditor. Regarding annual audit plans, yearly and quarterly reviews on financial results, annual audit result, independence of accounting auditor and etc., the Board of Company Auditors periodically cooperates with accounting auditor through interviews.

Election of Outside Company Auditor	Elected
Number of Outside Company Auditor	3 persons
Number of Independent Company Auditor within the Outside Company Auditors	3 persons

Outside Company Auditor's Relationship with the Company (1)
---

Name	Attribute	Relationship with the Company*												
		a	b	c	d	e	f	g	h	i	j	k	l	m
Kazuhiro Ohira	From other company										△			
Takashi Michishita	Lawyer													
Koichi Uchiyama	CPA										△			

\* Selected the relevant "Relationship with the Company"

\*\*○" indicated the relevant item that the person presently falls or has recently fallen under the category;

"△" indicated the relevant item that the person fell under the category in the past

\*\*●" indicated the relevant item that the person's close family member presently falls or has recently fallen under the category;

"▲" indicated the relevant item that the person's close family member 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. Executive or executive non-executive director of a parent company of the Company

d. Company Auditor of a parent company of the Company

e. Executive of fellow subsidiaries 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. A consultant, accounting expert or legal expert who receives significant remuneration or other assets from the Company other than remuneration as a director/company auditor

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

j. Executive of a client or supplier of the Company (does not fall under any of f, g, or h) (the company auditor himself/herself only)

k. Executive of a company whose outside directors/company auditors assume the post on a reciprocal basis with the Company appointed (the company auditor himself/herself only)

l. Executive of a company or organization that receives a donation from the Company (the company auditor himself/herself only)

m. Other

Outside Company Auditor's Relationship with the Company (2)

Name	Designation as Independent Company Auditor	Supplementary Information of the Relationship	Reasons for Election
Kazuhiro Ohira	○	<p>The company's current outside member of the Board of Company Auditors, Mr. Ohira, formerly served as a manager of Dai-Ichi Life Insurance Company, Ltd.</p> <p>A summary of the business transactions between the Company and Dai-Ichi Life Insurance Company, Ltd has been omitted, since the Company has evaluated that the size and nature of the business transactions should not influence the judgment of shareholders and investors.</p>	<p>Based on his profound knowledge of business administration and internal control, Mr. Ohira has been elected as an outside company auditor. The company believes that he will supervise executions of directors' duty with his high level of expertise. Since he satisfies independence criteria, not meeting to any of the requirements stipulated in "the Enforcement Rules for Securities Listing Regulations Article 211, Clause 4.6" or the like, the Company believes that he is qualified as an independent company auditor who is free from the possibility of conflicts of interest with general shareholders.</p>
Takashi Michishita	○	-	<p>Based on his long experienced professional career and knowledge as a lawyer, Mr. Michishita has been elected as an outside company auditor. The Company believes that he will supervise executions of directors' duty with his high level of expertise and objective and neutral perspective.</p> <p>Since he satisfies independence criteria, not meeting to any of the requirements stipulated in "the Enforcement Rules for Securities Listing Regulations Article 211, Clause 4.6" or the like, the Company believes that he is qualified as an independent company auditor who is free from the possibility of conflicts of interest with general shareholders.</p>
Koichi Uchiyama	○	<p>The company's current outside member of the Board of Company Auditors, Mr. Uchiyama, formerly served as a manager of Deloitte Touche Tohmatsu LLC.</p> <p>A summary of the business transactions between the Company and Deloitte Touche</p>	<p>Based on his long experienced professional career and financial expertise as a certified public accountant, Mr. Uchiyama has been elected as an outside company auditor. The Company believes that he will supervise executions of directors' duty with his high level of expertise and objective and neutral perspective. Since he satisfies independence criteria, not meeting to any of the requirements stipulated in "the Enforcement Rules for</p>

		Tohmatsu LLC. has been omitted, since the Company has evaluated that the size and nature of the business transactions should not influence the judgment of shareholders and investors.	Securities Listing Regulations Article 211, Clause 4.6” or the like, the Company believes that he is qualified as an independent company auditor who is free from the possibility of conflicts of interest with general shareholders.
--	--	--	---

**[Independent Directors/Company Auditors]**

Number of Independent Directors/Company Auditors	7 persons
--	-----------

Other Matters relating to Independent Directors and Company Auditors
--

All of the outside directors and company auditors that are qualified as independent directors or company auditors have been designated as independent directors or company auditors.
--

**[Incentives]**

Implementation of Measures on Incentive Allotment for Directors	Performance-linked Remuneration, Stock Options
---	--

Supplementary Information
---------------------------

<p>The Company has allocated stock compensation-type stock options, as a substitution for the retirement allowance, to company directors (except for part-time and outside directors) and executive officers from June 2011, for the purpose of providing a mid- to long-term incentives to them and further promoting sharing of value with shareholders. The Company allocates stock acquisition rights as stock linked compensation type stock options that are generally equivalent to one to two months of basic monthly remuneration for each director.</p> <p>The Company has implemented to provide restricted stock remuneration to company directors (except for part-time and outside directors) and executive officers as performance-linked bonuses from June 2020, for the purpose of providing a mid- to long-term incentives to them and further promoting sharing of value with shareholders. The total number of shares of common stock issued or disposed of by the Company shall be 80,000 shares or less per year and transfer restriction period shall be from the disposal date to the point in time when the company directors or the executive officers resigns from their positions both a director and an executive officer of the Company. The amount of restricted stock remuneration to be allocated is calculated based on the evaluation methodology using the consolidated financial results and targets; revenues and operating profit, and is determined equivalent to between zero and four times as much as their respective monthly fixed cash remuneration. As for FY2020, the Company decided to provide the restricted stock remuneration, which is equivalent to 3 times as much as their respective monthly fixed cash remuneration, in consideration of the consolidated financial results; revenues of ¥213 billion and operating profit of ¥14.2 billion, compared to the consolidated financial targets; revenues of ¥210 billion and operating profit of ¥8.7 billion.</p>
--

Person eligible for Stock Options	Directors (Inside), other
-----------------------------------	---------------------------

Supplementary Information
---------------------------

According to the purpose of the above-mentioned stock compensation-type stock options, directors and executive officers (except for part-time and outside directors) are qualified. The Board of Directors resolves the number of each allotment in consideration of their responsibilities and contributions to financial results.
---

## [Director Compensation]

Disclosure of Individual Directors' Compensation	Compensation of a specific individual disclosed
--	---

Supplementary Information
---------------------------

For FY2020, the total compensation amount of 14 directors was ¥353 million (including ¥24 million paid to 6 outside directors), and the total compensation amount of 5 company auditors was ¥33 million (including ¥18 million paid to 4 outside company auditors).

The total compensation amount included as follows:

(i) Performance linked remuneration (restricted stock) : ¥30 million

(Note) The amount of restricted stock stated in the above represents the amount of expenses recognized in FY2020.

(ii) Non-monetary remuneration (stock compensation type stock options) : ¥35 million

The director who received a total annual compensation of ¥100 million or more is Ejiro Katsu, and the total annual amount of his compensation was ¥120 million (fixed cash remuneration of ¥85 million, stock options of ¥14 million, and restricted stock remuneration of ¥21 million as performance-linked bonuses for FY2020 ). Within these, the payment of restricted stock remuneration was resolved at the meeting of the Board of Directors held on May 26, 2021. As for the restricted stock remuneration granted to him prior to FY2020, the expenses recognized for FY2020 was ¥11 million.

Policy on Determining Compensation Amounts and Calculation Methods	Established
--	-------------

Disclosure of Policy on Determining Compensation Amounts and Calculation Methods
--

- i) Policy for determining content of compensation for individual directors
- a) Method for deciding on the policy for such determination
- After consulting with the nomination and compensation committee on the draft of the determination policy regarding the content of compensation for individual directors, the determination policy was resolved at the board of directors meeting held on February 4, 2021.
- b) Outline of content of determination policy
- As for the compensation of our full time directors, when determining the compensation of individual directors, our basic policy is to set an appropriate level of compensation according to each directors' position and responsibility, with promoting directors' motivation and morale to further improve and contribute to continuous business growth and corporate value over a mid to long term. The compensation of our full time executive directors is comprised of fixed monthly remuneration (cash), performance linked remuneration (restricted stock) and non-monetary remuneration (stock compensation type stock options).
- As for the compensation of part time directors or outside directors who have supervisory functions, the compensation is only comprised of fixed monthly remuneration (cash), based on their roles and responsibilities.
- c) Reason why the board of directors has determined that content of compensation for individual directors for FY2020 complies with the determination policy
- When deciding the content of compensation for individual directors, the nomination and compensation committee conducted a multifaceted examination of the draft, including consistency with the determination policy, therefore the board of directors recognize that it is in line with the policy.
- ii) Matters concerning the resolutions of ordinary general meeting of shareholders regarding compensation of directors and company auditors
- At the 16th ordinary general meeting of shareholders held on June 27, 2008, it was approved that the upper limits of the maximum aggregate amount of compensation for directors and company auditors were at ¥500 million or less per year and ¥100 million or less per year respectively. The number of directors and company auditors were 14 and four at the shareholders' meeting resolution, respectively.



- At the 19th ordinary general meeting of shareholders held on June 28, 2011, the implementation of stock compensation type stock options to directors (except for part time and outside directors) within the said limit, as a substitution for the retirement allowance, was approved. The number of directors was 12 at the shareholders' meeting resolution
  - At the 28th ordinary general meeting of shareholders held on June 24, 2020, the implementation of restricted stock remuneration to directors (except for part time and outside directors) within the said limit was approved. The number of directors was 13 at the shareholders' meeting resolution.
  - At the 29th ordinary general meeting of shareholders held on June 29, 2021, it was resolved that the maximum amount of compensation for Directors shall be ¥600 million or less per year, including the maximum aggregate amount of ¥50 million or less per year for Outside Directors. The number of directors was 12 at the shareholders' meeting resolution
- iii) Delegation of authority to determine compensation for individual directors  
Regarding the amount of remuneration for each individual director, the representative directors (the chairman and representative director, Koichi Suzuki and the president and representative director, Eijiro Katsu) shall be delegated the specific content based on the resolution of the board of directors, and the delegated power is the determination of the amount of basic monthly remuneration and distribution of performance-linked remuneration of each individual director. In order to ensure that this authority is properly exercised by the representative directors, the representative directors, who drafted the remuneration plan, consults the nomination and compensation committee with the draft of the plan, therefore the board of directors recognize that it is in line with the determination policy. The reason for delegating to the representative directors is that the representative directors are the most suitable to evaluate the responsibility and performance of each director while taking a bird's eye view of the overall performance of the Company.
- iv) Contents of performance-linked remuneration  
As a performance-linked remuneration, the amount of restricted stock remuneration to be allocated is based on the evaluation methodology using year over year growth rate and target achievement rate of the consolidated revenue and operating income, which are linked with our business growth and improvement of corporate value, and is determined equivalent to between zero and four times as much as each directors' monthly fixed cash remuneration. Each director receives the determined amount of monetary compensation claims as a cash investment asset for the payment of restricted stock.
- v) Contents of non-monetary remuneration  
As a substitute for the abolition of retirement benefits for directors, the Company allocates stock acquisition rights as stock linked compensation-type stock options that are generally equivalent to one to two months of basic monthly remuneration for each director.

#### **[Supporting System for Outside Directors and/or Company Auditors]**

Full-time directors and company auditors in charge make a contact, etc. to outside directors and outside company auditors. Prior to a meeting of the Board of Directors, the materials for the meeting are dispatched to outside directors and outside company auditors.

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

[Overviews of business execution system, auditing and supervision system and reasons for adopting the systems]

Based on the annual business plan, which is formulated according to the corporate philosophy and annually approved by the Board of Directors, executive directors, executive officers and business execution organizations prompt the business to achieve the goals.

Oversight and supervision of business execution is carried by means of ordinary (monthly) and extraordinary meetings of the Board of Directors, management meetings consisting of directors, executive officers, etc., and monitoring and giving the necessary instructions to each of our business, project, subsidiary, etc. Oversight on business management and business audit are carried by means of ordinary (monthly) and extraordinary meetings of the Board of Company Auditors, assignment of a financial expert/legal expert in the Board of Company Auditors, conducting continuous audit including our domestic subsidiaries as well as overseas by Company Auditors and our Internal Auditing Office, and operation of our whistleblowers hotline system. Business activities by directors and employees of the Company and its subsidiaries are governed by the Code of Ethics, the Basic Rules for Internal Control, etc.

The Company has outside directors and outside company auditors with the aim of ensuring appropriateness and transparency of business executions and enhancing the supervisory functions of management. The Company's Board of Directors consists of 12 directors, including 4 outside directors and the Company's the Board of Company Auditors consists of 4 company auditors, including 3 outside company auditors. With emphasis on high degree of independence, abundant experience and profound knowledge of management or telecommunication industry, outside directors are elected. With emphasis on high degree of expertise and independence, outside company auditors are elected, including an attorney from a Japanese law firm and a certified public accountant. Further, the Company has an Internal Auditing Office consisting of 5 members.

Regarding statutory disclosure and timely disclosure, the Company has established the Disclosure Committee, which consists of directors, company auditors and executive officers. The Company discloses information after the appropriateness and completeness of the information is verified by the Disclosure Committee.

Regarding risk assessment, the Company establishes the committee organizations for each risk area as needed, and identifies the risk, assesses the identified risk and takes measures against the risk.

[Appointment and determination of compensation, etc.]

Regarding nomination of candidates for company directors and company auditors, the representative directors submit nomination proposals, which are based on the internal criteria to the Nomination and Remuneration Committee. Through discussions at the Committee, the proposals are resolved by the Board of Directors who submits to the General Meeting of Shareholders of the Company.

Regarding the dismissal of the Board of Directors, after the Nomination and Remuneration Committee takes violation of laws and/or the Articles of Incorporation in business execution, mental and physical well-being as well as accountability of business performance into consideration and through discussion, the Board of Directors resolves and submits to the General Meeting of Shareholders of the Company.

Regarding compensation for Company Directors and Auditors, please see“ II .1. [Director Compensation] ” of this report.

## **3. Reasons for Adoption of the Current Corporate Governance System**

The Company is a company with the Board of Company Auditors and elects outside directors. Outside directors elected have abundant experience and profound knowledge, and therefore the company's supervisory function on management execution has been enhanced. Within the Board of Company Auditors members, an attorney and a certified public accountant have been elected, therefore the company's supervisory functions on execution of duties by directors has been enhanced.

### III. Implementation of Measures for Shareholders and Other Stakeholders

#### 1. Measures to Vitalize the General Shareholder Meetings and Smooth Exercise of Voting Rights

	Supplementary Information
Early Distribution of General Shareholder Meeting	In connection with the Ordinary General Meeting of Shareholders held on June 29, 2021, the Convocation notice was disclosed on the Company's website on June 1, 2021 and sent on June 7, 2021.
Allowing Exercise of Voting Rights by electronic means	Since the Ordinary General Meeting of Shareholders held on June, 2006, the Company has allowed shareholders to exercise voting rights on the Internet.
Providing Convocation Notice in English	The Company provides the Convocation notices in English simultaneously with the Japanese document.
Other	The Convocation notice is disclosed on the Company's website.

#### 2. IR Activities

	Supplementary Information	Explanation by representative
Preparation and Publication of Disclosure Policy	The Disclosure Policy, which is corresponding to the Japanese Fair Disclosure Rule, has been established and disclosed.	-
Regular Investor Briefings for Individual Investors	The Company holds IR meetings several times for individual investors in a year.	Yes
Regular Investor Briefings for Analysts and Institutional Investors	The Company holds investor briefings in principle for analysts and institutional investors after announcement of its financial results each quarter. Also, the Company participates in IR conferences several times a year which are held by securities companies.	Yes
Regular Investor Briefings for Foreign Investors	The Company holds investor briefings (IR Roadshow) for foreign institutional investors several times a year. Also, the Company participates in IR conferences several times a year, which are mainly held by foreign securities companies.	Yes
Disclosing of IR Materials on Website	Quarterly financial results ( <i>shihanki-houkokusyo</i> ), annual report ( <i>yuka-shoken-houkokusyo</i> ), newsletters to shareholders' ( <i>Kabunushi Tsushin</i> ), IR schedule such as earnings announcement, news release, management message and company information are disclosed on the Company's website ( <a href="https://www.ij.ad.jp/en/">https://www.ij.ad.jp/en/</a> ).	-
Department and Manager in Charge of IR	The department in charge of IR activities is Financial Department which is under Finance Division. The officer in charge of IR activities is Mr. Akihisa Watai, a senior managing director and CFO.	-

### 3. Measures to Ensure Due Respect for Stakeholders

	Supplementary Information
Stipulation of Internal Rules for Respecting the Position of Stakeholders	The Code of Ethics defines that officers and employees to recognize their social responsibility towards wide range of stakeholders. Officers and employees are required to make great effort to obtain understanding of stakeholders.
Development of Policies on Information Provision to Stakeholders	The Disclosure Policy, which is corresponding to the Japanese Fair Disclosure Rule, has been established and disclosed.

## IV. Matters Related to the Internal Control System

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

The Company's basic policy on its internal control system is as follows and the Company prepares its internal control based on the following.

#### 1) Basic policy

The Company builds the internal control system in accordance with the basic framework ("the framework") set forth in "On the Revision of the Standards and Practice Standards for Management Assessment and Audit concerning Internal Control Over Financial Reporting (Council Opinions)" issued by the Business Accounting Council for (1) Effectiveness and efficiency of business operations,, (2) Reliability of financial reporting (3) Compliance with applicable laws and regulations relevant to business activities, and (4) Safeguarding of assets.

Based on the framework, the Company defines the main elements to build the internal control system as follows.

- (1) Control environment
- (2) Risk assessment and response
- (3) Control activities
- (4) Information and communication
- (5) Monitoring (Monitoring Activities)
- (6) Response to IT (Information Technology) (Communicating Information)

Based on the framework, the Company executes various measures to create internal control system and seeks to improve the system continuously.

#### 2) Matters under the Companies Act of Japan

The basic policy, to ensure the propriety of business operations within the corporate group consisting of the Company and its subsidiaries, is established in accordance with Article 362 paragraph 5 of the Companies Act of Japan, and is a part of internal control based on the framework. The details are followed.

1. Systems for ensuring the compliance of directors and employees with the law and articles of incorporation in the execution of their duties.

- (1) The Company will establish a code of ethics that sets for a standard of conduct and requires strict adherence to the law. In addition, the Company will establish regulations for applying the laws regarding the prevention of insider trading, the protection of personal information, and among others. The company will disseminate those regulations to officers and employees, and conduct periodic education.
- (2) The Company will establish a system for appointing the necessary personnel to ensure compliance with the law, and for consulting with lawyers and other experts outside the Company.
- (3) The Company will establish an internal reporting system for reporting any legal violations, and will maintain an internal notification system that enables people to contact the Board of Company Auditors while protecting the person reporting.

- (4) An Office of Internal Audits under the direct control of the President will conduct internal audits on a regular basis, indicating where each division could improve compliance with the law, and overseeing the improvements.
  - (5) For legally required reports, ad hoc reports, and other types of releases, the Company will establish a Disclosure Committee whose members consist of directors, outside directors, executive officers and company auditors, who will evaluate the content for appropriateness and completeness, and approve any material to be released.
2. Systems for preserving and managing information related to the execution of duties by directors.
  - (1) Basic policy and procedures regarding the handling of information assets will be set and followed in the handling of information and documents related to the execution of duties by directors (“performance information”), these policies and procedures will detail who is responsible for managing the information, how long the information is to be stored, how it is to be stored, measures for countering loss or leakage of the information, and proper management of the information. The management of this information will be reviewed on a regular basis.
  - (2) The Company will create a system that ensures the proper filing of performance information (committing it to electronic storage when necessary), and that enables the quick verification of the existence, condition, and content of these documents. In addition, the system will allow people with the proper authority to view documents related to the company auditors and others without delay.
  - (3) The duties related to the above fall under the jurisdiction of a director or an executive officer in charge of information security and a director or an executive officer in charge of document management of the Company.
3. Regulations governing risk management and other systems.
  - (1) The director (or executive officers) that oversee the operation of each division will identify the risks defined by the governing regulations, evaluate these risks, and develop measures to counter these risks, as well as review them on a regular basis.
  - (2) For certain risk categories, an Evaluation Committee will be established to evaluate the risk and to develop countermeasures.
  - (3) A Business Continuity Plan will be developed to address potential emergency situations.
  - (4) An Internal Auditing Office under the direct control of the President will conduct internal audits on a regular basis, indicating where each division could improve operations, including risk management, and overseeing the improvements.
4. Systems for ensuring the efficient execution of duties by directors.
  - (1) A business plan for each fiscal year will be formulated in line with management objectives, and each business organization will actively seek to achieve the goals put forth in the plan. In addition, regular progress reports will be submitted and reviewed to monitor progress on each target.
  - (2) As for management of operations, all issues that should be decided by the Board of Directors in accordance with the Regulations of the Board of Directors will be strictly decided by the Board, and as a basic rule of the decision-making process, sufficient documentation on the issue to be decided will be distributed to all Board members in advance.
  - (3) In the execution of daily duties, authority will be delegated based on the scope of authority regulations and division of duties regulations, and managers at each level will execute their duties while complying with the rules of the decision making process.
  - (4) To reinforce the Board of Directors’ authority, a certain number of people with notable management acumen will be appointed as outside directors.
5. Systems for ensuring the proper operation of corporate groups consisting of the Company and its Subsidiaries.
  - (1) Subsidiaries will be managed based on the subsidiary management regulations, which are the basic policy of subsidiary management, and an agreement will be made with the parent company regarding the management of the subsidiary.
  - (2) Subsidiaries will report on required items, and a system for consultation will be established.
  - (3) To impose internal control on important items, regulations governing the entire corporate group will be established, and subsidiaries will be required to comply with them.
  - (4) The Company’s Internal Auditing Office will perform internal audits of subsidiaries.

6. Providing employee to assist company auditors, securing those employees' independence from directors and effectiveness of company auditors' instruction to those employees.

- (1) The Company establishes Internal Auditing Office under direct control of President and assigns to the Office as the full-time basis. These employees work closely with the company auditors to reflect their opinions on the Company's internal audit plan.
- (2) The selection, appointment, and transfer of employee assigned to the Internal Auditing Office should be conducted with full consideration of the opinions from the Board of Company Auditors.
- (3) Other than above, it will be consulted and decided with the Board of Company Auditors as for assignment of employees who assist the company auditors and arrangement to ensure effectiveness of the company auditors' instruction to these employees.

7. Systems that directors and employees of the Company and its subsidiaries make a report to the company auditors, and systems preventing the person who makes report to the company auditor from being disadvantageously treated due to such report.

- (1) In accordance with the provisions of the Board of Company Auditors, Directors and employees will report and provide information upon or periodically upon the company auditor's request.
- (2) Company auditors will be a member of panel such as Disclosure Committee that makes the important decision-making.
- (3) The Board of Company Auditors is a liaison for the Whistle-blower System of the Company and the Whistle-blower System is applied for the Company and its subsidiaries. Whistle-blower will be safely protected and kept secret, and it is prohibited that the Company disadvantageously treats that person whether the whistleblowing is anonymous or not.

8. Policies on prepaid expenses for the execution of the duties of the company auditors, on expenses for procedures for repayment and execution of other relevant duties, or on debt processing.

The Company will establish budget for the Board of Company Auditors for the execution of their duties every year, and will listen to Company auditors' opinion.

9. Other systems for ensuring effective company auditors' audits

- (1) In order to ensure that the Board of Company Auditors can properly execute their duties, the necessary external experts will be retained.
- (2) To preserve the independence of the accounting auditors, the Company and its subsidiaries are not allowed to receive the accounting auditors' services which could possibly harm their independence (including the person related the accounting auditors) as well as takes appropriate measures to obtain consent to the accounting auditors remuneration and others by the Board of Company Auditors in an appropriate manner.
- (3) The Company makes an effort to appoint a financial expert/legal expert for Company Auditors.

## 2. Basic Views on Eliminating Anti-Social Forces

Towards the elimination of Anti-Social Forces, the Company has followings as basic policies, provisions to that effect to the Code of Ethics and disseminates that.

- (1) Do not respond to undue claims.
- (2) Do legal responses of civil and criminal in the event of emergencies.
- (3) Do not provide any funds and information to Anti-Social Forces.

The Company's Compliance Division is a corresponding department to oversee anti-social forces and cooperates with external organizations such as law enforcement and the Company's attorney.

## V. Other

### 1. Adoption of Anti-Takeover Measures

Adoption of Anti-Takeover Measures	Not Adopted
Supplementary Information	
-	

### 2. Other Matters Concerning to Corporate Governance System

As the company is listed on the Tokyo Stock Exchange, the company implements internal control and discloses in accordance with the Financial Instruments and Exchange Law of Japan. Further, based on the Financial Instruments and Exchange Law, the Company and its subsidiaries have received the internal control audit by the accounting auditor, regarding the construction and the evaluation of the internal control related to making of the consolidated financial statements.

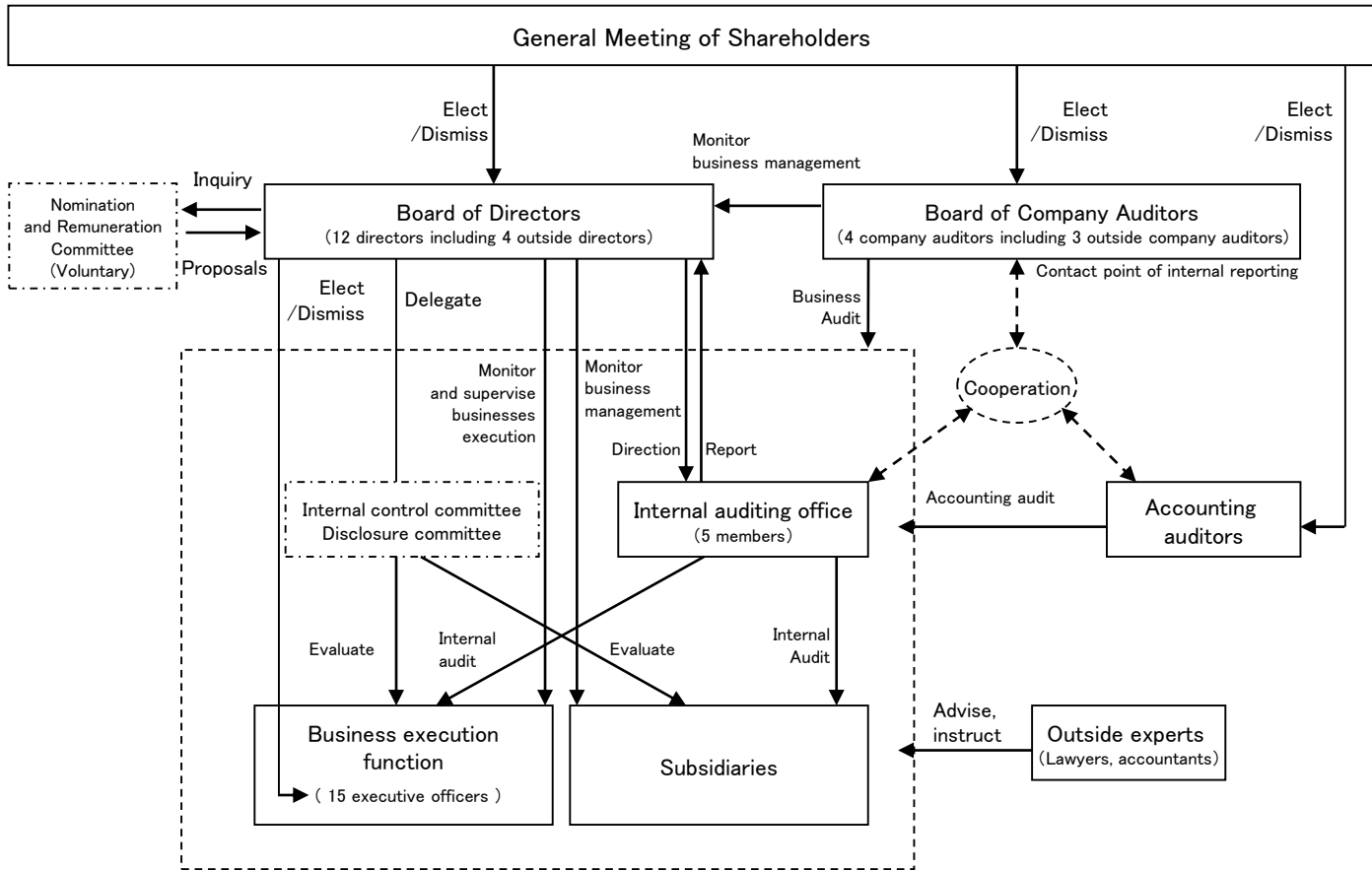
[The Company's structure regarding timely disclosure of the Company's information]

The Company has established the Code of Information Disclosure and the Disclosure Committee on the basis of that code in order to disclose in properly, timely and fairly manner. The Disclosure Committee consists of Chairman, President, CFO, directors, executive officers and company auditors. The Disclosure Committee has verified the appropriateness and completeness of the disclosure contents, and approved the disclosure. Further, the Disclosure Committee has received reports of disclosure system and guidelines, etc. from the information disclosure officer, and performed the control evaluation.

Disclosure procedure is as follows.

- (1) Collection of information and decision of disclosure  
The information from the decision-making organization, executive divisions and subsidiaries, etc., is aggregated in Finance Division. Finance Department under Finance Division confirms whether the information is required to disclose, collects the information and submits the collected information to the information disclosure officer. The information disclosure officer decides whether to disclose.
- (2) Creating disclosure wordings and submitting to the Disclosure Committee  
The Company appoints the information disclosure officer as the operating officer of the Disclosure Committee. Finance Department under Finance Division creates disclosure wordings promptly. The disclosure wordings are submitted to the Disclosure Committee who verifies the appropriateness and completeness of the disclosure contents. Further, the Disclosure Committee verifies whether that the disclosure has been made comprehensively.
- (3) Disclosure guidelines  
The information is disclosed by the "Timely Disclosure network (TDnet)" on the Tokyo Stock Exchange, the press and the Company's website. These materials are disclosed in Japanese and English.

<Outline Map of the Corporate Governance system>





<Outline of Timely Disclosure System (diagram) >

