Nihon Unisys, Ltd.

Corporate Governance Report

Note) This is an English translation of the Corporate Governance Report of Nihon Unisys, Ltd. prepared for reader's convenience. Should there be any inconsistency between the translation and the original Japanese text, the latter shall prevail.

Last Update: December 23, 2021 Company: Nihon Unisys, Ltd. Representative: Akiyoshi Hiraoka

Representative Director,

President & CEO

Contact: Planning Sect., Legal Dept.

Phone: +81-3-5546-4111

Securities Code: 8056

URL: https://www.unisys.co.jp/

The following is an overview of corporate governance of Nihon Unisys, Ltd. (the "Company").

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

1. Basic Views

A mechanism of corporate governance which enables management to make prompt and sound management decisions under appropriate and effective supervision is indispensable for enabling the Nihon Unisys Group (the "Group") to continuously grow and increase its mid-and long-term corporate value, and the Company shall create, maintain and ceaselessly improve this mechanism.

Furthermore, the Company believes that a company's "raison d'etre" lies in its contribution to society. Based on this belief, the Company stipulates as part of its corporate philosophy 'Listen sincerely to our stakeholders to improve our corporate value' in order to create relationships of trust with all stakeholders, and shall proceed with its business activities in accordance with this principle.

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

Updated

The Company complies with every principle of the Corporate Governance Code revised in June 2021 (including the principles for companies listed on Prime Market applicable from April 4, 2022).

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

Updated

[Principle 1-4 / Supplementary Principle 1-4[1] Cross-Shareholdings]

(1) Policy related to 'Cross-Shareholdings'

The Company may sometimes hold shares of its business partners, if they are found to contribute to the enhancement of the Company's corporate value, such as leading to the expansion of its revenue base through maintaining or strengthening relationships with such business partners.

The Company acquires such shares after adjudicating the appropriateness of acquiring them pursuant to its internal regulations. After acquiring the shares, the Company's Board of Directors examines the

appropriateness of holding such shares each year, and based on such examination, the Company proceeds the reduction of cross-shareholdings.

(2) Contents Examined by the Board of Directors

The Company examines the appropriateness of each and every listed stock that it holds at Board of Directors meetings by taking into consideration purposes for holding, consistency with its business strategies and business related profits, etc.

The Company verified the stocks that it held as of the end of March 2021 at the Board of Directors meeting convened in June 2021. The results are stated below.

- •The Company examined if the holdings of those stocks are still meaningful and in compliance with the business strategies from a mid- to long-term perspective. It confirmed that some stocks were to be sold due to diminished significance in holding them.
- In addition, the Company examined the business related profits with respect to the other stocks from the perspective of capital cost, and it confirmed that holding them is economically rational.
- (3) Responses to indications to sell the Company's shares by cross-shareholders

When cross-shareholders that hold the Company's shares indicate their intension to sell the Company's shares, the Company will never prevent them from selling them. It will appropriately respond to their indication of sales.

(4) Concepts on Exercising Voting Rights relating to "Cross-Shareholdings"

With respect to the voting rights related to shareholdings, the Company decides to vote for or against an individual proposal based on the content of that proposal and from the viewpoint of shareholder value of portfolio companies and consistency with its business strategy. The Company exercises voting rights for each proposal by itself.

[Principle 1-7 Procedure for Transactions between Related Parties]

- 1) Transactions involving conflict of interests with directors or corporate officers of the Company are checked by the departments concerned (such as the Legal Department) before being approved by the Board of Directors. The results of these transactions are reported to the Board of Directors.
- 2) Transactions between the Company and its *shuyokabunushi* (meaning a shareholder that holds voting rights constituting 10% or more of all shareholders' voting rights, pursuant to the definition by the Financial Instruments and Exchange Act; hereafter, the "Major Shareholder") other than the above are reported to or approved by the Board of Directors pursuant to standards put in place in advance.

[Principle 2-4 / Supplementary Principle 2-4[1] Ensuring Diversity in the Promotion to Core Human Resources, etc.]

(1) Policies for Ensuring Diversity in the Promotion to Core Personnel, etc.

In order to promote "For Customer (promotion of DX for customers)" and "For Society (promotion of DX for society)" as stated in the Company's "Management Policies (2021-2023)," it is necessary to create innovations and solve various social issues. In order to achieve this, we believe it is necessary to human resources with diversity and comprehensive capabilities and a work environment where employees can respect each other and maximize their performance.

For us, "diversity" includes not only "attributes" such as gender and nationality, but also "intrapersonal diversity" such as knowledge, experiences, and values within individuals. We aim to foster a corporate culture in which everyone can increase their individual diversity, exercise their creativity without being bound by attributes or various restrictions, and actively seek and utilize diversity. To this end, we are implementing the following initiatives to realize the diversity we aim for.

(2) Measurable Targets, Human Resources Development Policy, Internal Environment Development Policy and Implementation Status

We have promoted corporate culture reform so that employees can maximize their abilities without being bound by attributes.

We regard promoting active participation of women as one of our important issues, and are making efforts in order to achieve the targets below based upon the General Employers Action Plan pursuant to the Act on Promotion of Women's Participation and Advancement in the Workplace. Specifically, we have increased the ratio of women hired as new graduates to approx. 40%. Also, we have formulated a managerial

appointment plan for each department and built a monitoring and reporting system for the Social Committee and the Board of Directors to strengthen the formation of a female human resources pipeline. Furthermore, we have been conducting diversity training for managers and implementing a child-rearing support system and related measures.

Measurable Targets of the Company (on a non-consolidated basis) (Target date: April 1, 2025)

- (1) A ratio of female executives of 20%
- ② Double the number of female managers from fiscal 2020 levels (to 126 persons)

Status Quo

- 116.7% (as of June 2021)
- 267 persons (as of April 2021)

With regard to mid-career hires, we are actively recruiting people from different industries as a means of acquiring new knowledge, experience, and expertise, as well as strengthening our core competencies.

In fiscal 2020, we hired about 70 people, accounting for about 30% of the total number of hires. The percentage of mid-career hires in management positions is approximately 10%.

For mid-career hires, we conduct follow-up programs after they join the Company to promote their understanding of the corporate culture and company systems, and support their early retention in the organization and performance. At present, we have not set any voluntary and measurable goals, but we will continue to work toward ensuring diversity in the management and core human resources.

With regard to foreign human resources, we are hiring talented new graduates and mid-career hires regardless of nationality. In light of our current business situation, which is mainly focused on Japanese domestic market, we have not set a voluntary and measurable target, but we will promote non-Japanese recruitments along with borderless businesses development pursuant to our new management policies.

With regard to improving the diversity of individuals, we are working to visualize the diversity of individuals by defining the roles played in business execution (jobs) and the skills and competencies required for these roles, and linking them to the employees who are engaged in them. Through assignments and rotations, this initiative contributes to promote the acquisition of experience and knowledge beyond the boundaries of individual employees.

The details are described in the website page below.

(Sustainability information (diversity promotion))

https://unisys.disclosure.site/ja/themes/107#229

[Principle 2-6 Function as a Corporate Pension Asset Owner]

- The Company together with its group company UNIADEX, Ltd., has joined the Nihon Unisys Company Pension Fund. The Company has assigned personnel appropriately skilled for operating the pension and managing the Fund to the fund secretariat.
- The Fund has been making efforts to encourage secretariat personnel to acquire expertise and enhance their skills, such as obtaining certifications approved by the Japan Association for Financial Planners.
- The Fund operates in accordance with the "Key Policies for the Management of Pension Assets" established pursuant to the Fund's provisions. The Fund makes it a rule to have registrations/cancellations of investment products examined by the 'Asset Management Committee' before having them submitted to and examined by the council, which is partly comprised of delegates appointed by the Company. Such registrations/cancellations are approved thereafter.

The 'Asset Management Committee' is operated by the two councilors of the Fund as well as personnel from the Accounting Department/Financial Department due to their expertise in asset management.

Furthermore, the 'Asset Management Committee' has been using an external pension consulting company to complement its expertise and reliability.

• The Fund conducts quantitative and qualitative assessments on a quarterly basis, including on its stance on acceptance of Japan's Stewardship Code in order to monitor institutions contracted to undertake asset management.

[Principle 3-1 (i) Management Philosophy, Management Strategies and Management Plan]

■ Corporate Philosophy

The Company sets out below its corporate philosophy, which is the basis for its management and rooted in the social responsibility which the Nihon Unisys Group bears as a whole.

Our Mission

Work with all people to contribute to creating a society that is friendly to people and the environment.

Our Vision

Be a group that strives to be sensitive to the expectations and needs of society and that thinks through how ICT can contribute to meet them.

Our Values

- 1. Pursuit of High Quality and High Technology
 - Always have the latest knowledge that is useful for society while improving our skills.
- Respect for Individuals and Importance of Teamwork
 Identify each other's good points, encourage each other to improve those good points and harness
 the strengths of each person.
- 3.Attractive Company for Society, Customers, Shareholders and Employees Listen sincerely to our stakeholders to improve our corporate value.

■Vision 2030 and Management Policy

The Company formulated Vision 2030 towards 2030 and the new Management Policy (2021 -2023) beginning from fiscal 2021 to indicate the direction of the Group. Please refer to the following our company website. (https://www.unisys.co.jp/com/management_policy.html)

The outline is as follows.

Vision 2030, which says "We will develop the Digital Commons which is a platform that helps create a society where everyone can live happily", aims to create and provide a business ecosystem and platform that can connect various services, products, companies, and users as a Digital Commons, a common asset of society in order to enable a sustainable society with the power of technology.

The Management Policy (2021 -2023) to achieve Vision 2030 promotes business activities from two perspectives: "For Customer" promoting customer DX that contributes to the sustainable growth of customers, and "For Society" promoting social DX that promotes the resolution of social issues together with customers and partners in various industries.

The Company will build on our customers' best practices in promoting digital transformation, promote digital transformation for society, and expand our business ecosystem together with our customers and partners within a broad framework that encompasses a whole society.

The Company will also promote corporate culture reforms and investment strategies to support these initiatives.

[Principle 3-1 (ii) Basic Approach to and Policy for Corporate Governance]

- Basic Approach of Corporate Governance
- The basic approach to corporate governance is as described in '1 Basic Views' of 'I. Basic Views on Corporate Governance, Capital Structure, Corporate Profile and Other Basic Information' of this report.
- The basic policy on corporate governance is set out in 'Corporate Governance and Internal Control Principles', which can be found posted on the below website:
 - https://www.unisys.co.jp/invest-e/com/pdf/internal_control_rules.pdf

[Principle 3-1 (iii) Policy and Procedure for Setting Remuneration for Directors]

The remuneration for executive directors shall consist of a) fixed remuneration (monthly remuneration), b) bonus linked to a short-term performance, and c) restricted stock remuneration linked to medium- to long-term performance(the Restricted Stock Remuneration). The ratio of a):b):c) is set at 4:4:2.

The above ratio assumes that 100% of the short-term performance profit target is achieved in the final year of the evaluation period for c) stock remuneration and 100% of each condition of stock remuneration is achieved. In addition, non-executive directors, such as outside directors, are paid only fixed remuneration that is not linked to business performance.

The Nomination and Remuneration Committee is delegated to decide contents of remunerations for each director in order to reflect objective and fair opinions outside of the Company.

[Principle 3-1(iv) / Supplementary Principle 4-3[3] Policy and Procedure for Appointing/Dismissing Senior Management and Nominating Director/Auditor Candidates]

■Nomination of Director Candidates

For director candidates who are concurrently serving as corporate officers (hereinafter referred to as 'senior management'), the Company will select those who have the appropriate knowledge and experience with high motivation and ethical sense and carry out the Company management accurately and efficiently. Director candidates from outside the Company are nominated, by taking diversity into consideration, from individuals who have extensive management experience and expertise and who are capable of advising on and overseeing the overall management from an external, objective and professional point of view. For senior management and director positions, candidates are nominated by the Nomination and Remuneration Committee, which partly consists of one or more independent outside directors, pursuant to the selection standards and procedures it has established. The Board of Directors then appoints the successful candidates based on those nominations.

■Nomination of Auditor Candidates

For auditor candidates, the Company will select those who have the appropriate knowledge and experience to audit directors' execution of duties from a fair and objective perspective and who also have a high ethical sense. The candidates are nominated by the Nomination and Remuneration Committee, which partly consists of one or more independent outside directors, pursuant to the selection standards and procedures it has established. Auditor candidates are approved by the Audit & Supervisory Board and then appointed by the Board of Directors. At least one of the auditor candidates shall have the appropriate expertise in finance and accounting.

■Dismissal of Senior Management including CEO

In the event that a member of senior management, including the CEO, violates laws and regulations or the articles of incorporation, commits an act of fraud, act of tort, or act of betrayal, or it is judged that they have not sufficiently served their office or fulfilled their function, the Company will remove such member[s] from their senior management position[s] if it determines that the removal is justifiable based on deliberations by the Board of Directors.

[Principle 3-1 (v) Reasons for Appointing and Dismissing Senior Management as well as Nominating Director and Auditor Candidates]

Reasons for appointing and dismissing senior management and nominating director and auditor candidates are described in the reference documents that accompany the notice of the general shareholders' meeting (https://www.unisys.co.jp/invest-e/stock/meeting.html).

[Principle 3-1/ Supplementary Principle 3-1[3] Initiatives on Sustainability, etc.]

■Initiatives on Sustainability

The Group has declared its corporate philosophy as "work with all people to contribute to creating a society that is friendly to people and the environment," and has defined the significance of its existence (the Purpose) as "creating a sustainable society using foresight and insight to unlock the full potential of technology."

With this as its foundation for sustainable growth as a company and starting with corporate activities that focus on the environment, society and governance, the Group aims to be a sustainable corporate group having established a sustainable growth cycle through the creation of value by contributing to the development of a sustainable society and through earnest initiatives to resolve various social issues. By moving forward with the introduction of digital commons into society through the sharing of a clear vision of the future, each member possessing a long-term perspective and ambition, and fusing our experience and knowledge of solving issues faced by society with a network of people who possess the same ambition and digital technology based on our many years of experience, we want to create both social and economic value and pursue mutual sustainability for the environment, society, and the Group. we revised our materiality to realize Vision 2030 that we set in the fiscal year 2021.

See the materials below for details.

The Integrated Report 2021 https://www.unisys.co.jp/invest-j/ir/ar.html
Our sustainability (ESG) information web page https://unisys.disclosure.site/ja

■Sustainability Promotion System

Material issues concerning the Group's efforts to solve problems related to the environment and sustainability of society are deliberated and reported on by the Executive Council and various committees. The Board of Directors receives reports on core activities, including the response to sustainability issues, from committees and organizations and discusses the issues from various perspectives.

In addition to reinforcing the vision for the whole Group and value creation perspective, we have established a system to promote these efforts based on the idea that it is important to strengthen management and governance within efforts to tackle sustainability-related issues. We have established not only the Sustainability Committee, a decision-making body chaired by the Chief Sustainability Officer (CSO), who has overall responsibility for initiatives that contribute to SDGs and the sustainability management strategy, but also an Environment Contribution Committee and Social Committee as subordinate organizations for the respective field.

■Investment in Human Capital

We believe that human capital is an important corporate asset, and that it is the driving force behind sustainable corporate growth and the enhancement of corporate value over the medium to long term. In order to continuously create innovation toward the realization of "Vision 2030," we are promoting reforms to create an organizational culture that recognizes and accepts individual diversity, expertise, and values.

We also believe that continuous investment in human capital is indispensable for solving social issues that change with the times, and the Group invests approximately \(\frac{1}{2}\)3.0 billion each year in human capital. In addition, with the aim of fostering human resources capable of creating new businesses on our own, we have designated the development of human resources capable of producing business as a materiality starting in fiscal 2021, and are implementing various programs. At the same time, we are working to improve employee engagement by reforming work styles and promoting diversity and inclusion with the aim of strengthening organizational capabilities.

See the following website for more detailed information and data.

- •Sustainability (Human resources/Labor) https://unisys.disclosure.site/ja/themes/107
- Sustainability (Human resources data) https://unisys.disclosure.site/ja/themes/108

■Investment in Intellectual Properties

Continuing from the previous medium-term management plan, we have positioned investment strategy as an important measure in our "Management Policies (2021–2023)" and will accelerate strategic investment while aiming to utilize advanced technologies and create innovation in a sustainable manner.

To realize the digital commons, we are performing R&D to strengthen our service development to accelerate digital transformation based on a deep understanding of our industry and customers, research and development based on leading-edge technologies, and service development and technology that accelerate service-oriented businesses. In terms of capital investment, the Group is continuing to invest in outsourcing and service-oriented businesses.

In addition, on April 1, 2022, we will change our company name to BIPROGY. In addition to the brand that we have nurtured as Nihon Unisys, in the future, as BIPROGY, we will aim to build a unique brand in the world from a borderless perspective and transform ourselves into a social value-creating company that contributes to create a sustainable society.

■Information Disclosure predicated upon the TCFD Recommendations

As described in "Implementation of Environmental Activities, CSR Activities etc." of "3. Measures to Ensure Due Respect for Stakeholders" of "III. Implementation of Measures for Shareholders and Other Stakeholders".

[Principle 4-1-1 Scope of Matters Delegated to Management]

The Company's Board of Directors has the role of supervising management as a whole, including the performance by directors and corporate officers of their professional duties, as well as deliberating on and deciding key management policies and other matters important for management.

To this end the board deliberates on matters as set out in laws and regulations as well as in the Company's Articles of Incorporation, and even matters that need consideration from various viewpoints including those of outside directors.

The Board of Directors delegates decision-making authority for matters other than those resolved or reported by it, in order to enable prompt and efficient decision-making. This delegation is implemented according to the importance of individual items and pursuant to the Company's internal rules, such as internal rules for Executive Council.

[Principle 4-1-3 Succession Plan for Chief Executive Officer]

In order to ensure the transparency of the selection process of senior management including the Chief Executive Officer, the Nomination and Remuneration Committee, which includes an independent outside director approves a plan regarding successors to senior management ('Succession Plan') and reports it to the Board of Directors.

In the Succession Plan, integrity is an important attribute required of senior management, as are seven other crucial competencies which are: vision and-vision-building skills (foresight); acumen/ability to perceive essence (insight); determination; innovation; messaging skills (passion); implementation/accomplishment ability (execution), and receptivity to diversity and adaptability (diversity and inclusion).

Furthermore, the Company has continuously implemented a management leadership program to produce senior management candidates since the fiscal year 2018, pursuant to the Succession Plan.

[Principle 4-9 Standards for Judging Independence of Outside Directors/Auditors] The Company's "Standards on the Independence of Outside Directors/Auditors" are as follows.

- Standards on the Independence of Outside Directors/Auditors
 - The Company deems that outside directors and outside auditors as defined by the Companies Act have independence if they satisfy the independence criteria stipulated by the Tokyo Stock Exchange and 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 shareholders of the Company, or in the case of a corporation or organization, an executive of that corporation or organization
 - (2) 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 (*3) (other than their remuneration as a director) as a consultant, accountant, or lawyer for the Company or its subsidiaries, or where a corporation or organization, a person belonging thereto
 - (5) An executive of a corporation or organization that receive significant donations (*4) from the Company or its subsidiaries
 - (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
 - *1 Classification into the category of 'major client of the Company or its subsidiaries' is judged according to the net sales that the Company or its subsidiaries had with the client in the fiscal year immediately before: whether or not they exceed 2% of the consolidated net sales of the Company.
 - Classification into the category of a 'corporation or organization that deals, as their major clients, with the Company or its subsidiaries' is judged according to the net sales that the corporation or organization had with the Company or its subsidiaries in the fiscal year immediately before: whether or not they exceed 2% of the consolidated net sales of the corporation or organization that deals with the Company or its subsidiaries, or \(\frac{1}{2}\)10 million, whichever is higher.
 - *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 for the fiscal year immediately before.
 - *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 (other than their remuneration as a director) in the fiscal year immediately before: whether or not the person has received remuneration or other economic benefit of \forall 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 consolidated net sales of the corporation or organization for the fiscal year immediately before or \forall 10 million, whichever is higher.

*4 Classification into the category of 'significant donations' is judged according to the amount of donations 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 of the fiscal year immediately before, whichever is higher.

[Principle 4-10/ Supplementary Principle 4-10[1] Role of the Nomination and Remuneration Committee, etc.] As described in "Supplementary Explanation" of "1. Organizational Composition and Operation" of "II. Business Management Organization and Other Corporate Governance Systems regarding Decision-making, Execution of Business, and Oversight in Management".

[Principle 4-11-1 Balance, Diversity and Extent of Knowledge, Experience and Capabilities of the Board of Directors]

The Company has appointed directors and corporate auditors with diverse knowledge and experience, including ESG/Sustainability and global business, necessary to achieve Vision 2030 and the Management Policy (2021-2023).

The skill matrix of the Company's directors and corporate auditors is described in the reference documents of the notice of the ordinary general meeting of shareholders. Please refer to the following URL.

(https://www.unisys.co.jp/invest-j/stock/meeting.html)

The Board of Directors is consisted of directors who have a diverse and rich experience and deep knowledge, including several outside directors. It maintains the appropriate number of directors to enable the Board to function effectively and efficiently.

The term of directorship is set at 1 year in order to secure a flexible management structure capable of responding promptly to changes in business environment, and to clarify the responsibilities of each director.

[Principle 4-11-2 Directors and Auditors Concurrently Holding Positions as Executives of other Companies] The outside directors and outside auditors who concurrently hold the positions of executives of other listed described in the annual securities report (vuka shoken (https://www.unisys.co.jp/invest-j/ir/sr.html) and the '1. Organizational Composition and Operation [Directors] and [Auditors] Relationship with the Company (2)' in the 'II Business Management Organization and Other Corporate Governance Systems regarding Decision-Making, Execution of Business, and Oversight in Management' of this report. Mr. Takahito Kanazawa serving as director concurrently hold the position of Corporate Officer at Dai Nippon Printing Co., Ltd. and Mr. Hirofumi Hashimoto serving as auditor concurrently hold the position of Managing Director at Dai Nippon Printing Co., Ltd.

[Principle 4-11-3 Evaluation of Effectiveness of the Board of Directors]

We recognize that it is crucial to strengthen governance through the Board of Directors adequately fulfilling its function in order to increase our corporate value continuously. We have implemented self-evaluation since the fiscal year 2015 in order to improve the effectiveness of the Board of Directors.

In fiscal 2020, we conducted an onymous questionnaire survey to all directors and auditors, including the following evaluation items, and after compiling the results internally, we had an external consultant analyze them. Based on the results of such analysis, the Company deliberated and evaluated the current status of the Board of Directors and areas for improvement.

1. Evaluation Method

We asked all the directors and the auditors to answer questions described below, and analyzed the answers. Based on the results of this analysis, the Board of Directors grasped and evaluated the current situation, deliberated on how the Board of Directors should be in the future, and decided on actions for the Fiscal Year 2021.

Respondents: all directors (8) and all auditors (5)

Response method: onymous response (48 questions in total)

Evaluation Items:

- a. Roles/functions of the Board of Directors
- b. Progress of actions for the fiscal year 2020
- c. Size and composition of the Board of Directors
- d. Operation of the Board of Directors
- e. Composition and role of the Nomination & Remuneration Committee

- f. Operation of the Nomination & Remuneration Committee
- g. Directors/auditors training
- h. Support system for outside directors
- i. Roles of auditors and expectations for auditors
- j. Relationship with various stakeholders
- k. The overall effectiveness of our corporate governance system and the Board of Directors
- Self-assessment

2. Evaluation Results (summary)

With regard to the evaluation items, including "Role and function of the Board of Directors," "Size and composition of the Board of Directors," and "Composition and role of the Nomination and Remuneration Committee", all received positive evaluations generally. Also, we confirmed that lively discussions were held from a variety of viewpoints and that improvements have been made year by year through the effectiveness evaluation. On the other hand, the following items were need to be further considered.

- (1) It is necessary to make further detailed follow-up reports for agendas submitted at the board as well as to ensure sufficient time for deliberations by providing information beforehand, in order to enable more lively discussions at the board meetings.
- (2) In order to implement a management policy, it is critical to develop practical growth strategies and put them into practical methods, familiarize all our officers and employees with them, and appropriately develop human resources. The board needs to discuss on and monitor progress situations of these items.

3. Actions taken in the Fiscal Year 2020 and evaluation results of them

- (1) Drastically revise the remuneration system so that executives' remuneration functions as a healthy incentive for sustainable growth of the group.
 - The board of directors reviewed the remuneration system for executives. The board increased the proportion of business performance-based bonuses. Furthermore, the board decided to newly grant the Restricted Stock Remuneration that is linked to medium-to long-term business performance including ESG initiatives, in addition to bonus linked to a short-term performance.
- (2) Increase the number of outside directors by nominating candidates pursuant to the selection criteria and procedures for outside directors.
 - The board increased independent outside directors by selecting candidates pursuant to the selection criteria and procedures for outside directors. The board will continue to nominate suitable candidates and consider further increase in independent outside directors in the future in light of the Company's growth strategies.
- (3) Reconfirm roles and operation of the Nomination and Remuneration Committee, help the committee deepen deliberations and have the committee report on the contents of the deliberations to the board of directors timely and sufficiently.
 - Contents of discussions at the Nomination and Remuneration Committee were reported on to by outside directors and shared timely and precisely with the board. The board will continue to review the structure of the committee in order to improve the transparency of the committee and enable lively discussions and detailed reports.
- (4) Secure time for sharing information and discussing with outside directors/auditors in order to deepen their understandings about key business management issues such as mid- to long-term directions and strategies for our Group.
 - The board of directors made progress, as exemplified by discussions on management policies and management strategies at and outside of the board meetings. The board will continue to make sincere discussions on medium- to long-term critical management issues in the future.

4. Actions for the Fiscal Year 2021

We will implement the actions below in the fiscal year 2021 in order to strengthen further the governance system of the Company on the basis of the evaluation results above.

(1) Endeavor to enhance provision of information on trends in industries and markets as well as technologies and innovations, and provide information about agenda for the board meetings more speedily, in order to help outside directors and auditors deepen their understandings of our Group.

- (2) Enable lively and active discussions on themes related to the essential challenges of the Company such as growth strategies, sustainability, and culture reforms stipulated in the Vision 2030 and the Management Policy (2021-2023), in light of maximizing the monitoring function of the board.
- (3) Form a majority of the Nomination and Remuneration Committee with outside directors in order to strengthen the independence of the committee.

[Principle 4-14-2 Training to Directors and Auditors]

- The Company strives to help outside directors and outside auditors understand sufficiently the nature of the Group's business, financial situation and organizational structure as well as management issues through explanations provided to them by management and related departments on the occasion of their assuming the office and thereafter as needed.
- 2) The Company helps directors and auditors to sufficiently fulfill their roles and duties by providing opportunities for training given by outside expert on industry and technological trends, financial and legal strategies, and so forth.

[Principle 5-1 Constructive Dialogues with Shareholders]

1.Basic Principles

The Company's President/CEO and CFO take the lead in conducting IR (investor relations) activities, so that timely and appropriate information is delivered to all shareholders and investors.

2 IR Activities

The Company has established a department dedicated to IR, and collaborate with related departments and each Group company to make appropriate disclosure of information.

3.Methods for Dialogue

The Company provides institutional investors with opportunities for dialogue, such as briefing sessions about financial results and operations, as well as facility tours and explains our business management and activities

4. System for Sharing Opinions and Concerns Expressed by Stakeholders

The Company provides appropriate feedback to management executives and the Board of Directors concerning the opinions and concerns expressed by shareholders and investors.

5.Management of Insider Information

The Company sets a certain period of time as a silence period before making an announcement of financial results, in order to prevent any information leaking before the announcement and ensure fairness. During this period, the Company refrains from responding to questions or inquiries about or commenting on financial results. Furthermore, the Company has put in place the 'Insider Trading Management Regulations' and strives to prevent insider information from being leaked.

2. Capital Structure

Foreign Shareholding Ratio	From 20% to less than 30%
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[Status of Top 10 Shareholders]

Updated

Name / Company Name	Number of Shares Owned	Percentage (%)
Dai Nippon Printing Co., Ltd.	20,727,410	20.63
The Master Trust Bank of Japan, Ltd. (Trust account)	12,091,700	12.03
Custody Bank of Japan, Ltd. (Trust account)	10,909,900	10.86
Mitsui & Co., Ltd.	2,448,509	2.43
The Norinchukin Bank	2,326,900	2.31
THE BANK OF NEW YORK MELLON 140044	1,974,231	1.96
ANA HOLDINGS INC.	1,794,400	1.78
Custody Bank of Japan, Ltd. (Trust account 7)	1,641,500	1.63
Nihon Unisys Employee Stock Ownership Plan	1,522,709	1.51
GOVERNMENT OF NORWAY	1,343,600	1.33

Controlling Shareholder (except for Parent Company)	_
Parent Company	none

- The [Top 10 Shareholders] table above describes the situation as of September 30, 2021. Besides the above, the Company holds 9,230,962 shares of treasury stock (8.41% of the total number of issued shares).
- The ratios are calculated by deducting treasury shares and expressed by rounding down to two decimal places.

3. Corporate Attributes

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

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

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

Dai Nippon Printing Co., Ltd. holds 20,727,410 shares of the Company's stock (proportion of voting rights: 20.65 % as of September 30,2021). It is a Major Shareholder of the Company.

On August 9, 2012 the Company entered into a "Business Alliance Agreement" with Dai Nippon Printing Co., Ltd. which forms business alliances in the areas of cloud and new platform services business, as well as marketing and sales.

One of the Company's nine directors concurrently serves as Corporate Officer at Dai Nippon Printing Co., Ltd., and one of the Company's five auditors concurrently serves as Managing Director at Dai Nippon Printing

The Company preserves independence in carrying out its business activities and making management decisions by making its own business judgments in pursuit of an increase in corporate value and profit for the shareholders as a whole.

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 Board)	Organization Form	Company with <i>Kansayaku</i> Board (Audit & Supervisory Board)
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[Directors]

Maximum Number of Directors Stipulated in Articles of Incorporation	The maximum number is not stipulated.
Term of Office Stipulated in Articles of	1 year
Incorporation	1 year
Chairperson of the Board	President
Number of Directors	9
Election of Outside Directors	Elected
Number of Outside Directors	4
Number of Independent Directors	4

Outside Directors' Relationship with the Company (1)

Nome	Name Attribute -		Relationship with the Company*									
name			b	С	d	e	f	g	h	i	j	k
Go Kawada	Tax Accountant											
Ayako Sonoda	From another company											
Chie Sato	From another company											
Nalin Advani	From another company											

- * Categories for "Relationship with the Company"
- * "O" when the director presently falls or has recently fallen under the category;
 - " Δ " when the director fell under the category in the past
- * "O" when a close relative of the director presently falls or has recently fallen under the category;
 - "\Lambda" 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 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. The 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)

Name	Designation as Independent Director	Supplementary Explanation of the Relationship	Reasons of Appointment
Go Kawada			The Company has again appointed Mr. Kawada as outside director. It expects him to give advice to the Company's management based on his abundant experience as an outside director as well as sophisticated professional knowledge and expertise in the taxation and accounting fields, and to supervise the Company's management from an

	T		T
	\circ		outside objective and neutral
			perspective.
			Mr. Kawada is designated as
			independent director since he represents
			a superb example of independence as
			evidenced by the fact that he neither
			comes into conflict with the
			"Independence Criteria" stipulated in
			the TSE(Tokyo Stock Exchange) rules
			on the listing of securities, nor the
			"Standards on the Independence of
			Outside Directors/Auditors" stipulated
			by the Company.
			The Company has again appointed Ms.
			Sonoda as outside director. It expects
			her to utilize her long track record of
			supporting many companies in the fields
			of CSR, SDGs and integrated
			management as well as her dedication to
			various activities promoting the
			employment and utilization of female
			workers, to give advice to the
			Company's management from multiple
Ayako Sonoda			perspectives.
			Ms. Sonoda is designated as
			independent director since she
			represents a superb example of
			independence as evidenced by the fact
			that she neither comes into conflict with
			the "Independence Criteria" stipulated
			in the TSE rules on the listing of
			securities, nor the "Standards on the
			Independence of Outside
			Directors/Auditors" stipulated by the
			Company.
			The Company has again appointed Ms.
			Sato as outside director. Ms. Sato has
			abundant management experience and
			expertise as evidenced in her numerous
			books about business schools in the
			United States. Furthermore, she played
			an active role as management strategy
			consultant in the Boston Consulting
			Group. The Company expects her to
			give effective advice and support to the
Chie Sato			Company to promote business model
			reforms from an objective and
			professional perspective.
			Ms. Sato is designated as independent
			director since she represents a superb
			example of independence as evidenced
			by the fact that she neither comes into
			conflict with the "Independence
			Criteria" stipulated in the TSE rules on
			the listing of securities, nor the
			"Standards on the Independence of
	1		Startauras on the independence of

		Outside Directors/Auditors" stipulated
		by the Company.
Nalin Advani	0	The Company has appointed Mr. Advani as outside director. Mr. Advani obtains global business experience mainly based on the Asia Pacific region as well as technical expertise about AI and robots after having served multiple technology companies mainly in Japan, Singapore and India in light of business management and investment. The company expects Mr. Advani to utilize his global experience as well as knowledge and expertise about the industry which the Company belongs to in giving effective advice on and support for the Company's business management. Mr. Advani is designated as independent director since he neither comes into conflict with the "Independence Criteria" stipulated in the TSE rules on the listing of securities, nor the "Standards on the Independence of Outside Directors/Auditors" stipulated by the Company.

Voluntary Establishment of Committee(s)	
Corresponding to Nomination Committee or	Established
Remuneration Committee	

Committee's Name, Composition, and Attributes of Chairperson

	Committee Corresponding to Nomination Committee Remuneration Commi				
Committee's Name	Nomination & Remuneration Committee				
All Committee Members	4				
Full-time Members	0				
Inside Directors	2				
Outside Directors	2				
Outside Experts	0				
Other	0				
Chairperson	outside Director				

Supplementary Explanation

•In order to discuss and report matters relating to personnel and remuneration of our executives, the Company has established the Nomination and Remuneration Committee, chaired by an independent outside director, as an advisory committee of the Board of Directors, and the role of the committee is as below. In order for the Nomination and Remuneration Committee to make decisions, it is essential to have the attendance of an independent outside director member, and a resolution can only be adopted by the unanimous approval of the members in attendance, including the independent outside director member.

- 1) The committee examines and makes recommendations on criteria for the selection and the procedures for appointing and dismissing as well as other specific personnel proposals relating to directors, auditors, and corporate officers of the Company.
- 2) The committee discusses and makes recommendations on the basic policy on remuneration for directors and executive officers of the Company, the remuneration system and standards, the relevant decisionmaking procedures, as well as policies for deciding on a method for calculating remunerations for auditors.
- •Members and a chairperson are selected from among the Company's directors by a resolution of the Board of Directors. Two independent outside directors (Go Kawada and Ayako Sonoda, Independent Outside Directors) have been elected as members and one of them has been elected as a chairperson in order to ensure transparency, fairness, and objectivity in deciding personnel matters and remuneration, and at the same time two Representative Directors (Akiyoshi Hiraoka and Noboru Saito) who are familiar with the industry and in-house conditions and who have experience in key positions in the Company have been elected as members.
 •In the fiscal year 2020, the Nomination and Remuneration Committee is composed of four members, one independent outside director (Go Kawada, Chairperson) and three Representative Directors (Akiyoshi Hiraoka, Susumu Mukai and Toshio Mukai) before June 25, 2020. The Committee is composed of four members, two independent outside directors (Go Kawada/Chairperson and Ayako Sonoda) and two Representative Directors (Akiyoshi Hiraoka and Noboru Saito) on and after June 25, 2020. The Nomination and Remuneration Committee held eight meetings, with Executive Assistance Office serving as the secretariat. All members attended all meetings and discussed mainly the selection of director candidates and corporate officer candidates, the determination of bonuses for directors and corporate officers, the granting of stock options, and the revision of the remuneration system.

[Kansayaku (Audit & Supervisory Board Member)]

Establishment of Kansayaku Board	Established
Maximum Number of <i>Kansayaku</i> Stipulated in Articles of Incorporation	The maximum number is not stipulated.
Number of Kansayaku	5

Cooperation among Kansayaku, Accounting Auditor and Internal Audit Departments

Group Internal Audit Department has been established as an independent internal organization under the immediate control of the President. The organization audits the effectiveness and efficiency of internal control for the entire Group.

The state of cooperation among auditors, the Accounting Auditor and Group Internal Audit Department are described below.

- Group Internal Audit Department, the auditors (including outside auditors; the same shall apply hereinafter) and the Accounting Auditor meet in person periodically in order to exchange their opinions. Opinions are also exchanged from time to time as necessary.
- The auditors exchange opinions with Group Internal Audit Department on audit plans prepared by the Audit & Supervisory Board.
- The Accounting Auditor holds briefing sessions on audit plans and reporting sessions on audit. It
 exchanges information to the auditors and Group Internal Audit Department and hears opinions from
 them.
- The Accounting Auditor carries out briefing sessions on site visits to regional headquarters and offices as
 well as subsidiaries of the Company. The Accounting Auditor exchange information and hears opinions
 from auditors at the sessions.
- · Group Internal Audit Department is given advice by the auditors on the preparation of the audit plan.
- Audit plans prepared by Group Internal Audit Department and the results of audits are reported at meetings of the Board of Directors which outside directors and auditors attend.
- The Full-time auditors participate in review meetings held by Group Internal Audit Department. They receive reports and express their opinions.
- Group Internal Audit Department reviews and audits the state of activities by the divisions in charge of Internal Control.

• The state of operation of internal control systems is reported at meetings of the Board of Directors which outside directors and auditors attend, and improved as necessary.

Appointment of Outside Kansayaku	Appointed
Number of Outside Kansayaku	3
Number of Independent Kansayaku	3

Outside *Kansayaku*'s Relationship with the Company (1)

Name Attribute		Relationship with the Company*												
Name	Attribute		b	c	d	e	f	g	h	i	j	k	1	m
Masaya Oishi	From another company							\triangle			\triangle			
Harumi Kojo	Lawyer													
Keiko Mizuguchi	From another company													

- * Categories for "Relationship with the Company"
- * "O" when the *Kansayaku* presently falls or has recently fallen under the category;
 - " Δ " when the *Kansayaku* fell under the category in the past
- * "O" when a close relative of the *Kansayaku* presently falls or has recently fallen under the category;
 - "▲"when a close relative of the *Kansayaku* fell under the category in the past
- a. Executive of the Company or its subsidiary
- b. Non-executive director or accounting advisor of the Company or its subsidiaries
- c. Non-executive director or executive of a parent company of the Company
- d. Kansayaku of a parent company of the Company
- e. Executive of a fellow subsidiary company of the Company
- f. A party whose major client or supplier is the Company or an executive thereof
- g. Major client or supplier of the Company or an executive thereof
- h. Consultant, accountant or legal professional who receives a large amount of monetary consideration or other property from the Company besides compensation as a *kansayaku*
- i. The Major Shareholder of the Company (or an executive of the said Major Shareholder if the shareholder is a legal entity)
- j. Executive of a client or supplier company of the Company (which does not correspond to any of f, g or h) (the *kansayaku* himself/herself only)
- k. Executive of a company, between which and the Company outside directors/kansayaku are mutually appointed (the kansayaku himself/herself only)
- l. Executive of a company or organization that receives a donation from the Company (the *kansayaku* himself/herself only)
- m. Others

Outside *Kansayaku*'s Relationship with the Company (2)

	Designation as	Supplementary	
Name	Independent	Explanation of	Reasons of Appointment
	Kansayaku	the Relationship	
		Mr.Oishi used to work for	The Company has appointed Mr. Oishi
		The Norinchukin Bank,	as outside auditor. Mr. Oishi has
		which is one of our major	extensive business experience through
		clients and lenders.	his services of many years at financial
		However, Mr.Oishi	institutions and a wealth of considerable
Masaya Oishi	0	retired from The	knowledge on finance and accounting.
		Norinchukin Bank in June	Furthermore, he has understandings
		2015 and six years have	about the industry which the Company
		passed since then. Mr.	belongs to on the basis of his knowledge
		Oishi was also a director	and experience in the area of
		of Mizuho Securities Co.,	information systems. In addition, he is

		Ltd. from June 2015 to March 2021, where he was in charge of the company's Global Markets Division and other departments. The Company has transactions with Mizuho Securities Co., Ltd. in the area of outsourcing services, etc., but the amount of such transactions is insignificant, accounting for less than 0.1% of the Company's consolidated net sales in the latest fiscal year.	well-experienced in investment through his experiences at a securities firm. We expect him to utilize his extensive knowledge and expertise that he obtained as a business executive and auditor in order to audit the entirety of business management of the Company as an outside auditor. Mr. Oishi is designated as independent auditor since he neither comes into conflict with the "Independence Criteria" stipulated in the TSE rules on the listing of securities, nor the "Standards on the Independence of Outside Directors/Auditors" stipulated by the Company.
Harumi Kojo	0		The Company has appointed Ms. Kojo as outside auditor. Ms. Kojo has abundant knowledge and experience accumulated in her career as a lawyer and judge. The Company expects her to utilize her knowledge and experience in order to audit the execution of duties by directors, from an independent perspective as an outside auditor. Ms. Kojo is designated as independent auditor since she represents a superb example of independence as evidenced by the fact that she neither comes into conflict with the "Independence Criteria" stipulated in the TSE rules on the listing of securities, nor the "Standards on the Independence of Outside Directors/Auditors" stipulated by the Company.
Keiko Mizuguchi	0		The Company has appointed Ms. Mizuguchi as outside auditor. Ms. Mizuguchi has abundant knowledge and experience about finance, corporate accounting, governance and disclosure that she has accumulated through mainly as Counselor of Japan Credit Rating Agency, Ltd and member for Certified Public Accountants and Auditing Oversight Board after working on corporate analysis and ranking criteria considerations mainly at financial institutions and rating firms. We expect her to utilize the knowledge and experience in auditing execution of duties by the Company's directors from an outside and independent viewpoint. Ms. Mizuguchi is designated as independent auditor since she neither comes into conflict with the "Independence Criteria" stipulated in

the TSE rules on the listing of securities, nor the "Standards on the Independence
of Outside Directors/Auditors"
stipulated by the Company.

[Independent Directors/Kansayaku]

Number of Independent Directors/Kansayaku	7

Matters relating to Independent Directors/Kansayaku

This Company has designated all outside directors/kansayaku who meet the qualifications for independent director/kansayaku as independent directors/kansayaku.

[Incentives]

T ' Di' C D'	D C 11 1 1 D
Incentive Policies for Directors	Performance-linked Remuneration
Supplementary Explanation	

•Remuneration for executive directors consisted of business performance-based remuneration in addition to fixed remuneration (a monthly remuneration paid 90% in cash) until the fiscal year 2020. The business performance-based remuneration comprised a.) annual business performance-based bonuses based on profit attributable to owners of parent, and b.) stock options as remuneration linked to medium-to long-term business performance (appropriated from 10% of monthly remuneration paid).

<Achievement of the target relating to Performance-based Bonus >

As the actual result of profit attributable to owners of parent for the fiscal year ended March 2021 was \(\frac{\pmathbf{1}}{1.0}\) billion, the Company paid a total amount of \(\frac{\pmathbf{4}67}{1.00}\) million as the bonus calculated by using a standard coefficient of 0.4%, which amount is within the maximum limit of \(\frac{\pmathbf{1}}{1.00}\) million as resolved at the General Meeting of Shareholders.

<Achievement of the target relating to Stock Options>

In the fiscal year ending March 2021, the target amount of profit attributable to owners of parent was \\$17.0 billion, and the actual result was \\$17.0 billion. Therefore, the number of exercisable stock options was calculated by using a 100.8% achievement rate.

•Remuneration for executive directors will consist of the business performance-based remuneration stated below in addition to fixed remuneration (a monthly remuneration) in the fiscal year 2021 and thereafter.

The business performance-based remuneration comprises c.) bonus linked to a short-term performance, and d.) the Restricted Stock Remuneration linked to medium- to long-term performance, instead of the a.) and b.) above

Fixed remuneration, bonus linked to a short-term performance and the Restricted Stock Remuneration linked to medium-to long-term performance are in the ratio 4:4:2.

The above ratio is based on the assumption that the Company achieves a short-term business earnings target 100% in the final fiscal year for the assessing period of the Restricted Stock Remuneration, and the Company satisfies 100% each of the conditions for the Restricted Stock Remuneration in the same fiscal year.

- •c.) Bonus linked to a short-term performance is summarized as below.
- (i) The total bonus amount shall be decided by the board of directors pursuant to standard coefficients and standard amounts by title determined by the Nomination & Remuneration Committee on the basis of net income attributable to owners of parent. The total bonus amount shall not exceed \(\frac{4}{4}00\) million approved at the 77 th Ordinary General Meeting of Shareholders.

In a case of a net loss attributable to owners of parent, bonus shall not be paid. In a case of a net income less than ¥5.0 billion, only standard amounts by title shall be paid. In a case of a net income of ¥5.0 billion or

more, a standard amount by title and an amount calculated in accordance with a standard coefficient determined by the Nomination & Remuneration Committee shall be paid.

A standard coefficient shall not exceed 0.5% for the time being.

<Standard Coefficient>

Profit attributable to owners of parent	Standardized coefficient
Less than ¥5.0 billion	0%
¥5.0 billion or more and less than ¥10.0 billion	0.2%
¥10.0 billion or more and less than ¥15.0 billion	0.3%
¥15.0 billion or more and less than ¥20.0 billion	0.4%
¥20.0 billion or more	0.5%

(ii) A bonus amount for each executive director will be calculated on the basis of the total payment amount above by using a standard coefficient determined by the Nomination & Remuneration Committee on the basis of responsibilities. The amount will be paid in June in principle.

The profit attributable to owners of parent is appropriate to indicate contribution of executive directors to a short-term business performance.

- •d.) The Restricted Stock Remuneration linked to medium- to long-term performance is summarized as below. The method for deciding the Restricted Stock Remuneration is described below.
- (i) Executive directors shall receive issuances or dispositions of the Company's common shares within the range of ¥200 million per year and 66,000 shares per year as approved at the 77 th Ordinary General Meeting of Shareholders.
- (ii) The Company shall allocate to each executive director restricted shares in June every year in principle after deliberations by the board of directors on a number of allocated shares to each executive director calculated using standard coefficients decided by the Nomination and Remuneration Committee in accordance with responsibilities on the basis of the total remuneration amount above.
- (iii) Executive directors may not assign nor transfer the restricted shares while they hold positions determined by the board of directors of the Company.
- (iv) The allocated shares are consisted of those conditional on achievement of ① tenure condition and ② KPI such as a performance indicator and an ESG indicator for a certain period of time. The number of allocated shares to be lifted from transfer restriction will vary depending on how much these conditions are satisfied.
- (v) The performance indicator described in iv) ② above is a percentage of a Total Shareholder Return of the Company's shares compared with a TOPIX growth rate. The ESG indicator is a percentage of achieving targets (KPIs) of ESG material issues (materiality) to be worked on in order to achieve the Vision 2030 of the Company. The Company decides the number of allocated shares to be lifted from transfer restrictions based on these percentages.
- (vi) The Company shall automatically acquire a portion of allocated shares yet to be lifted from transfer restriction without compensation due to unsatisfied conditions. The same shall be applicable in such cases where executive directors violate laws and regulations.

The Company has adopted the tenure condition as described in iv) ①above for the purpose of sharing the perspective with shareholders through holding shares and the condition of performance indicator of the iv) ② above for the purpose of reflecting a medium- to long-term performance as well as measuring how much its corporate value is increased in light of TOPIX comparison without considering impacts of the entire market. In addition to the above, with the condition of ESG indicator, the Company will work on to achieve its material ESG targets.

Recipients of Stock Options	
Supplementary Explanation	
cuppiemonai y Explanation	

[Director Remuneration]

Disclosure of Individual Directors' Remuneration	No Individual Disclosure
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Supplementary Explanation

The total amount of remuneration paid to directors during the fiscal year ending March 2021 (from April 1, 2020 to March 31, 2021) is \(\frac{1}{3}\)300 million.

Policy on Determining Remuneration Amounts and Calculation Methods	Adopted
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Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods

The policy and procedure for deciding the remuneration for directors and auditors are as follows.

- a. Remuneration for Directors
 - Remunerations for executive directors shall be composed of a) fixed remuneration (monthly remuneration), b) bonus linked to a short-term performance, and c) Restricted Stock Remuneration linked to a medium-to long-term performance, etc. These three are in the ratio 4:4:2.
 - The above ratio is based on the assumption that the Company achieves a short-term business earnings target 100% in the final fiscal year for the period of assessing the stock remuneration, and the Company satisfies 100% each of the conditions for the stock remuneration in the same fiscal year. The c) Stock Remuneration (non-monetary remuneration, etc.) linked to a medium-to long-term performance consists of those conditional upon achievement of tenure condition, mid-long term performance target, and specified KPIs such as ESG targets. The ratio of the above three is 3:1:2.
 - The Company shall provide non-executive directors such as outside directors with monthly remuneration (which is fixed and not linked to performance) alone.
 - •It was resolved at the 49th Ordinary General Meeting of Shareholders held on June 25, 1993 that the total monthly remuneration amount for directors is within \foaties35 million per month.
 - •The policy and procedures of bonuses for directors and stock options as stock-based compensation are described in the 'Supplementary Explanation' for [Incentives] at '1. Organizational Composition and Operation' of 'II. Business Management Organization and Other Corporate Governance Systems regarding Decision-making, Execution of Business, and Oversight in Management'.
- b. Remuneration for Auditors
 - Remuneration paid to Auditors are not linked to business performance in order to ensure the effectiveness of auditing from an independent perspective. Their fixed monthly remuneration is decided as a result of discussions among auditors.
 - It was resolved at the 62nd Ordinary General Meeting of Shareholders of June 22, 2006 that the total monthly remuneration amount for auditors is within ¥8 million per month.

[Supporting System for Outside Directors and/or Kansayaku]

Outside directors and outside auditors are provided in advance with materials on key matters to be discussed at meetings of the Board of Directors, and explanations are provided to them as required by the departments concerned with those matters.

[Status of persons retired from Representative director and President, etc.]

Names, etc., of Senior Corporate Adviser ("Sohdanyaku") and Corporate Advisers ("Komon") who have formerly served as Representative Director and President, etc.

Name	Title/Position	Role/Activity	Working Conditions (Full-time/Part-time, Paid/Unpaid)	Date of Retirement	Term
	_	_			

Total number of Senior Corporate Advisers ("Sohdanyaku")	
and Corporate Advisers ("Komon") who have formerly served	0 person
as Representative Director and President, etc.	

Others

- The Company abolished its *sohdanyaku* system and revised its *komon* system effective from the closing of the Ordinary General Meeting of Shareholders of June 27, 2018. The revised system stipulates that the Company will commission a person retired from Representative Director and President to assume an office of *komon* designed to engage in material external activities for the Company for two (2) years on the proviso that such commission is approved by the Nomination & Remuneration Committee and the Board of Directors. A *komon* is not involved in the decision-making process regarding the management of the Company.
- A *komon* is to perform part-time duties. He or she is paid the amount of remuneration as stipulated in the internal regulations of the Nomination & Remuneration Committee.
- No *komon* positions are currently held at the Company.

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

The Company has adopted the corporate governance system which has the Audit & Supervisory Board. It creates and maintains the following system in order to enable effective corporate governance for stakeholders such as shareholders.

a. The Board of Directors

The Board of Directors in the fiscal year ended March 2022 is composed of nine directors, including four independent outside directors, two of whom are female. The four independent outside directors occupy one third or more of the number of Board of Directors member seats and have diverse backgrounds such as having experience serving as outside directors/auditors at listed companies, accumulating actual performance in supporting the companies in various ways in the areas of SDGs and integrated business management, a wealth of experience and expertise in business management both inside and out, and experience in investing in venture companies and conducting global businesses.

In principle, the Board of Directors is convened monthly to deliberate and make decisions on the basic policies of the Company's management and other important matters, as well as overseeing overall management, including the execution of duties by directors and corporate officers.

The term of directors is set for one (1) year in order to establish a flexible management system capable of responding to changes in the management environment and to clarify the management responsibilities of directors.

(Members) Akiyoshi Hiraoka (Chairperson/Representative Director, President), Noboru Saito,

Koji Katsuya, Kazuo Nagai, Takahito Kanazawa, Go Kawada,

Ayako Sonoda, Chie Sato, Nalin Advani

* Go Kawada, Ayako Sonoda, Chie Sato and Nalin Advani, are independent outside directors. (Auditors) Yuji Teranishi, Masaya Oishi, Hirofumi Hashimoto, Harumi Kojo, Keiko Mizuguchi,

* Masaya Oishi, Harumi Kojo, and Keiko Mizuguchi, are independent outside auditors.

The attendance of each director at the Board of Directors meetings for the fiscal year ended March 2021 is as follows.

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Name	Position	Attendance
Akiyoshi Hiraoka	Inside Director	12 times / 12 meetings
Noboru Saito	Inside Director	12 times / 12 meetings
Koji Katsuya	Inside Director	12 times / 12 meetings
Kazuo Nagai	Inside Director	9 times / 9 meetings
Toshiki Sugimoto	Inside Director	12 times / 12 meetings
Go Kawada	Outside Director	12 times / 12 meetings
Ayako Sonoda	Outside Director	12 times / 12 meetings
Chie Sato	Outside Director	12 times / 12 meetings
Susumu Mukai	Inside Director	3 times/3 meetings
Toshio Mukai	Inside Director	3 times/3 meetings

b. The Audit & Supervisory Board

The Audit and Supervisory Board in the fiscal year ended March 2022 is composed of five Audit and Supervisory Board members.

They include three independent outside auditors (including a lawyer) holding a majority, and two of them are women. Two of the Audit and Supervisory Board members are full-time auditors. Auditors attend key meetings (such as those of the Board of Directors), examine the state of the Company's performance and assets, and audit directors in their performance of their duties. They are assisted in accomplishing their duties by dedicated personnel assigned to the Auditor's Office (one dedicated member and one concurrently serving member) in order to enhance the effectiveness and smoothness of audit operations by auditors.

(Members) Yuji Teranishi (Chairperson/Inside Auditor), Masaya Oishi,

Hirofumi Hashimoto, Harumi Kojo, Keiko Mizuguchi

* Masaya Oishi, Harumi Kojo, and Keiko Mizuguchi, are independent outside auditors.

The attendance of each auditor at the Audit & Supervisory Board meetings for the fiscal year ended March 2021 is as follows.

Name	Position	Attendance
Etsuo Uchiyama	Full-time Outside Auditor	16 times / 16 meetings
Yuji Teranishi	Inside Auditor	12 times / 12 meetings
Hirofumi Hashimoto	Inside Auditor	16 times / 16 meetings
Harumi Kojo	Outside Auditor	16 times / 16 meetings
Norimitsu Yanai	Outside Auditor	16 times / 16meetings
Shinji Kuriyama	Full-time Inside Auditor	4 times / 4 meetings

c. Accounting Auditor

The Company has appointed Deloitte Touche Tohmatsu LLC as the Accounting Auditor from which it receives an audit of its accounts.

d. Nomination & Remuneration Committee

The Company has established the 'Nomination & Remuneration Committee' as an advisory committee to the Board of Directors. The Committee reviews appointments of and remunerations for directors and auditors as well as corporate officers of the Company and reports the result to the Board of Directors. The Committee of the fiscal year ended March 2022 is composed of four directors including two independent outside directors. An adoption of resolution requires an attendance by an independent outside director member and at the same time a unanimous approval by members in attendance including the independent outside director member.

(Members) Go Kawada (Chairperson, Independent Outside Director), Akiyoshi Hiraoka, Ayako Sonoda, Noboru Saito

The attendance of members at the Nomination & Remuneration Committee of the fiscal year ended March 2021 was as follows.

Name	Position	Attendance
Go Kawada	Outside Director	8 times / 8 meetings
Akiyoshi Hiraoka	Inside Director	8 times / 8 meetings
Ayako Sonoda	Outside Director	6 times / 6 meetings
Noboru Saito	Inside Director	6 times / 6 meetings
Susumu Mukai	Inside Director	2 times/2 meetings
Toshio Mukai	Inside Director	2 times/2 meetings

e. System for Business Execution

• System of Corporate Officers (for shikkoyakuin and gyomu-shikkoyakuin)

The Company has adopted a system of corporate officers (for *shikkoyakuin* and *gyomu-shikkoyakuin*), which enables the appropriate delegation of authority in order to separate supervision of management from its execution and to enable prompt business execution.

• Executive Council

We have established the Executive Council as a body for deciding important matters of business execution. The Council is composed of members who are corporate officers concurrently serving as

directors and who are appointed by the president. Auditors can attend the meetings, and full-time auditors usually attend.

(Members) Akiyoshi Hiraoka (Chairperson/Representative Director, President), Noboru Saito, Koji Katsuya, Kazuo Nagai, Hirokazu Konishi, Kazuma Umehara, Takashi Sasaki

Various Committees

Various committees have been established in order to deliberate on specific management issues relating to business execution by the directors from practical perspectives. These are the R&D/Investment Committee, the Project Review Committee, the Information Systems Investment Committee, the Sustainability Committee, the Environmental Contribution Committee, the Social Committee, the Compliance Committee, the Risk Management Committee - Business Continuity Project, the Information Security Committee and Life Science Research Ethics Committee.

• Collective Decision-Making (Ringi) System

The Company has established and operates a system that enables key management issues to be decided based on consultation among those officers responsible, among those officers responsible and related officers, and among members of decision-making bodies (committees) and/or the Executive Council after having first obtained an expert opinion on the issues from the corporate staff heads of each relevant division.

Group Internal Audit Department

Group Internal Audit Department has been established as an independent internal body under the direct control of the President to assess the effectiveness and efficiency of internal controls across the Group.

Pursuant to Article 427(1) of the Companies Act of Japan, the Company has executed an agreement with the directors who are not executive directors as well as all auditors to limit their liability as set out in Article 423 (1) of the Act. The limit of liability is ¥5 million or the amount stipulated by law, whichever is higher. The limitation of liability is only recognized in cases where such directors and auditors performed their duties in good faith and without gross negligence.

3. Reasons for Adoption of Current Corporate Governance System

The Company has judged that an audit system which includes outside auditors is effective for supervising management, and thus has adopted the corporate governance system which has the Audit & Supervisory Board.

Given the drastically changing nature of the Company's industry, its Board of Directors consists of four directors (concurrently serving as corporate officers) well-versed in the state of the Company and its industry, and also five persons from outside the Company as directors (including four outside directors) who are expected to use their abundant experience of management, give advice on management as a whole from their external, objective and expert perspectives, and operate as an efficient supervisory body to management. We think this makes the Company capable of ever more objective and broad-based decision-making, and ever more effective supervision of its business execution.

III. Implementation of Measures for Shareholders and Other Stakeholders

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

	Supplementary Explanations
Early Notification of General	The Company sent the notice of the 77th ordinary general meeting of
Shareholder Meeting	shareholders of June 25, 2021, 22 days before the date thereof. Furthermore,
	the Company had disclosed it on its website and the Tokyo Stock Exchange
	website before it sent the document.
Scheduling AGMs Avoiding	The Company holds general meetings of shareholders on days other than the
the Peak Day	day on which the largest number of companies hold their meetings. It held the
•	general meeting of shareholders on June 25, 2021 two days before the day on
	which many other companies held their meetings.

Allowing Electronic Exercise	The Company has enabled individual shareholders to exercise their voting	
of Voting Rights	rights by personal computer or smartphone through a designated website.	
Participation in Electronic	The Company has participated in an electronic voting platform operated by	
Voting Platform	ICJ, Inc. whereby institutional investors can exercise their voting rights, since	
	the 63rd Ordinary General Meeting of Shareholders held in June 2007.	
Providing Notice in English	The Company provides an English version of the notice for the general	
	meeting of shareholders.	
Other	The Company prepares visual content for general meetings of shareholders,	
	and it sends the notice of general meeting of shareholders via e-mail.	
	The Company discloses a notice of general meeting of shareholders on its	
	website and the website of the Tokyo Stock Exchange, etc. before sending the	
	notice to shareholders.	
	The Company conducted a hybrid virtual general meeting of shareholders	
	(live-streamed) for its 77th ordinary general meeting of shareholders.	

2. IR Activities Updated

	Supplementary Explanations
Preparation and Publication of	The Company has published its Disclosure Policy on its external website
Disclosure Policy	https://www.unisys.co.jp/invest-j/com/dp.html.
Regular Investor Briefings for Investors	Quarterly performance briefing sessions are held. The briefing sessions below were held for the fiscal year ending March 2021 and the fiscal year ending March 2022.
	(1) Briefing session for Q3 of the fiscal year ending March 2021 (conference call) Date: February 2, 2021
	Number of Participants: 79 Explained by: Senior Corporate Officer (CFO)
	(2) Briefing session for Q4 of the fiscal year ending March 2021 (web conference) Date: May 7, 2021 Number of Participants: 114
	Explained by: Representative Director, President & CEO
	(3) Briefing session for Q1 of the fiscal year ending March 2022 (conference call) Date: August 4, 2021 Number of Participants: 77 Explained by: Senior Corporate Officer (CFO)
	(4) Briefing session for Q2 of the fiscal year ending March 2022(web conference) Date: November 2, 2021 Number of Participants: 134 Explained by: Representative Director, President & CEO
Posting of IR Materials on Website	The Company has posted consolidated financial statements, annual securities reports (<i>yuka shoken hokokusho</i>), integrated reports, fact books, results briefing materials, management policy presentation materials, notice of general meetings of shareholders, notices of resolutions, and shareholders reports (<i>kabunushi tsushin</i>).
Establishment of Department and/or Manager in Charge of IR	Name of the department responsible for investors relations: IR & Corporate Sustainability, Finance

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	Supplementary Explanations
Stipulation of Internal Rules for Respecting the Position of Stakeholders	The Nihon Unisys Group has set as part of its corporate philosophy that it will 'Listen sincerely to our stakeholders to improve our corporate value'. It has taken into consideration all stakeholders: shareholders, investors, customers, partners, employees and local communities, and has endeavored to have an open dialogue with them in view of creating relationships of trust.
Implementation of Environmental Activities, CSR	■Enhancing Environmental Management to Achieve a Zero Emissions Society
Activities etc.	Since the Paris Agreement at the end of 2015, the international community has been moving toward a decarbonized world, and changes in the market environment are accelerating as regulations on greenhouse gas emissions are tightened. We see the realization of a zero-emission society as an issue that must be addressed not only through efforts to reduce greenhouse gas emissions in our business activities, but also through the services of the Group and the digital commons that the Group will build and participate in. We aim to contribute to the reduction of greenhouse gas emissions by providing services that promote carbon neutrality and a circular economy, and by promoting cooperation and collaboration toward the realization of a decarbonized society. The Group recognizes that the mitigation and adaptation to climate change and the establishment of a recycling-based economic system are urgent issues in the realization of a sustainable society, as well as a responsibility to future generations, and is strengthening its environmental management initiatives. In 2020, we formulated the Nihon Unisys Group Long-Term Environmental Vision 2050, joined RE100, an international environmental initiative, and expressed our support for the TCFD recommendations. In 2021, we announced "Vision 2030", which aims to create value by focusing on three social impact areas, including zero emissions, and formulated a new materiality. In addition to reducing greenhouse gas emissions from the Group's business activities, we aim to realize a zero-emission society through a wide range of environmental contributions through the digital commons that the Group will build and participate in, as stated in the long-term
	■Governance Related to Climate Change In October 2020, we established the Environmental Contribution Committee, which specializes in environmental contribution to strengthen our efforts to deliberate our response policy on environmental contribution, to design schemes for promoting environmental contribution and to manage and supervise the implementation of those schemes, and to visualize our environmental contribution. In addition, we are operating an ISO 14001-compliant environmental management system as the basis for our activities, and promoting measures such as education to raise the environmental awareness of our employees. ■Strategy: Climate Change-related Business Opportunities and Risks Based on the recommendations of the TCFD, we are conducting a company-wide project to identify business opportunities and risks (impact assessment) through climate change scenario analysis using 4°C (RCP8.5) and 1.5°C (RCP1.9) scenarios based on the RCP scenarios of IPCC. Through both quantitative and qualitative analysis, we have determined that the Group's main business, services in the digital domain, will play an important role in resolving environmental issues in the future, and may also provide growth opportunities that will fully contribute to the enhancement of the Group's medium- to long-term value. In comparison with the assumed risk

impact, the positive business impact of the business opportunities exceeds the See page 47 of the Integrated Report for the results of the climate change scenario analysis to identify business opportunities and risks (impact https://www.unisys.co.jp/invest-j/ir/pdf/ir2021_pri.pdf#page=49 ■Risk Management Through the Environmental Contribution Committee and the Sustainability Committee, countermeasures based on the results of assessment of climate change-related risks through scenario analysis are shared with management. In addition, various measures to mitigate or avoid risks are implemented by each division under the monitoring of the Environmental Contribution Committee. As for climate-related risks assessed as critical for the Group's business, the Environment Contribution Committee and the Risk Management Committee will put such risks under the Group risk management system. ■Indicators and Targets We have set new indicators (KPI) and targets, including a GHG emissions reduction target, and raised the interim target for the renewable energy procurement rate that was set when we joined RE100 in 2020. See the following for more information on the indicators. https://www.unisys.co.jp/invest-j/ir/pdf/ir2021 pri.pdf#page=29 Development of Policies on The Company promotes communication with stakeholders through IR Information Provision to activities pursuant to the Disclosure Policy. Stakeholders

IV. Matters Related to the Internal Control System

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

The Company group has strived to establish, operate and continuously improve its internal control system as follows in order to smoothly and effectively achieve the four aims of internal control. These aims are: "improving the effectiveness and efficiency of business", "ensuring the reliability of financial reports", "compliance with laws and regulations on business activities", and "preservation of company assets". The intention is to improve the efficiency and transparency of management and ensure the Company's compliance with laws and regulations.

- a. Improving the Effectiveness and Efficiency of Business
 - The Group has established a management policy and specific management targets, and strives to develop systems that will improve operational effectiveness and efficiency.
 - The Group has established the business strategies and profit plans in order to achieve its management policy, and confirms and assesses the extent of progress against them at quarterly management reviews.
 - •Key matters on business execution are decided by the Executive Council and various committees, and authority is delegated to business divisions as appropriate in order to enable prompt business execution.
 - •The R&D/Investment Committee deliberates on and assesses the appropriateness of business plans about products/services and business investment such as capital participation in order to ensure the efficiency of investment pertaining thereto. Furthermore, the Project Review Committee deliberates on and assesses the appropriateness of implementation plans for material system service projects in order to ensure the profitability of service businesses.
- b. Ensuring the Reliability of Financial Reports

The Company's management and employees have conducted themselves in compliance with the basic policy for appropriate financial reporting established by the Group set forth for ensuring the reliability of financial reporting.

- The Company has established a department that implements the internal control of financial reports under the supervision of the Chief Financial Officer (CFO). It helps relevant departments to put internal control measures in place, and assesses the extent to which they have been implemented and how they are being run. The results of these assessments are reported by the relevant departments to management each time an assessment is conducted, so that management can confirm their efficacy. In an event that inadequacies are found, corrections are made promptly by the relevant department.
- •The Group constantly keeps in mind the fact that appropriate financial reporting is a corporate social responsibility. It strives to enhance internal control through measures such as yearly e-learning training sessions ('in order to properly understand internal control') run by the department in charge of internal control.

c. Compliance with Laws and Regulations on Business Activities

In recognition of compliance as one of the most critical issues to execution of business operation, the Group has established the 'Nihon Unisys Group Charter of Corporate Code', the 'Group Compliance Regulations', and the 'Nihon Unisys Group Code of Conduct', based on which all of the Group's employees act ethically in compliance with laws and regulations, social norms and internal regulations. In order to insure these, the Group has established the 'Compliance Committee' to promote compliance programs under the supervision of the Chief Compliance Officer (CCO). Education and awareness activities are continually carried out in order to ensure that an awareness of compliance takes root and grows in all executives and regular employees of the Group through measures such as conducting elearning and training seminars.

Additionally, a communication route has been set up for reporting on and asking for advice on compliance matters, and the Compliance Committee and auditors have also established their own direct route (hotline) for reporting and consultation. Strict measures have also been put in place to make sure that hotline users are not retaliated.

d. Preservation of company Assets (Risk Management)

The Nihon Unisys Group is faced with various kinds of risk in connection with its business activities. The Company has developed a risk profiling for the Group to share and centralize the management of risks throughout the entire Group. Furthermore, it has developed preventive measures and countermeasures against the occurrence of risk events in order to safeguard its assets.

Accordingly, the Company group has established a 'Risk Management Committee' chaired by the Chief Risk Management Officer (CRMO) to unify, lead and manage risk management across the entire Group. The Risk Management Committee has established a risk profiling in order to share and centralize the management of risks throughout the entire Group. The profiling currently has approx. 130 risk categories such as information management risks, system development risks, and disasters or accident related risks. Staff departments or committees responsible for controlling such risk items have established internal regulations to manage those risks as well as specific preventive measures and countermeasures in an event of a risk arising.

In an event of a material risk arising despite these measures, the organization where such risk arises or relevant committee promptly reports to the Risk Management Committee - Business Continuity Project. A Risk Response HQ is then established according to the severity of the risk in order to deal with the situation appropriately.

In the case of business continuity risks due to factors such as earthquakes or pandemic influenza, the Business Continuity Project Team headed by the CRMO forms a business continuity plan (BCP) and continuously reviews and improves its content while taking into account a range of viewpoints such as ensuring safety, restoring internal operations and dealing with customers.

In the event of a crisis, the CRMO (the first in line to the chief of disaster countermeasures HQ for the main office) promptly establishes a disaster countermeasures HQ and commences business continuity support activities.

Regarding the Company's systems to ensure the appropriateness of subsidiaries' business operations, the Company appropriately and effectively manages its group companies through its departments designated to manage each of such group company pursuant to its regulations for managing affiliated companies, while respecting each group company's autonomy; the Company has established such regulations in order to

improve the corporate value and ensure a sustainable growth of the Group by improving the management efficiency and sharing the Company's corporate philosophy with each group company. Furthermore, the Company supervises the business operations of directors of the subsidiaries and affiliated companies by dispatching the Company's officers and employees to the subsidiaries and affiliated companies as the directors and auditors.

Systems to ensure the properness of operations of a stock company (Internal Control System) other than above were also decided by resolution of the Board of Directors pursuant to the Companies Act, and is disclosed on the Company's external website (https://www.unisys.co.jp/invest-j/com/pdf/tousei.pdf)

2. Basic Views on Eliminating Anti-Social Forces

1. Basic Approach

The Company strongly refuses any anti-social forces and groups that threaten the order and safety of civil society.

2. Extent of Current Measures

- The Company has a policy of 'having no relationship with anti-social forces and eliminating any activities to promote them' as part of its aforementioned "System to ensure the properness of operations of a stock company (Internal Control System)"
 - (https://www.unisys.co.jp/invest-j/com/pdf/tousei.pdf)
- The Company has an examination system that involves confirmation by the person in charge of a deal and examination of that deal by a dedicated department, in order to avoid any dealings with anti-social forces
- The Company has included a provision on the elimination of anti-social forces in its standard agreement for the purposes of preventing dealings with anti-social forces and enabling immediate discontinuation of deals in an event where a business partner is found to be part of anti-social forces.
- In an event that a business partner is found to belong to anti-social forces, the Company shall establish a response team and promptly discontinue the relevant deal.
- The Company has made the compliance guidebook to show the specific examples of compliance issues to raise awareness of employees.

V. Other

1. Adoption of Anti-Takeover Measures

Adoption of Anti-Takeover Measures	Not Adopted
Supplementary Explanation	
The Company has not adopted measures for preventing takeovers.	

2. Other Matters Concerning Corporate Governance System

[Corporate Governance]

The corporate governance system of the Company is as described in the [Organizational Chart for Corporate Governance and Internal Control]

[Timely Disclosure System]

The internal system for timely disclosure of corporate information is as follows.

1. Basic Policy on Timely Disclosure of Corporate Information

The Nihon Unisys Group will make timely disclosure of facts or financial information capable of significantly impacting investment decisions by investors (hereinafter referred to as 'material facts') by appointing its Chief Financial Officer (CFO) as the "Person Responsible for Handling Information" pursuant to the regulations on timely disclosure stipulated in the rules on the listing of securities of the Tokyo Stock Exchange (hereinafter referred to as the 'Rules on Timely Disclosure'), and also establishing

and operating a system of internal information management that is applicable to subsidiaries also, pursuant to the internal regulations on the management and disclosure of internal information.

Furthermore, the Company discloses proactively and fairly all other information deemed to be effective for the better understanding of the Company.

2. Information concerning the Company

- (1) Information on decisions made
 - Key decision matters are decided by the Board of Directors (which holds a monthly meeting in principle) or the Executive Council, which consists of corporate officers concurrently serving as directors and who are appointed by the president.
 - With regard to key matters that have been resolved, the Person Responsible for Handling Information and the departments concerned such as Corporate Communications and Legal Department deliberate on the necessity of disclosure pursuant to the Rules on Timely Disclosure, and if it is decided that disclosure is necessary action is promptly taken.

(2) Information concerning the occurrence of certain facts

- Where a fact that is or is presumed to be material as regarding the Company occurs or is expected to occur, the departments concerned with that fact communicate it promptly to Corporate Communications and the Legal Department.
- Where disclosures is required of the material fact which has occurred, a disclosure procedure is promptly followed by Corporate Communications and the Legal Department after first reporting to the Person Responsible For Handling Information (CFO).

(3) Information concerning the financial results

• For information concerning the financial results, the relevant departments such as Corporate Communications and Legal Department promptly follow a disclosure procedure after first reporting to and obtaining approval from the Board of Directors. Where a performance forecast is revised, disclosure is made promptly as soon as the details of the revision become clear.

3. Information concerning subsidiaries

Material information on individual subsidiaries is promptly communicated by the departments in charge to Corporate Communications and the Legal Department. If it is decided to make disclosure of that information, then Corporate Communications and Legal Department promptly do so.

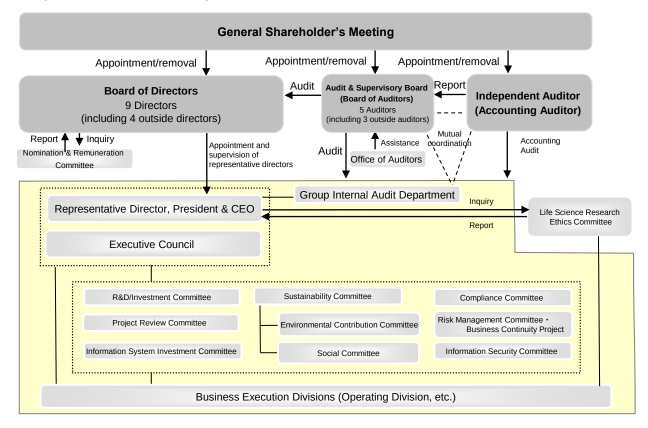
- * In a case where the materiality of a fact as stipulated in 2 and 3 above is in doubt, the Person Responsible for Handling Information makes a decision on the basis of discussions with the relevant departments.
- * Disclosure of material matters as stipulated in the Financial Instruments and Exchange Act is made in securities reports (*yuka shoken hokokusho*) and extraordinary reports (*rinji hokokusho*) which are submitted to the Director-General of the Kanto Finance Bureau through an electronic disclosure system (EDINET: Electronic Disclosure for Investors' Network).

4. Procedure for Disclosing Material Facts

The Person Responsible for Handling Information and the relevant departments such as Corporate Communications and Legal Department disclose material facts promptly on the basis of their discussions.

Material facts are disclosed by Corporate Communications through TDnet (Timely Disclosure System), a system of timely disclosing and communicating information operated by the Tokyo Stock Exchange, and by posting materials to and holding press conferences at the Kabuto Club of the Tokyo Stock Exchange. Inquiries from investors and the press about information that has been disclosed are responded to mainly by Corporate Communications.

[Organizational Chart for Corporate Governance and Internal Control]



[Organizational Chart for the Timely Disclosure System]

