

Corporate Governance Report

Last Update: July 18, 2025

Sysmex Corporation

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Securities Code: 6869

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

The corporate governance of Sysmex Corporation (the “Company”) is described below.

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

1. Basic Views

The Company considers reinforcing corporate governance one of its most important management topics. We aim to maximize the overall corporate value of the Group through enhancing management robustness and transparency, as well as improving management speed and efficiency.

The Company has adopted the system of a company with an Audit and Supervisory Committee to reinforce the Managing Board’s audit and supervisory functions and increase management transparency and objectivity.

In addition, the Company has introduced the executive officer system to speed up decision-making of its business execution and to respond more swiftly to changes in the business environment.

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

The Company implements all the principles of the Corporate Governance Code.

[Disclosure Based on the Principles of the Corporate Governance Code] **Updated**

[Principle 1.4 Cross-Shareholdings]

Our basic policy is to create business opportunities, and to contribute toward the building, maintenance and strengthening of relationships with collaborating partners, communities and society, in order to ensure sustainable increases in the Group’s corporate value.

When increasing or liquidating our holdings of shares in a particular company, as well as exercising voting rights, we consider the economic rationality of investees’ moves from a medium- to long-term perspective, relevance to management policy and status of relationships with collaborating partners and local communities and society, and in connection with and forecasts for the regional economy and make decisions after the Managing Board verifies the purpose and rationality of holding such shares each year.

The Management Board judges that the Company’s individual holdings is appropriate at the end of each half fiscal year.

[Principle 1.7 Related Party Transactions]

Based on the Companies Act, competing transactions and conflict-of-interest transactions by members of

the Managing Board require Managing Board approval, in accordance with the Company's Managing Board Regulations. Furthermore, a member of the Managing Board who engages in such transactions shall report them to the Managing Board without delay.

Transactions with major shareholders that exceed certain provisions in the Managing Board Regulations and items with a high level of importance require the approval of the Managing Board.

Also, the content of related party transactions, transaction conditions and the policy for determining transaction conditions are disclosed in the Company's securities report.

Furthermore, the Company regularly confirms with related parties that systems are in place to avoid being disadvantageous to the Company.

[Principle 2.4 Ensuring Diversity, Including Active Participation of Women]

Supplementary Principle 2.4.1

We have formulated the "Sysmex Way," the corporate philosophy for the Sysmex Group, and our "Shared Values*," which state the following. "We honor diversity, respect the individuality of each employee, and provide them with a workplace where they can realize their full potential. We value the spirit of independence and challenge, provide employees with opportunities for self-fulfillment and growth, and reward them for their accomplishments". Based on this, we have in place a human resource development system that develops capabilities in an ongoing and systematic manner. We promote diversity, equity and inclusion, and we have introduced various systems in an effort to create a corporate culture that provides diverse employees with a sense of unity globally and the ability to maximize their skills.

We are working to increase the female managers ratio and the ratio of mid-career recruits assigned to management posts. The results of these efforts are disclosed in our integrated report.

Please refer to our website.

(<https://www.sysmex.co.jp/en/ir/library/annual-reports/index.html>)

*This has been renamed. In previous fiscal years, this was called our "Core Behaviors."

[Principle 2.6 Performing Functions as Asset Owner of the Corporate Pension]

The Company invests defined benefit pension assets through a pension asset investment committee composed of personnel who are suitably qualified to make pension investments. The status of investing is monitored in accordance with the Fundamental Policy on Investing Pension Assets set forth by the Company.

[Principle 3.1 Full Disclosure]

1. Corporate Philosophy, Business Strategies and Business Plans

The "Sysmex Way," the corporate philosophy for the Sysmex Group, consists of three parts: the Mission, which defines our social *raison d'être* and states how we hope to contribute to society; the Value, which describes the values and management style that we must abide by; and the Mind, which expresses the mindset and code of conduct that every employees within the Sysmex Group must observe. Based on this framework, we have formulated our Shared Values, which that indicate the specific value we provide to customers, employees, business partners, shareholders and society.

Based on our mission stated in the Sysmex Way, of "shaping the advancement of healthcare," we have formulated a new long-term management strategy with fiscal 2033 as its final year. We aim to instill "confidence," which lies at the core of our corporate philosophy, to all stakeholders in order to address diverse and complex healthcare needs and solve various social issues.

Additionally, Sysmex has established a new long-term vision, "Together for a better healthcare journey." We will provide new value by creating innovations in the domain of in vitro diagnostics (IVD) as well as by exploring the domains of pre-symptomatic and preventive medicine and treatment, thus improving the lifelong healthcare journey of each individual. By doing so, we aim to be a company capable of generating ¥1 trillion in net sales by fiscal 2033.

To achieve this vision, we have set mid-term management goals for the three years beginning in fiscal year ended March 31, 2024 and identified key priority issues to address while implementing specific measures.

Please refer to our website (<https://www.sysmex.co.jp/en>) for more information on our corporate philosophy, long-term management strategy and mid-term management plan.

2. Basic Views and Guidelines on Corporate Governance

Please refer to our website and the “I.1. Basic Views” section of this report.

(https://www.sysmex.co.jp/en/corporate/governance/corporate_governance.html)

3. Determining the Remuneration of the Senior Management and Members of the Managing Board

(1) Policy

Compensation for members of the Managing Board (excluding members of the Audit and Supervisory Committee and outside members of the Managing Board) divides broadly into three categories: fixed compensation, performance-linked compensation and non-monetary compensation. This framework allows the Company to adjust individual compensation in line with performance and vary the percentage of compensation received in each category by individual. Compensation for outside members of the Managing Board comes solely from the fixed-compensation portion of compensation for members of the Managing Board.

(2) Procedures

Based on the above-stated policy, total compensation amounts for members of the Managing Board (excluding Audit and Supervisory Committee members) are set within the scope approved at the general meeting of shareholders. In accordance with internal regulations, compensation is divided into fixed compensation, compensation as a medium- to long-term incentive, and performance-linked compensation. Performance-linked compensation is calculated based on the current year's operating performance, as well as on the results of the evaluation of the degree of achievement of targets as defined in the materiality-linked sustainability targets, and in the mid-term management plan, which are set according to the roles and responsibilities of each member of the Managing Board. Under authority delegated by the Managing Board, the Compensation Committee determines individual compensation amounts for members of the Managing Board (excluding members of the Audit and Supervisory Committee). The Audit and Supervisory Committee, composed of three members of the Audit and Supervisory Committee (two of whom are outside members of the Managing Board) confirm the appropriateness of the decision process and compensation amounts. As the amount of compensation for each individual member of the Managing Board (excluding members of the Audit and Supervisory Committee) is determined through these procedures, the Managing Board has determined that the amount of compensation is appropriate.

4. Appointment and dismissal of the Senior Management and Nomination of Member of the Managing Board Candidates

(1) The Managing Board nominates candidates for internal members of the Managing Board (excluding members of the Audit and Supervisory Committee) by considering the balance among knowledge, experience and experience that facilitates accurate and swift decision-making, appropriate risk management, the monitoring of business execution and the ability to cover the Company's various functional divisions and business divisions, as well as sufficient social credibility. In nominating outside members of the Managing Board (excluding members of the Audit and Supervisory Committee), the Managing Board's conditions are that candidates have abundant work experience and broad-based insight, and be able to offer appropriate advice on the Company's management.

If satisfying the above-stated selection criteria is problematic, the Managing Board shall decide on the dismissal of its members (excluding members of the Audit and Supervisory Committee).

In appointing member of the Audit and Supervisory Committee candidates, the Managing Board takes into overall account the candidates' knowledge of finance and accounting, understanding of the Company's fields of business and diverse perspectives on corporate management.

If satisfying the above-stated selection standards is problematic, the Managing Board shall decide on the dismissal of members of the Audit and Supervisory Committee, based on the consent of that committee.

(2) Procedures

Based on the above-stated policy, decisions on the nomination of candidates for or the dismissal of members of the Managing Board are considered by the Nominating Committee, an advisory committee to the Managing Board, and resolved by the Managing Board. Proposals on the appointment and dismissal of members of the Audit and Supervisory Committee are approved by the Audit and Supervisory Committee.

5. Explanations with Respect to the Individual Appointments and Dismissals

Career histories and reasons for appointment for each candidate nominated as a member of the Managing Committee, as well as reasons for dismissal, are included in the convocation notice of the ordinary general meeting of shareholders.

Supplementary Principle 3.1.3

Symex considers initiatives on sustainability to be important management priorities. To realize a sustainable society and ensure the Company's sustainable growth, we have identified priority issues (materiality) and are pursuing specific measures. In addition, we have formulated the Sysmex Eco-Vision 2023 based on our Environmental Policy: "By shaping the advancement of healthcare, our global environmental conservation activities contribute to the creation of a fulfilling and healthy society." We are promoting environmental conservation throughout product and service lifecycles and across the value chain of our business activities. With regard to the impact of climate change on the Company, we have expressed our support for the recommendations of the TCFD and we are assessing risk and opportunities based on this framework. The Company's views are disclosed in the Sustainability Data Book.

Please refer to our website.

(<https://www.sysmex.co.jp/en/csr/report/index.html>)

[Principle 4.1 Roles and Responsibilities of the Board (1)]

Supplementary Principle 4.1.1

Based on laws and regulations, the Articles of Incorporation and Managing Board Regulations, the Managing Board defines matters for the board itself to handle, makes important management decisions and supervises the execution of duties. Furthermore, the Company has adopted the executive officer system, and the executive officers execute the duties for which they are responsible within the scope entrusted to them by the chairperson or president.

[Principle 4.9 Independence Standards and Qualification for Independent Members of the Managing Board]

Symex has formulated the following independence standards for outside members of the Managing Board. If the outside members of the Managing Board do not fall under any of the following categories, they are considered to be independent from the Company and present no risk of conflict of interest with general shareholders.

(Relationships with the Company)

(1) An executive¹ or previous executive the Company or its subsidiaries (the "Sysmex Group")

(Major clients or suppliers)

(2) A party whose major client is the Sysmex Group² or an executive thereof

(3) A major client of the Sysmex Group³ or an executive thereof

(Specialized service providers)

(4) A consultant, accountant or legal professional who receives a large amount of monetary consideration or other property⁴ from the Company besides executive compensation (if the party that has obtained the property is a corporation, partnership, or other organization, a person who belongs to the organization)

(5) A person who belongs to an auditing firm that performs statutory audits for the Sysmex Group

(Donations or grants)

(6) A person who receives donations or grants exceeding a certain amount⁵ from the Sysmex Group (If the recipient of the donations or grants is a corporation, partnership, or other organization, the executive of that organization)

(Lenders)

(7) Major financial institution⁶ from which the Sysmex Group borrows or executives of such institutions' parent companies or subsidiaries

(Principal shareholders)

(8) A principal shareholder⁷ of the Sysmex Group or if the principal shareholder is a corporation, an executive of that corporation

(9) An executive of a company whose principal shareholder is the Sysmex Group

(Mutual dispatch of executives)

(10) An executive of a company whose relationship with the Sysmex Group involves the mutual dispatch of outside directors (an executive who is a member of the Sysmex Group who is an outside director of another company, and an executive of another company who is an outside director of Sysmex)

(11) A person who has been in the above categories (2) through (10) within the past three years

(12) A close relative to a person⁸ (limited to people in important positions⁹) who falls into the above categories (1) through (11)

*¹ The term "executive" refers to an executive as defined in Article 2, Paragraph 3, Item 6 of the Enforcement Regulations of the Companies Act, and includes not only executive directors but also employees.

*² A party with Sysmex Group as a major client is a business partner that provides products or services to Sysmex Group and whose transaction amount in the most recent fiscal year exceeds 2% of the annual consolidated sales of the said business partner.

*³ A major client of the Sysmex Group means a business partner to whom the Sysmex Group provides products or services and whose transaction amount in the most recent fiscal year exceeds 2% of the Sysmex Group's annual consolidated sales.

*⁴ Large amount of monetary consideration or other property refers to monetary or other property benefits in excess of ¥10 million per year for the most recent fiscal year, other than executive compensation. (If the party that has obtained the said property is a corporation, partnership, or other organization, this refers to money or other property benefit that exceeds 2% of the consolidated net sales of the organization in the most recent business year.)

*⁵ Donations or grants exceeding a certain amount refers to donations or grants that exceed the higher of an average of ¥10 million per year for the past three fiscal years or 2% of the person's gross income for the most recent fiscal year.

*⁶ Major financial institution means a financial institution or other major creditor that is essential to the financing of Sysmex Group at the present time or has been over the past three years and for which there is no substitute.

*⁷ A principal shareholder is a shareholder who holds 10% or more of the voting rights (including both direct and indirect holdings).

*⁸ A close relative means a spouse or relative within the second degree of kinship.

*⁹ A person in an important position is a director (excluding outside directors), an executive officer or employee in a senior management position as a general manager or higher, a certified public accountant belonging to an audit corporation or accounting firm, an attorney belonging to a law firm, an officer such as trustee, director or auditor belong to a foundation, incorporated association, school corporation, or other corporation, or other person objectively and reasonably judged to be of equal importance.

[Supplementary Principle 4.10 Use of an Optional Approach]

Supplementary Principle 4.10.1

The Company's Managing Board has established the Nominating Committee and Compensation Committee as optional organizations to ensure the independence, objectivity, and accountability of the Managing Board with respect to the consideration of particularly important matters, such as the nomination and compensation of members of the Managing Board and the management team. The majority of members of these committees are independent outside members of the Managing Board, which enhances the soundness and transparency of management.

[Principle 4.11 Preconditions for Managing Board Effectiveness]

Supplementary Principle 4.11.1

The Managing Board is composed of members having diverse knowledge, experience and expertise. We strive to ensure appropriate diversity and scale, taking into account the overall balance of the Managing Board.

The Managing Board (excluding members of the Audit and Supervisory Committee) nominates candidates for members of the Managing Board who are capable of accurate and swift decision-making, appropriate risk management, the monitoring of business execution and the ability to cover the Company's various functional divisions and business divisions. Work experience, age, nationality, race and origin, and gender are not considerations.

A skills matrix that lists the knowledge and experience of candidates for members of the Managing Board is also disclosed in the notice of the general meeting of shareholders.

Please refer to our website.

(https://www.sysmex.co.jp/en/ir/stocks_bonds/shareholders-meeting.html)

Candidates nominated as members of the Audit and Supervisory Committee have appropriate experience and abilities and required levels of specialized knowledge. In particular, at least one nominated candidate has appropriate knowledge of finance and accounting.

Supplementary Principle 4.11.2

In the event that members of the Managing Board concurrently hold executive positions at listed companies other than the Company, the Company strives to ensure that the numbers of such posts are reasonable. Also, important concurrent positions held by each member of the Managing Board are disclosed in the business reports and reference documents for the general shareholder meeting.

Supplementary Principle 4.11.3

To enhance the functions of the Managing Board, the Company conducts an annual document-based questionnaire survey of all members of the Managing Board (including members of the Audit and Supervisory Committee) and the Managing Board confirms its own effectiveness by based on the aggregate results. The questionnaire survey conducted this fiscal year confirmed that the Managing Board is functioning effectively and fulfilling its role appropriately. In addition, we have recognized the need for a continued response, undertaking initiatives to further enhance effectiveness.

(Composition)

The scale of the Managing Board and the ratio of outside members of the Managing Board are generally appropriate, both in nature and level of experience. To further improve its effectiveness, we have received, and will continue to consider, opinions by outside members of the Managing Board on appointing members of the Managing Board who have a high degree of diversity and expertise, including gender, internationality, professional experience, and age, such as by increasing the ratio of women and foreign nationals on the Board.

(Operation)

The provision of information necessary to discuss the Managing Board's agenda is generally appropriate. The Company is continually working to improve the Managing Board's operation through the distribution of materials and the provision of explanations, as necessary, to outside members of the Managing Board, organizing points at issue, and providing related information necessary to understand the background. Among efforts to encourage more active deliberation, we hold opinion and information exchange meetings attended only by outside members of the Managing Board and are working to invigorate discussions by holding exchange meetings with our executive officers. One issue that has been raised is the early provision of materials. We are seeing some improvement compared to the previous fiscal year, and we will continue to work on providing them even earlier.

(Status of Agenda and Deliberation)

The time for addressing and deliberating the Managing Board's agenda is appropriate, and we strive to provide individual members of the Managing Board with an understanding of agenda items and information prior to meetings, as well as to leverage their knowledge and experience to engage in deliberation. Decision-making on items of management importance is conducted appropriately, taking into account the objective and rational opinions of outside members of the Managing Board.

[Principle 4.14 Training of Members of the Managing Board and Corporate Auditors]

Supplementary Principle 4.14.2

The Company conducts lectures for members of the Managing Board according to their expected roles and responsibilities, with content appropriate to the Companies Act and the current state of affairs. In addition, we provide opportunities to attend outside training sessions, lectures and networking events. In these ways, we endeavor to help them gain the necessary knowledge and promote an understanding of their roles and responsibilities as members of the Managing Board.

At the time of their appointment, the Company holds briefings and tours of various business offices for outside members of the Managing Board to foster an understanding of the Company's businesses and functions. We also create opportunities for providing further information thereafter, as necessary.

[Principle 5.1 Policy for Constructive Dialogue with Shareholders]

1. The Company considers dialogue with shareholders to be important from the perspective of sustainable growth and long-term increases in corporate value. For this reason, we strive to engage proactively in dialogue with shareholders. The department in charge of IR conducts business results briefings and a host of other activities, centering on the chairperson, president and the executive in charge of IR, to enhance shareholders' understanding of the Company's management policies, management plans and business strategies. Furthermore, in response to shareholder requests for dialogue (meetings), when reasonably possible and as necessary these requests are handled by members of the Managing Board (including outside members of the Managing Board) and executive officers.
2. Related internal departments assisting with this dialogue actively cooperate in seeking to ensure constructive dialogue by preparing disclosure materials and sharing information.
3. In addition to individual meetings, the Company holds business results briefings for investors, as well as Company tours. We also endeavor to enhance such activities in response to investors' opinions and requests.
4. Shareholder opinions ascertained through dialogue are communicated via meeting reports. This information is provided as feedback to members of the Managing Board, executive officers and related departments, thereby sharing and utilizing this information.
5. In the period leading up to results announcements, the Company maintains a quiet period, during which it limits its dialogue with investors. In addition, to prevent insider information from leaking outside the Company, the Company manages information strictly in accordance with internal regulations (regulations on managing corporate confidentiality).

[Actions to realize management conscious of cost of capital and stock price] [English language disclosure available].

As disclosed in the financial results presentation materials on the Company's website, we aim to enhance corporate value further by using the cash generated from our core IVD business not only to strengthen shareholder returns but also to allocate funds in a balanced manner to reinvestment in our core businesses and R&D investments, including the acquisition of new businesses and technologies. Through this balanced capital allocation, we strive to sustain Group growth and achieve profitability that exceeds the cost of capital.

Japanese: URL(<https://www.sysmex.co.jp/ir/library/quarter/index.html>)

English: URL(<https://www.sysmex.co.jp/en/ir/library/quarter/index.html>)

2. Capital Structure

Foreign Shareholding Ratio	More than 30%
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[Status of Major Shareholders]

Updated

Name / Company Name	Number of Shares Owned	Percentage (%)
The Master Trust Bank of Japan, Ltd.	77,809,400	12.39
Nakatani Foundation for Advancement of Measuring Technologies in Biomedical Engineering	38,692,400	6.16
Custody Bank of Japan, Ltd.	37,606,600	5.99
The Kobe Yamabuki Foundation	36,000,000	5.73
Nakatani Kosan, Ltd.	34,341,400	5.47
Taeko Wada	21,709,300	3.46
Kazuko Ietsugu	20,909,300	3.33
Rusoru, Ltd.	14,250,000	2.27
State Street Bank and Trust Company 505001	13,500,442	2.15
Northern Trust Co. (AVFC) Sub A/C American Clients	12,529,624	1.99

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

Supplementary Explanation

Updated

1. The status of shares by voting category is outlined below.

Status of Voting Rights on Outstanding Stock (As of March 31, 2024)

Category	Number of shares	Number of voting rights	Details
Non-voting shares	—	—	—
Shares with restricted voting rights (treasury stock, etc.)	—	—	—
Shares with restricted voting rights (other)	—	—	—
Shares with full voting rights (treasury stock, etc.)	Common stock 1,343,900	—	—
Shares with full voting rights (other)	Common stock 628,008,200	6,280,082	—
Shares of less than one trading unit	Common stock 121,076	—	Shares constituting less than one trading unit (100 shares)
Number of shares issued	629,473,176	—	—
Total shareholder voting rights	—	6,280,082	—

3. Corporate Attributes

Listed Stock Market and Market Section	Tokyo Stock Exchange, Prime Market
Fiscal Year-End	March
Type of Business	Electric Appliances
Number of Employees (consolidated) as of the End of the Previous Fiscal Year	More than 1000
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

5. Other Special Circumstances 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

Organization Form	a company with an Audit and Supervisory Committee
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[Directors]

Maximum Number of Directors Stipulated in Articles of Incorporation	No maximum stipulated
Term of Office Stipulated in Articles of Incorporation	1 years
Chairperson of the Board	Chairperson (unless serving simultaneously as president)
Number of Directors Updated	13
Appointment Status of Outside Members of the Managing Board	Appointed
Number of Outside Directors Updated	6
Number of Independent Directors Updated	6

Outside Directors' Relationship with the Company (1) Updated
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Name	Attribute	Relationship with the Company*										
		a	b	c	d	e	f	g	h	i	j	K
Kazuo Ota	From another company											

Haruo Inoue	From another company								△			
Yuka Fujioka	From another company											
Marie Oshima	From another company								○			
Kazumasa Hashimoto	From another company											
Michihide Iwasa	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/*kansayaku*

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 and the Company outside directors/*kansayaku* 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	Member ship of Supervis ory Committ ee	Designat ion as Indepen dent Director	Supplementary Explanation of the Relationship	Reasons of Appointment
Kazuo Ota		○	_____	Mr. Ota has abundant management experience and deep insight as a manager of a globally operating company. We believe he apply this experience and insight to the Company's management, fulfilling the role of management oversight and ensuring the adequacy and appropriateness of decision-making.

				<p>He satisfies the Independence Standards for Outside Members of the Managing Board established by the Company and the requirements for an Independent Member of the Managing Board as stipulated by the Tokyo Stock Exchange, Inc. There are no personal relationships between Mr. Ota and executives of Sysmex, nor is he likely to influence decisions by shareholders or investors. He is also unlikely to have any conflicts of interest with general shareholders. We have therefore designated him as an independent director.</p>
Haruo Inoue		○	<p>Although Haruo Inoue, an outside member of the Managing Board designated as an independent member, is a former employee of MUFG Bank, Ltd., with which the Company has regular banking transactions, more than 10 years have passed since he stepped down as an executive officer of the bank in June 2014. The bank is neither a financial institution on which the Company relies to the extent that it is not substitutable nor a business partner that has influence over the Company's decision making.</p>	<p>Mr. Inoue brings broad insight from his career as a financial institution executive, including knowledge of finance, accounting, and risk management, as well as abundant experience and wide-ranging insight in the business world. His participation in Managing Board discussions is expected to contribute to the Company's management by leveraging his experience and insight. Furthermore, through his supervisory role, he plays a part in ensuring the validity and appropriateness of decision-making. He satisfies the Independence Standards for Outside Members of the Managing Board established by the Company and the requirements for an Independent Member of the Managing Board as stipulated by the Tokyo Stock Exchange, Inc. He has no personal relationships with the Company's officers, and</p>

				<p>considering the scale and nature of transactions, there is no concern that he might influence the judgment of shareholders or investors, or create a conflict of interest with general shareholders. Accordingly, he is designated as an independent member.</p>
Yuka Fujioka		○	-	<p>Yuka Fujioka brings a global perspective and deep knowledge cultivated through extensive overseas experience, as well as broad insight and substantial experience in corporate management. Her participation in Managing Board discussions is expected to contribute to the Company's management and ensure the validity and appropriateness of decision-making through her supervisory role. She satisfies the Independence Standards for Outside Members of the Managing Board established by the Company and the requirements for an Independent Member of the Managing Board as stipulated by the Tokyo Stock Exchange, Inc. There are no personal relationships between Ms. Fujioka and executives of Sysmex, nor is she likely to influence decisions by shareholders or investors. She is also unlikely to have any conflicts of interest with general shareholders. We have therefore designated her as an independent director.</p>
Marie Oshima		○	Although Marie Oshima, an outside member of the Managing Board designated as an independent member, is	<p>Ms. Oshima, as an educator in manufacturing technologies and informatics, possesses extensive experience and broad insight in</p>

			<p>affiliated with the University of Tokyo, which has business dealings with the Company, the transaction amount between the Company and the University of Tokyo in the fiscal year ended March 31, 2025, was less than 1% of the consolidated net sales and total revenue of each party.</p>	<p>areas such as cybersecurity and science and technology. Her participation in Managing Board discussions is expected to contribute to the Company's management by leveraging her expertise and to ensure the validity and appropriateness of decision-making through her supervisory role. She satisfies the Independence Standards for Outside Members of the Managing Board established by the Company and the requirements for an Independent Member of the Managing Board as stipulated by the Tokyo Stock Exchange, Inc. She has no personal relationships with the Company's officers, and there is no concern that she might influence the judgment of shareholders or investors, or create a conflict of interest with general shareholders. Accordingly, she is designated as an independent member.</p>
Kazumasa Hashimoto	○	○	—	<p>Kazumasa Hashimoto brings extensive experience and broad expertise in finance and accounting as a financial institution executive. From his position as an Audit and Supervisory Committee member, he is expected to play a role in ensuring sound and transparent management, as well as effective auditing and supervisory functions. He satisfies the Independence Standards for Outside Members of the Managing Board established by the Company and the requirements for an Independent Member of the Managing Board as stipulated by the Tokyo Stock</p>

				Exchange, Inc. There are no personal relationships between Mr. Hashimoto and executives of Sysmex, nor is he likely to influence decisions by shareholders or investors. He is also unlikely to have any conflicts of interest with general shareholders. We have therefore designated him as an independent director.
Michihide Iwasa	○	○	—	Michihide Iwasa brings extensive experience and broad insight in corporate management and related fields. From his position as an Audit and Supervisory Committee member, he is expected to play a role in ensuring sound and transparent management, as well as effective auditing and supervisory functions. He satisfies the Independence Standards for Outside Members of the Managing Board established by the Company and the requirements for an Independent Member of the Managing Board as stipulated by the Tokyo Stock Exchange, Inc. There are no personal relationships between Mr. Iwasa and executives of Sysmex, nor is he likely to influence decisions by shareholders or investors. He is also unlikely to have any conflicts of interest with general shareholders. We have therefore designated him as an independent director.

[Audit and Supervisory Committee]

Committee's Composition and Attributes of Chairperson

All Committee Members	Full-time Members	Inside Directors	Outside Directors	Chairperson
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Audit and Supervisory Committee	3	1	1	2	Inside Director
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Appointment of Directors and/or Staff to Support the Supervisory Committee	Appointed
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Matters Related to the Independence of Such Directors and/or Staff from Executive Directors

At Sysmex, the Internal Audit Office provides organizational assistance for the duties of the Audit and Supervisory Committee.

When employees at the Internal Audit Office assist the Audit and Supervisory Committee in its duties, they obey the Audit and Supervisory Committee's orders and instructions.

To ensure the independence of members of the Managing Board (excluding members of the Managing Board who are Audit and Supervisory Committee members), personnel matters involving employees of the Internal Audit Office (including appointments, transfers and disciplinary actions) are discussed in advance with the Audit and Supervisory Committee.

Cooperation among Supervisory Committee, Accounting Auditors and Internal Audit Departments

The Audit and Supervisory Committee also maintains close relations with the internal audit divisions and divisions in charge of internal control in conducting audits. A system is also in place for the committee to issue directions to the internal audit divisions, if necessary.

The Audit and Supervisory Committee works closely with the accounting auditors to confirm the audit plans and the audit results, exchanging information and opinions, such as when conducting internal control related to financial reporting.

[Voluntary Establishment of Nomination/Remuneration Committee]

Voluntary Establishment of Committee(s) Corresponding to Nomination Committee or Remuneration Committee	Established
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Committee's Name, Composition, and Attributes of Chairperson

	Committee Corresponding to Nomination Committee	Committee Corresponding to Remuneration Committee
Committee's Name	Nominating Committee	Compensation Committee
All Committee Members	7	7
Full-time Members	0	0
Inside Directors	3	3
Outside Directors	4	4
Outside Experts	0	0
Other	0	0
Chairperson	Outside member of the Managing Board	Outsaide member of the Managing Board

Supplementary Explanation

As an advisory body to the Managing Board, the Nominating Committee nominates and recommends dismissal of members of the Managing Board and executive officers. The Compensation Committee recommends decisions on compensation and bonuses for members of the Managing Board and executive officers. Outside members of the Managing Board make up more than half of the members of each committee. In this way, the Company ensures the soundness and transparency of management and strengthens management supervision and auditing functions.

[Independent Directors]

Number of Independent Directors	Updated	6
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Matters relating to Independent Directors

All the Company's outside officers qualify as independent officers and are designated as independent officers.

[Incentives]

Incentive Policies for Directors	Performance-linked Remuneration / Stock Options
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Supplementary Explanation	Updated
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As one aspect of its efforts to reinforce the corporate governance system, in July 2005 the Company introduced a performance-based executive remuneration system to clarify responsibility for success. However, with respect to non-monetary compensation, following the resolution at the 58th Ordinary General Meeting of Shareholders held on June 27, 2025, to introduce a performance-linked stock-based compensation system, this category has been restructured into performance-linked stock-based compensation and will be allocated to each officer based on performance.

Recipients of Stock Options	Inside Directors / Employee / Subsidiaries' Directors / Subsidiaries' Employee
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Supplementary Explanation	Updated
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The Company granted stock options on September 20, 2019, in order to enhance the motivation and morale of members of the Managing Board and employees of the Company and its subsidiaries, as well as to encourage employee participation in management.

However, for internal members of the Managing Board and executive officers, following the resolution at the 58th Ordinary General Meeting of Shareholders held on June 27, 2025, to introduce a performance-linked stock-based compensation system, no new stock options will be granted going forward.

[Director Remuneration]

Disclosure of Individual Directors' Remuneration	Selected Directors
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Supplementary Explanation	Updated
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<Remuneration Paid to the Company's Members of the Managing Board in the Fiscal Year Ended March 31, 2025>

Executive category	Members of the Managing Board (excluding members of the Audit and Supervisory Committee) (Excluding outside members of the Managing Board)
Total amount of remuneration	¥806 million
Fixed compensation	¥218 million
Non-monetary compensation	¥29 million
Performance-linked compensation	¥558 million
Number of executives	6

Executive category	Members of the Managing Board (members of the Audit and Supervisory Committee) (Excluding outside members of the Managing Board)
Total amount of remuneration	¥20 million
Fixed compensation	¥20 million
Non-monetary compensation	—
Performance-linked compensation	—
Number of executives	1

Executive category	Outside executives
Total amount of remuneration	¥36 million
Fixed compensation	¥36 million
Non-monetary compensation	—
Performance-linked compensation	—
Number of executives	7

(Note) The above-stated information includes members of the Managing Board who stood down during the fiscal year ended March 31, 2025

<Executives Receiving Total Compensation of ¥100 Million or More>

Name	Hisashi Ietsugu
Executive category	Member of the Managing Board
Company category	Company submitting report
Total amount of remuneration	¥227 million
Fixed compensation	¥52 million
Non-monetary compensation	¥6 million
Performance-linked compensation	¥168 million

Name	Kaoru Asano
Executive category	Member of the Managing Board
Company category	Company submitting report
Total amount of remuneration	¥212 million
Fixed compensation	¥52 million

Non-monetary compensation	¥6 million
Performance-linked compensation	¥153 million
Name	Kenji Tachibana
Executive category	Member of the Managing Board
Company category	Company submitting report
Total amount of remuneration	¥101 million
Fixed compensation	¥31 million
Non-monetary compensation	¥4 million
Performance-linked compensation	¥65 million
Name	Iwane Matsui
Executive category	Member of the Managing Board
Company category	Company submitting report
Total amount of remuneration	¥109 million
Fixed compensation	¥30 million
Non-monetary compensation	¥4 million
Performance-linked compensation	¥74 million

(Notes)

1. The amount of remuneration paid to members of the Managing Board does not include employee salaries paid to members of the Managing Board who are concurrently employees.
2. At the 49th Ordinary General Meeting of Shareholders on June 24, 2016, a resolution was passed to limit annual remuneration for members of the Managing Board (excluding members of the Audit and Supervisory Committee) to within ¥1.0 billion, and annual remuneration for members of the Managing Board who are members of the Audit and Supervisory Committee to within ¥80 million.
3. As of March 31, 2025, members of the Managing Board (excluding members of the Audit and Supervisory Committee) numbered 9 (of which, three were outside members of the Managing Board), and members of the Managing Board who were also members of the Audit and Supervisory Committee numbered three (of which, two were outside members of the Managing Board).
4. Ownership of shares in the Company by members of the Managing Board and executive officers
A certain portion of fixed compensation for members of the Managing Board and executive officers is applied toward the purchase of the Company's stock in the aim of bolstering shareholder value by motivating management to pursue long-term increases in corporate value. The Company aims for the Chairman, President and CEO to hold shares worth five times his fixed compensation, and for other members of the Managing Board and executive officers to hold shares worth twice their fixed compensation, and for them to hold the acquired shares during their terms of office. As of March 31, 2025, the Chairman, President and CEO held 1,852 thousand shares (100 times fixed compensation), and other members of the Managing Board and executive officers (only those who hold shares) held an average of 37 thousand shares in the Company (5 times fixed compensation).

Policy on Determining Remuneration Amounts and Calculation Methods Updated	Established
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Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods

Sysmex's policy on determining remuneration amounts and calculation methods for members of the Managing Board (excluding members of the Audit and Supervisory Committee and outside members of the Managing Board) uses a performance-linked method that clarifies responsibilities for success. Compensation for members of the Managing Board (excluding members of the Audit and Supervisory Committee and senior executive officers of the Managing Board) divides broadly into three categories: fixed compensation, performance-linked compensation and non-monetary compensation. Fixed compensation comprises compensation for members of the Managing Board and compensation for business execution. Position-specific factors (related to the scale and responsibility of members of the Managing Board, as well as the degree of their impact on Group management) are used to determine disbursements. Performance-linked compensation is linked to consolidated operating performance for the Group, using profit attributable to owners of the parent as an indicator. This indicator refers to net earnings for the consolidated fiscal year (sales net of expenses and profit or loss), which the Company considers an appropriate indicator for performance-linked compensation. Performance-linked compensation amounts are multiplied by a variable compensation factor within 3% of profit attributable to owners of the parent to determine the total amount of variable compensation, which is disbursed on an individual basis in accordance with success..

Non-monetary compensation, which had previously included compensation as a medium- to long-term incentive (officer shareholding association system) and other stock-based compensation (stock options), has now been integrated into the performance-linked stock-based compensation system for the Company's members of the Managing Board (excluding members of the Audit and Supervisory Committee, outside members of the Managing Board, and non-residents of Japan) and executive officers (excluding non-residents of Japan), as resolved at the 58th Ordinary General Meeting of Shareholders held on June 27, 2025.

This stock-based compensation consists of two components: the Financial Performance Share Unit (F-PSU), which is granted after the conclusion of the mid-term management plan period, and the Enterprise Value Performance Share Unit (EV-PSU), which is granted upon the resignation of the members of the Managing Board, etc. The F-PSU is intended to motivate members of the Managing Board, etc. toward achieving the Company's mid-term management plan and to strengthen the link between medium- to long-term performance and compensation. The EV-PSU aims to reinforce alignment with shareholders' interests through share ownership by the members of the Managing Board, etc. Each of these components is linked to the achievement level of performance targets set in the Company's mid-term management plan. The performance indicators and calculation methods for each component are as follows:

(Stock-based compensation calculation formula)

At the end of the target period of the mid-term management plan, the cumulative number of base points granted during the period (1 point = 1 share) is calculated for each eligible officer. A performance-linked coefficient, based on the achievement level of the performance targets in the mid-term management plan, is then applied to calculate the final number of points.

(1) Stock-based compensation under the F-PSU

Cumulative base points (stock-based compensation amount by position \times 50% \div base stock price) \times performance-linked coefficient*1

*1 Varies between 0% and 200% depending on the level of achievement of performance targets (such as net sales, operating profit, ROE, etc.) in the final fiscal year of the mid-term management plan

(2) Stock-based compensation under the EV-PSU

Cumulative base points (stock-based compensation amount by position \times 50% \div base stock price) \times performance-linked coefficient*2

*2 Varies between 0% and 200% depending on the level of achievement of targets related to enterprise value indicators (such as relative TSR) in the final fiscal year of the mid-term management plan

The individual compensation of members of the Managing Board (excluding members of the Audit and Supervisory Committee) is determined by the Compensation Committee, to which this task is delegated by the Managing Board. The decision-making process and the appropriateness of the amount of compensation are verified by the Audit and Supervisory Committee, which consists of three members (two of whom are outside members of the Managing Board). As the individual compensation of members of the Managing Board (including members of the Audit and Supervisory Committee) has been determined through these procedures, the Managing Board has determined that the content of the individual compensation is appropriate.

[Supporting System for Outside Directors]

Outside members of the Managing Board obtain necessary information by attending meetings and by accessing various databases. No dedicated staff is provided, but outside directors are provided support via the Corporate Executive Office and the Internal Audit Office, which is the Company's internal audit division.

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

The Managing Board consists of 13 members (including two women). The board, which meets regularly once a month, in principle, and convenes extraordinary meetings as necessary, is the body for making important management decisions and supervising executive officers. Furthermore, to ensure a higher rate of effectiveness, we have set 75% as the minimum rate of meeting attendance for each member of the Managing Board.

The Global Strategic Committee consists of the chairperson, president and executive officers with positions who are designated by the chairperson and serves as an advisory body to assist decision-making by the president. As a rule, this committee meets once a month to deliberate and discuss the Group's medium- to long-term management direction and important strategies and issues.

The Steering Committee consists of the chairperson, president, executive officers and members of the full-time Audit and Supervisory Committee. The committee meets once a month, in principle, to discuss, deliberate and report on projects that are important projects with regard to advancing the Group's plans for the fiscal year.

The Internal Control Committee is made up of the chairperson, president, senior executive officers and members of the full-time Audit and Supervisory Committee. The committee serves as an advisory body to the president, who chairs the committee. As a rule, the committee meets four times each year to deliberate and report on important matters related to the Group's overall internal controls, including risk management. The Compliance Committee comprises executive officers and some division leaders. The committee meets twice each year, in principle, to deliberate and report on important matters related to Group compliance.

In the fiscal year ended March 31, 2025, the Managing Board met 18 times, the Global Strategic Committee 12 times and the Steering Committee 16 times to address matters relating to management strategy and important issues facing the Group.

The Internal Audit Office, consists of 14 employees, and internal audit offices are in place at key subsidiaries. These offices confirm and evaluate the establishment and operational status of the Company's internal control system from the perspective of the sound development of the Group, issue reports based on the results of its activities, promote appropriate execution of business through improvements, advice and proposals, and conduct internal audits to contribute to the sound management of the Group.

Sysmex's Audit and Supervisory Committee comprises three members, two of whom are appointed as outside members of the Managing Board. Audit and Supervisory Committee members attend meetings of the Audit and Supervisory Committee, Managing Board, Global Strategic Committee and Steering Committee, Internal Control Committee and Compliance Committee, providing a structure that enables the appropriate monitoring of business execution by members of the Managing Board. The Audit and Supervisory Committee met 17 times in the fiscal year ended March 31, 2025. The Audit and Supervisory Committee also maintains close relations with the internal audit divisions and divisions in charge of internal control in conducting audits. A system is also in place for the committee to issue directions to the internal audit divisions, if necessary. The Audit and Supervisory Committee works closely with the accounting auditors to confirm the audit plans and the audit results, exchanging information and opinions, such as when conducting internal control related to financial reporting. Going forward, the Audit and Supervisory Committee will continue to enhance management soundness by auditing and supervising members of the Managing Board, as appropriate, based on laws and regulations.

The Audit and Supervisory Committee will work closely with the accounting auditors on the audit plans report (annual) and the audit results reports (annual), exchanging information and opinions as necessary, such as when conducting internal control audits related to financial reporting.

The Company has contracted with Deloitte Touche Tohmatsu LLC to perform a certified public accountants audit. In addition to conducting an audit of the entire Sysmex Group, the Company maintains an environment that makes it possible to rapidly cope with changes in the accounting system.

The Company has contracts in place with several law offices and maintains a structure to solicit and obtain advice on important matters as necessary.

3. Reasons for Adoption of Current Corporate Governance System

To reinforce the Managing Board's audit and supervisory functions, enhance management transparency and objectivity, the Company has adopted the system of a company with an Audit and Supervisory Committee. The Company has appointed multiple independent outside members of the Managing Board. These members have extensive knowledge and deep insight related to corporate management and business. The Company believes that these members further invigorate deliberations, facilitate appropriate decision-making and ensure highly effective supervision of business execution. Of the three members of the Audit and Supervisory Committee, two are independent outside members of the Managing Board. In this manner, we are working to reinforce and enhance the auditing and supervisory functions. We have also introduced an executive officer system to increase the speed of business execution and decision-making, as well as to respond swiftly to changes in the operating environment.

III. Implementation of Measures for Shareholders and Other Stakeholders

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

Updated

	Supplementary Explanations
Scheduling AGMs Avoiding the Peak Day	The Company sets its general shareholder meeting date to encourage attendance by numerous shareholders.
Allowing Electronic Exercise of Voting Rights	The Company allows for the Internet-based exercise of voting rights in order to provide choices for exercising voting rights, increase convenience and enable numerous shareholders to exercise their voting rights.
Participation in Electronic Voting Platform	The Company employs a platform to improve the environment for the exercise of voting rights by institutional investors.
Providing Convocation Notice in English	The Company prepares an English translation of the convocation notice (summary), which it provides to foreign shareholders.
Other	Slide images are used during the reporting of reporting items at the general shareholder meeting in order to provide easy-to-understand explanations. Also, the Ordinary General Meeting of Shareholders is simultaneously broadcast on our website. After the meeting, a video of the meeting is available on the website.

2. IR Activities

Updated

	Supplementary Explanations	Explanations by the Representative Himself /Herself
Preparation and Publication of Disclosure Policy	Posted on the Company's website	—
Regular Investor Briefings for Individual Investors	To provide an overview of the Company and explain its strategies, the Company strives to promote a better understanding among individual investors. To this end, Sysmex regularly participates in briefings for individual investors and events introducing listed companies, hosted by securities companies and other organizations. Going forward, the Company will continue to utilize its website and other channels to deliver broad and optimal information in a timely manner.	—
Regular Investor Briefings for Analysts and Institutional Investors	The Company conducts business results briefings promptly following its announcement of fiscal year-end and interim financial results. To make these meetings more accessible to analysts and institutional investors, we are holding them in a hybrid (combined in-person and online) format. In the fiscal year ended March 31, 2025, in addition to earnings briefings and ESG briefings, Sysmex held two business briefings. Scripts and summaries of Q&A sessions from these briefings have been made available on the Company's website. Going forward, Sysmex will continue to consider the most suitable content and format for such events to encourage participation from a broad base of institutional investors and analysts.	Yes

Regular Investor Briefings for Overseas Investors	To explain financial results and future strategies, Sysmex holds regular individual meetings (two to three times per year) with overseas institutional investors, as well as interviews via telephone and the web. The Company also participates in conferences (briefings) hosted by securities companies. To promote fair disclosure, Sysmex publishes not only English-language presentation materials, but also English scripts and summaries of Q&A sessions from each briefing on its website.	Yes
Posting of IR Materials on Website	Sysmex strives to promote fair disclosure by distributing audio recordings, scripts, and summaries of Q&A sessions from earnings briefings, as well as presentation materials and other IR-related resources via its website in both Japanese and English. These materials include financial results, briefing-related documents, securities reports (including quarterly reports), integrated reports, corporate overview videos, and shareholder communications. The site also features a message from the President and information on the Company's corporate governance framework.	—
Establishment of Department and/or Manager in Charge of IR	The IR Department is responsible for IR activities, working with the chairperson, the president and the director in charge of IR on the Company's IR activities.	—

3. Measures to Ensure Due Respect for Stakeholders

Updated

	Supplementary Explanations
Stipulation of Internal Rules for Respecting the Position of Stakeholders	Sysmex has formulated a variety of regulations aimed at respecting the position of shareholders. These include Insider Trading Regulations, Environmental Manual Management Regulations, Personal Information Protection Regulations, Compliance Regulations and Ethics Regulations on Clinical Research and Development.
Implementation of Environmental Activities, CSR Activities etc.	Sysmex has identified priority issues (materiality) with a view to realizing a sustainable society and achieving sustainable growth for Sysmex. We have developed these issues into an action plan that we are enacting. In fiscal 2023, we formulated a new long-term vision and management strategy and revised our materiality items, setting five themes: “creating new value for a healthy society,” “providing responsible products, services and solutions,” “creating an attractive workplace,” “reducing environmental impacts,” and “strengthening governance”. We have established sustainability targets tied to these materiality themes. Related departments reflect these targets in their promotion of execution plans and activities. Environmental initiatives at Sysmex are promoted through the Environmental Management Committee, chaired by the environmental management officer. The committee formulates action plans based on the Company's Environmental Policy and long-term environmental vision. In May 2023, Sysmex established “Sysmex

	<p>Eco-Vision 2033,” through which it aims to co-create new standards for a circular economy by promoting green innovation together with stakeholders, leveraging Sysmex’s unique strengths. In addition to targeting carbon neutrality by 2040, Sysmex has set goals to reduce greenhouse gas emissions, water consumption, and waste volume, and to improve its recycling rate. In 2024, the Company received certification from the Science Based Targets initiative (SBTi) for its greenhouse gas reduction targets for fiscal 2033. In January 2021, the Company stated its agreement with the recommendations of the Task Force on Climate-related Financial Disclosures (TCFD). Based on this framework, the Company’s managing bodies, including the Managing Board, have identified risks and opportunities related to climate change. The Company has conducted a scenario analysis of the financial impact of the risks and opportunities that were identified and disclose the results in our Sustainability Data Book. The Sustainability Data Book complements the Sysmex Report (an integrated report), reporting detailed information to stakeholders about Sysmex’s sustainability activities during the fiscal year.</p> <p>Both publications are provided on the Company’s website and the Tokyo Stock Exchange’s Company Announcements Service.</p>
Development of Policies on Information Provision to Stakeholders	<p>In accordance with its information disclosure regulations, the Company discloses information in line with the laws and regulations on the exchange of financial instruments and timely disclosure regulations of financial instruments exchanges. The Company also has set its own voluntary standards for information disclosure that include information not subject to timely disclosure regulations, and has formulated a basic policy on information disclosure that strives to disclose information proactively and fairly.</p>
Other	—

IV. Matters Related to the Internal Control System

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

1. Basic Policy

(1) Sysmex Corporation and its Subsidiaries (the “Sysmex Group”) has defined its corporate behaviors toward stakeholders based on the “Sysmex Way”, the Group corporate philosophy that serves as a cornerstone for all Sysmex Group activities by defining our stance, directions of pursuit and values, and Shared Values toward stakeholders. Executives and employees conduct business activities in accordance with this Shared Values.

(2) Sysmex has established and applies a system required for ensuring appropriate operations, which forms the basis for processes required for maintaining organizational soundness and, by realizing the “Sysmex Way”, contributes toward the achievement of business objectives and the enhancement of corporate value.

(3) The Managing Board has formulated the Basic Policy for the Internal Control System outlined. The board directs and supervises the implementation status of internal controls, confirms the status of its maintenance and operation, as well as its appropriateness, making revisions as necessary. To augment effectiveness, the Internal Control Committee and a specialized organization have been established as organizations dedicated to internal control, which maintain and apply the internal control system. This

committee is chaired by the president and representative director, who has overall responsibility for internal control.

2. Systems to Ensure the Appropriateness of Business Activities in the Corporate Group

Sysmex has formulated the “Sysmex Way” and Shared Values based on this philosophy and promotes appropriate operations throughout the Group. In accordance with the Basic Policy for the Internal Control System formulated by the Managing Board, Sysmex promotes the overall maintenance and application of internal control across the Group, centered on the Internal Control Committee and a specialized organization for internal control. In each control area, such as compliance and risk management, Sysmex has established administrative sections and committees, formulated related global regulations, and put in place and operates a system to ensure operational appropriateness as a group.

Internal audit offices are in place at key subsidiaries, and Sysmex’s Internal Audit Office conducts audits of the Sysmex Group as a whole from a regional and companywide perspective. Based on its regulations relating to the management of affiliated companies, Sysmex respects the autonomy of the management of subsidiaries and other affiliated companies and ensures the appropriateness of business activities throughout the Sysmex Group by such means as periodic reporting on the details of their business activities and advance discussion concerning important matters.

3. System for Ensuring the Execution of Duties Is Compliant with the Law and the Articles of Incorporation

The Sysmex Group defines compliance as “the conduct of open and aboveboard business activities on the basis of observance of laws and regulations and high ethical standards” and maintain a system to ensure compliance as described below.

Recognizing that compliance countermeasures are the first and most important way to maintain society’s trust and counter risk, Sysmex operates a groupwide risk management system, under which the Compliance Committee is established as the umbrella organization for compliance. The Sysmex Group has formulated a Global Compliance Code that applies to employees and members of the Managing Board and rigorously ensures compliance through education and training. The Sysmex Group promotes the rapid detection and correction of violations of the law or the Articles of Incorporation by means of an internal compliance-related reporting system, and conducts audits of the compliance structure by means of the Internal Audit Office.

4. System for the Retention and Management of Information

Sysmex has formulated Global Document Management Regulations. In accordance with these regulations, the Group appropriately retains and manages minutes of Managing Board and other important meetings, as well as other information relating to the execution of duties by members of the Managing Board, and maintains the information in a state available for inspection as necessary.

5. Regulations Concerning the Management of Risk and Other Systems

To maintain a structure concerning risk management, Sysmex complies with risk management regulations and strives to mitigate risk, centered on the Internal Control Committee, for the integrated management of internal control throughout the Group. The Internal Control Committee endeavors to discover foreseeable risks, select the most important of these risks, clarify the sections responsible for coping with risks, work with these sections, business divisions and other risk owners, establish countermeasures and confirm the implementation status of these countermeasures.

6. Systems to Ensure the Efficient Execution of Duties

Sysmex has positioned the Managing Board as the institution to make important management decisions and supervise the execution of duties. The Company has introduced the executive officer system to be capable

of making swifter operating decisions and reinforce management functions in order to respond quickly to changes in the business environment.

The Sysmex Group clarifies decision-making procedures and ensures efficient business operations based on organization regulations, scope of authority regulations, regulations concerning the management of affiliated companies, and others. In addition, the Group formulates mid-term plans and annual management plans, periodically confirms the progress made with those plans and takes any necessary measures.

7. Assignment of Employees to Assist the Audit and Supervisory Committee

At Sysmex, the Internal Audit Office provides organizational assistance for the duties of the Audit and Supervisory Committee.

When employees at the Internal Audit Office assist the Audit and Supervisory Committee in its duties, they obey the Audit and Supervisory Committee's orders and instructions.

To ensure the independence of members of the Managing Board (excluding members of the Managing Board who are Audit and Supervisory Committee members), personnel matters involving employees of the Internal Audit Office (including appointments, transfers and disciplinary actions) are discussed in advance with the Audit and Supervisory Committee.

8. Policy on Handling Audit Expenses

Sysmex has in place a budget corresponding to the annual audit plan in order to defray the expenses required for the execution of duties by the Audit and Supervisory Committee. Procedures are handled appropriately in the event additional expenses are required for the execution of duties by the Audit and Supervisory Committee.

9. Systems Related to Reporting to the Audit and Supervisory Committee and Other Systems for Ensuring Effective and Efficient Auditing by the Audit and Supervisory Committee

If a member of the Managing Board or employee of the Group discovers a violation of the law or the Articles of Incorporation or a material fact that poses risk of causing significant damage to the Sysmex Group, that fact is promptly reported to the Audit and Supervisory Committee according to the prescribed regulations and procedures. Members of the Audit and Supervisory Committee also attend Managing Board, Steering Committee and other important meetings, read important documents such as approval requests, and request explanations from members of the Managing Board and employees of the Sysmex Group as necessary.

Sysmex prohibits dismissal or any other disadvantageous treatment to members of the Managing Board and employees of the Sysmex Group who report information as outlined above.

2. Basic Views on Eliminating Anti-Social Forces

Sysmex has in place a Compliance Code that applies to all executives and associates throughout the Sysmex Group. We maintain absolutely no relationships with antisocial forces, and we take a firm stand to thoroughly counter any such forces.

Our education and training programs for executives and associates provide a thorough grounding on the exclusion of antisocial forces. We have an internal reporting system in place to respond quickly and appropriately to any overtures. Furthermore, we maintain close relations with specialized outside institutions to gather information about the activities of antisocial forces.

V. Other

1. Adoption of Anti-Takeover Measures

Adoption of Anti-Takeover Measures	Not Adopted
Supplementary Explanation	
At present, the Company has adopted no particular takeover defense measures.	

2. Other Matters Concerning to Corporate Governance System

1. Basic Policy on Timely Disclosure

To ensure that it is trusted by society at large, Sysmex maintains a basic policy of disclosing information to shareholders, investors, customers and other stakeholders fairly, swiftly, accurately and in an easy-to-understand manner. In addition to exchanging information in accordance with the Financial Instruments and Exchange Act, related laws and regulations, and stock exchange listing regulations, we endeavor to fairly and promptly disclose information about the Company that is easy to understand and useful.

2. Internal System for Timely Disclosure

In accordance with its basic policy on timely disclosure, Sysmex has formulated information disclosure regulations that define its internal framework and methods related to information disclosure. These regulations establish an Information Disclosure Committee as an advisory body to assist the executive responsible for information disclosure in decision-making. The committee is chaired by the Executive Vice President of the General Affairs Division, which serves as the committee's secretariat. The General Affairs Department and the Corporate Communication Department are designated as the departments in charge of information disclosure. In principle, corporate information is disclosed by the departments in charge of information disclosure on the instruction of the person responsible for information disclosure.

3. Timely Disclosure Method

The Company discloses corporate information by posting securities reports and other financial reports, registering it on TD net, distributing press releases, posting information on its website or some combination of these methods.

4. Monitoring of the Timely Disclosure System

The Audit and Supervisory Committee attend meetings of the Information Disclosure Committee and evaluate its operational status.

■ Corporate Governance Structure

