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The corporate governance policies, structure, systems and initiatives of Resona Holdings, Inc. (“Resona Holdings” or “the Company”) are presented as follows.

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

1. Basic Views

Resona Holdings, Inc. (hereinafter the “Company”) has established the *Basic Corporate Governance Policy* to clarify its basic approach to and framework and operation policy for corporate governance, with the aim of facilitating the sustained growth and improvement of the corporate value of the Resona Group (hereinafter the “Group”) over the medium and long terms.

(Basic Approach to Corporate Governance)

- The Company, as the holding company of the financial services group, shall maximize the corporate value of the Group.
- The Company shall respect all stakeholders, including shareholders, and aim at achieving excellent corporate governance so that the Company can make decisions rapidly and decisively in response to environmental changes, including economic and social changes.
- The Company shall develop a structure that enables all Resona Group members to engage in business operations in a concerted manner and, to this end, has positioned the Group’s “Purpose” together with the “Corporate Mission (Resona Group Management Philosophy)” as a cornerstone of business management, aiming to realize the “Long-Term Vision,” which represents ideals regarding what the Group should look like over the long term.

“Group’s Conceptual Structure”

<https://www.resona-gr.co.jp/holdings/english/about/mission/index.html>

(The Company’s Corporate Governance System)

- Based on the above-mentioned basic approach to corporate governance, the Company shall clearly separate the management supervision function from the business execution function, and adopt the form of “company with a nominating committee, etc.,” as a corporate governance system because the Company determines that this system can enhance the supervision and decision-making functions of the Board of Directors.
- The Company shall fully utilize external views in its business management and secure transparency and fairness in management by ensuring the Board of Directors, on which highly independent outside directors constitute a majority, and the three committees (the Nominating Committee, the Compensation Committee and the Audit Committee) fulfill their functions.
- The Company shall ensure the autonomy of its Group companies and instruct the Group companies to manage their business activities based on the above-mentioned basic approach to corporate governance so that the Group will grow together with local communities.

Please also visit the Company’s website featuring its *Basic Corporate Governance Policy*.

https://www.resona-gr.co.jp/holdings/english/about/governance/pdf/basic_policy_20240401.pdf

Reasons for Non-Compliance with the Principles of the Corporate Governance Code

The Company adopts all principles set forth by the Corporate Governance Code.

Disclosure Based on the Principles of Corporate Governance Code

The status of the implementation of the Company's measures based on the principles set forth in the Corporate Governance Code is presented in the "Basic Corporate Governance Policy" and this report.

Principle 1.3: Basic Strategy for Capital Policy **Update**

The Company intends to improve corporate value by utilizing capital to execute growth investment and enhance the content of shareholder returns while maintaining financial soundness. As a capital profitability indicator, the Company is also striving to achieve an ROE of 8%.

1. Financial soundness

The Company aims to raise its equity ratio to secure a sufficient level of capital vis-à-vis currently applicable domestic standards. Further, in light of internationally unified standards, the Company will also strive to achieve a Common Equity Tier 1 capital ratio (excluding unrealized gain on available-for-sale securities; based on regulations to be effective upon the full enforcement of the finalized Basel 3) of 10%.

2. Growth investment

In addition to extending lending to help customers resolve issues they are confronting, the Company will execute inorganic growth investment to enhance its customer base, management resources and functions.

3. Shareholder returns

With regard to the total shareholder return ratio, we currently aim to achieve around 50% and have set a FY2025 target for dividends to be paid as a means of securing returns. Specifically, we have identified a dividend on equity ratio (DOE) target of around 3% for FY2029, with the aim of achieving a steady increase in the volume of dividends.

Principle 1.4: Cross-Shareholdings **Update**

With regard to its policy-oriented stockholdings,* the Company has established the *Policy for Holding Policy-Oriented Stocks* and the *Policy for the Voting Right Exercise Standards of Holding Policy-Oriented Stocks*. These policies and standards are disclosed through the following media.

Outline of *Policy for Holding Policy-Oriented Stocks*

Outline of *Policy for the Voting Right Exercise Standards of Holding Policy-Oriented Stocks*

Outline of *Process for verifying the appropriateness of the holdings of policy-oriented stocks*

https://www.resona-gr.co.jp/holdings/english/about/governance/pdf/related_policies2.pdf

* The Company's policy-oriented stockholdings are classified as (1) policy-oriented investment stocks and (2) strategic investment stocks in line with differing purposes of holdings. Of these, stockholdings in category (1) are subject to the Company's ongoing reduction efforts. Also included in this category are all the listed stocks held by subsidiary banks. Detailed definitions of these two categories are as follows.

(1) Policy-oriented investment stocks refer to stocks held by the Company or subsidiary banks for the purpose of developing stable, medium- to long-term transactional relationships by ensuring that both corporate customers and the Group enjoy sustainable improvements in corporate value. These stocks additionally include those held for such purposes as supporting regional vitalization or corporate rehabilitation.

(2) Strategic investment stocks refer to stocks held by the Company for the purpose of acquiring external resources or functions, for example, to secure alliances with external corporations.

Status of Initiatives

Since the massive infusion of public funds aimed at reinforcing the Company's capital, Resona Holdings has engaged in ongoing negotiations with its corporate clients to steadily reduce the volume of policy-oriented stocks held by Group entities, thereby mitigating its exposure to price fluctuation risks. Going forward, the Company will maintain a basic policy of reducing the balance of such stocks in light of environmental changes, such as changes to the Corporate Governance Code.

In addition, as of March 31, 2024, the Company verified the appropriateness of the holdings of policy-oriented stocks and concluded that the purpose of all the policy-oriented stock holding is in compliance with the Policy for Holding Policy-Oriented Stocks.

The stockholding verification process involved assessments of each investee's stock performance that examined profitability versus capital costs alongside medium- to long-term credit risk. In these assessments, the investee must satisfy certain profitability criteria and secure profitability in excess of capital costs even after the deduction of credit costs from profit.

- Profitability:

Profitability is calculated as profit less credit costs minus capital costs ((the sum of loans and stock-related risk weighted assets × targeted capital adequacy ratio + impairment VaR) × capital cost ratio)

These assessments revealed that the overall profitability of the Company's transactions with listed investees was in excess of capital costs and that the same applies to unlisted investees.

Taking a look at each investee, the Company confirmed that investees whose profitability surpasses capital costs account for approximately 70% of total investees. Currently, the Company is engaged in negotiations with investees failing to meet this profitability standard and other investees deemed to be in need of measures to improve profitability. Hereafter, the Company's decision whether or not to maintain a stockholding will depend on whether that investee is deemed likely to improve said profitability. At the same time, the Company will negotiate its divestment of their stock with those judged to be incapable of improving profitability.

Also, the Company regularly monitors the status of investees whose stock performance falls short of this standard while periodically checking on the progress of negotiations aimed at selling the stocks of underperforming investees.

In addition, as a result of the verification, there are instances when the Company sells stocks that are considered to be held fairly in consideration of market conditions and the Company's business and financial strategies.

As a result of the aforementioned activities, in fiscal 2024 the Company sold listed stock totaling ¥34.5 billion on an acquisition-cost basis.

Principle 1.7: Related Party Transactions

The Company has set forth procedures that should be followed prior to engaging in business transactions with related parties and presented said procedures in Article 5 of the *Basic Corporate Governance Policy* (Approval of Transactions with Parties Concerned).

Supplementary Principle 2.4.1: Ensuring Diversity in the Promotion of Core Human Resources

Concepts on ensuring diversity

Having experienced a management crisis ("Resona Shock") immediately after its inauguration in 2003, the Resona Group has positioned diversity management as a cornerstone for human resource management, striving to empower all employees, regardless of gender, age or nationality, to realize their full potential and achieve career success.

In recent years, the business environment has been evolving radically due to the ongoing globalization of economies and rapid advances in AI and other technologies, with new operational models quickly becoming obsolete and being superseded by another. Accordingly, businesses are constantly being called upon to take on the challenge of transformation in ways that defy past experience or prevailing norms.

To secure its ability to continuously deliver new value supporting its customers' happiness, the Resona Group continuously strives to transform itself into a financial service group rich with creativity. This striving involves securing diverse human resources and encouraging mutual respect among them so that they are better positioned to learn different ways of thinking and discover new ideas which, in turn, lead to innovation.

Furthermore, the Group expects its human resources to become true professionals equipped with strong specialist skills enabling the resolution of issues customers are confronting and with a personal dedication to enhancing the customers' happiness. When it comes to promoting employees, the Group is focused on

appreciating the personalities of candidates and their aspirations toward self-motivated career goals, no matter their gender or years of service.

Based on the concepts discussed above, the Group is promoting diversity & inclusion to help diverse human resources realize their potential and take full advantage of input from differing value systems.

Current status of and targets for diversity Update

The Resona Group is striving to secure workforce diversity as outlined below to achieve value creation supported by diverse employees who strive to understand each other's differences in ways of thinking, respect and inspire one another and proactively incorporate new ideas from their peers.

a. Women

The Group announced its targets for the empowerment and promotion of women as part of Long-Term Sustainability Targets disclosed in June 2021. Specifically, the Group aims to achieve the below presented ratios for the representation of women in various positions, an increase of 10% or more from the levels recorded at the time of the announcement, by the end of fiscal 2030.

- Ratio of female Directors and Executive Officers at Resona Holdings: 30% or more
- Ratio of female senior managers at five Group companies*1: 20% or more
- Ratio of female line managers*2 at five Group companies*1: 40% or more*2

*1 Sum of Resona Holdings, Resona Bank, Saitama Resona Bank, Kansai Mirai Bank and Minato Bank

*2 Ratio of female in managerial positions or above charged with overseeing staff

Latest results

- Ratio of female Directors and Executive Officers at Resona Holdings: 11.7% (as of April 1, 2025)
- Ratio of female senior managers at six Group companies: 16.5% (as of March 31, 2025)
- Ratio of female line managers at six Group companies: 34.4% (as of March 31, 2025)

b. Foreign nationals and other human resources equipped with global perspectives

On an annual basis since fiscal 2014, the Resona Group has consistently hired several new graduates from among the contingent of foreign national students who complete their university education in Japan. Currently, these hires undergo training with an eye to promotion to managerial positions. Going forward, the Group intends to hire and train foreign nationals who will one day serve as key workforce components. In terms of recruiting mid-career hires, the Group is similarly focused on constantly hiring excellent human resources, irrespective of nationality, based on their skills in their areas of specialty.

The Resona Group also recognizes the need for human resources equipped with global perspectives and capable of assessing global economic trends, technological breakthroughs and changes in financial services in an accurate and timely manner. The Group thus deems it essential to secure and allocate such human resources, irrespective of nationality, not only to its international business but also to other businesses, ensuring that their competencies are leveraged in various operations at each business unit. Moreover, the Group is providing employees with ongoing assistance to help them develop global perspectives.

For employees who assume senior manager or higher positions, the Group has adopted a performance evaluation scheme that incorporates global perspectives as one of its indicators. Through the endeavors described above, the Group will expand its pool of globally capable human resources from the current level while striving to optimally allocate human resources on an ongoing basis.

In addition, a number of locally hired employees are playing key roles at the Group's overseas locations. For example, foreign national (non-Japanese) managers at Bank Resona Perdana in Indonesia account for a total of 67, or approximately 94%, of said bank's managerial positions. Meanwhile, ten (77%) of the managers at Resona Merchant Bank Asia in Singapore are foreign nationals.

c. Mid-career hires

At the Resona Group, the number of mid-career hires being promoted to managerial positions currently totals 1,130. With regard to the promotion of mid-career hires, the Group takes their experience in previous employment into account while applying the same criteria as those applied to candidates who join the workforce as new graduates.

In April 2021, the Group revised its personnel system, instituting a multi-path personnel system designed to help each employee enhance their strengths in their area of specialty. Building on this system, the Group is developing an environment in which mid-career hires are empowered to realize their full potential and play even greater roles in their respective fields. Moreover, the Group intends to promote mid-career hires so they serve as driving forces toward its goal of increasing the sophistication of its financial services for future generations. These efforts are also undertaken in line with the reform of the human resource portfolio to align with changes in the business model. Looking ahead, as the Group plans to raise the proportion of mid-career hires among new hires, the ratio of mid-career hires to the overall number of managers is expected to grow.

Policies for and the status of human resource training and the development of an in-house environment toward securing workforce diversity

To help diverse human resources achieve success, the Group is striving to increase work style options available to employees while extending assistance to those endeavoring to strike a balance between childrearing, nursing care or other life events and their duties. Moreover, the Group is developing an environment supportive of employees' autonomous career development efforts.

Increasing work style options available to employees

The Group is striving to offer a variety of work style options as part of efforts to develop a working environment in which every employee is empowered to pursue success regardless of time or other constraints.

To this end, employees in all job categories are allowed to adopt a variable working hour system. Furthermore, they are enabled to utilize a discretionary labor system or flextime under certain conditions so that they can choose optimal work styles in line with the nature of their respective duties. In addition to full-time employee and partner employee positions, the Group also introduced "smart employee" positions, in which employees are allowed to work shorter working hours and are given more limited jobs, an option designed to accommodate the need for optimal work-life balance.

The Group also expanded the scope of employees eligible for remote working to all employees while utilizing branch meeting rooms as satellite offices, with the aim of increasing options available to employees in terms of working locations.

Helping employees strike a balance between life events and duties

The Group maintains programs granting childcare-related leave and otherwise allowing cessation from work for childcare in addition to enabling employees taking on childrearing to adopt shortened working hours. Moreover, the Group extends assistance to those expecting to be reinstated from childcare leave by, for example, holding various seminars. In these ways, the Group strives to develop a supportive environment for those endeavoring to strike a balance between work and childrearing. In addition, the Group aims to encourage male employees who are fathers to transform their work styles and raise their awareness of the need to strike a balance between work and childrearing. To this end, the Group has identified a specific target for the ratio of male employees who take childcare leave and is striving to encourage the utilization of childcare leave among this employee group. In October 2022, the Group introduced a new system associated with cessation from work upon childbirth, which is deemed particularly important in postnatal child rearing, and designated the first 14 days of such cessation as paid leave to further promote the utilization of this system.

For employees engaged in nursing care, the Group endeavors to enhance the content of related programs, such as those granting nursing care leave and those allowing shortened working hours. The Group has also prepared a guidebook to ensure employee understanding of these programs while regularly holding seminars. These systematic efforts are intended to alleviate any sense of anxiety among employees regarding nursing care and enable them to utilize the above programs whenever necessary so that they can continue to work with confidence.

Assistance for autonomous career development

Upon the April 2021 revision of the personnel system, the Group adopted a multi-path personnel system to promote the transition to a human resource portfolio with a greater focus on securing diverse workers boasting strengths in their areas of specialty. The new system is a course-based system that offers a total of 20 career paths* encompassing various operational areas. Furthermore, we began providing employees with options regarding

retirement age, which can range between age 60 and age 65, as part of efforts to push ahead further with diversity & inclusion.

In conjunction with the revision of the personnel system, the Group has established a helpdesk through which specialist staff provide career counseling and has also restructured an existing system for internally soliciting candidates for personnel transfer in line with their desires for new assignments. We also began holding round-table meetings aimed at helping attendees learn about operations handled by headquarters as well as the details of the aforementioned courses offered via the new personnel system. As such, we are striving to develop a comprehensive structure for assisting employees in their autonomous career development efforts.

* In April 2023, “AML/CFT specialist course” was added to the conventional list of 19 career courses.

For details on the Group’s diversity & inclusion initiatives, please visit the following page of our corporate website.

https://www.resona-gr.co.jp/holdings/english/sustainability/sdgs/human_rights/diversity.html

Principle 2.6: Roles of Corporate Pension Funds as Asset Owners

The Group established a fund-based corporate pension system. Resona Bank and Saitama Resona Bank have established Resona Corporate Pension Fund. Kansai Mirai Bank and Minato Bank have established Kansai Mirai Corporate Pension Fund. These various Funds (hereinafter the “Funds”) are charged with the management of pension assets associated with defined benefit pension plans, the payment of pensions and other pension-related administrative tasks. The Group Banks are systematically allocating to their respective Funds human resources with the appropriate skills for managing assets. For example, Resona Holdings assigns to the Resona Corporate Pension Fund and the Kansai Mirai Corporate Pension Fund human resources who have worked for such subsidiaries as Resona Bank and who are equipped with experience in securities management and pension trusts. In this way, the Group Banks are ensuring that their respective Funds are capable of independently determining asset management methodologies as well as undertaking proactive risk management and thus fulfilling specialist roles as asset owners. In addition, the Resona Corporate Pension Fund has announced its adherence to Japan’s Stewardship Code.

The Funds mandate that such important matters as making changes to their constitutions, drafting annual budgets, business reporting, announcing financial results and managing pension assets must be approved by their respective boards of representatives. The Funds also mandate that one half of the membership of the Group Banks’ boards of representatives consists of those appointed by their respective companies, with the other half consisting of those elected from among pension beneficiaries via mutual election. Moreover, directors elected from among the members of a board of representatives and the Group Banks’ personnel in charge of human resources, financial affairs, market-related operations and other key operations attend periodic Asset Management Committee meetings to engage in discussions aimed at formulating and reviewing basic policies for asset management. In these ways, the Group Banks are ensuring the proper management of conflicts of interest between corporate pension beneficiaries and themselves.

Principle 3.1: Full Disclosure Update

1. Company objectives (e.g., business principles), business strategies and business plans

The Company has positioned the Resona Group’s “Purpose” together with the “Corporate Mission (Resona Group Management Philosophy)” as a cornerstone of business management and aims to realize the “Long-Term Vision,” which represents ideals regarding what the Group should look like over the long term. “Group’s Conceptual Structure”

<https://www.resona-gr.co.jp/holdings/english/about/mission/index.html>

In addition, the Company announced its “New Medium-term Management Plan” in May 2023.

<https://www.resona-gr.co.jp/holdings/english/about/strategy/plan.html>

2. Basic views and guidelines on corporate governance

Presented under I. 1. “Basic Views” of this report.

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

Policies and procedures adopted by the Company's Compensation Committee to determine the remuneration of the Company's directors and executive officers are presented under II. 1. "Remuneration for Directors and Executive Officers, Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods" of this report and Articles 13 (Compensation Committee) and 14 (Compensation System) of the *Basic Corporate Governance Policy*.

4. Board policies and procedures in the appointment and dismissal of the senior management and the nomination of directors

Policies and procedures adopted by the Company's Nominating Committee to appoint candidates for the Company's directors and those adopted by the Board of Directors to appoint candidates for executive officers (including Representative Executive Officer) are presented under II. 1. "Independent Directors, Matters Relating to Independent Directors, Outline of the 'Standards for Electing Director Candidates'" of this report and Articles 11 (Election of Executive Officers, etc.) and 12 (Nominating Committee) of the *Basic Corporate Governance Policy*. In addition, the Company is striving to ensure the effectiveness of its policies and procedures through the following measures, with the aim of systematically securing objectivity, timeliness and transparency in the dismissal of executive officers. Specifically, the Board of Directors, whose majority is accounted for by outside directors, is authorized to dismiss executive officers, including the President, if, for example, their accomplishments have been deemed insufficient. Also, members of the Nominating Committee are kept informed about evaluation results for each executive officer's performance while regularly deliberating on the suitability of key individuals serving as executive team members and President.

5. Reasons for the election of director candidates, including those who will concurrently serve as Representative Executive Officers

Reasons for the election of such director candidates are presented in reference documents attached to the Notice of Convention of the 24th Ordinary General Meeting of Shareholders.

<https://www.resona-gr.co.jp/holdings/english/investors/stock/meeting/pdf/notice20250529.pdf>

Supplementary Principle 3.1.3: Initiatives on Sustainability and Investments in Human Capital and Intellectual Properties

Initiatives on sustainability Update

The Resona Group has defined "Beyond Finance, for a Brighter Future" as its Purpose, thereby clarifying how it contributes to society well into the future as it moves toward achieving sustainable improvement in social and corporate value. Guided by this Purpose, along with its long-cherished "*Corporate Mission*," the Group has also identified a Long-Term Vision of realizing "Retail No. 1" and becoming "The 'Solution Group' most supported by customers and regional societies as it walks with them into a brighter future together," the Group's long-term ideals regarding what it should look like.

In addition, the Company announced its new medium-term management plan (MMP) in May 2023. This MMP was formulated using a backcasting approach that takes into account what needs to be done to realize the Purpose and the Long-Term Vision, with the MMP period defined as the "first 1,000 days of taking on corporate transformation (CX)" aimed at moving the Group toward a new stage of value creation. Thus, the MMP consists of initiatives with two main objectives, namely, the "Strengthening of Value Creation Capabilities" and the "Development of Next-Generation Management Platforms" with the aim of securing the Group's ability to help resolve increasingly diverse issues its customers are now confronting.

For the detail of the MMP, please refer to our corporate website.

<https://www.resona-gr.co.jp/holdings/english/about/strategy/plan.html>

For details on the Resona Group's sustainability initiatives and the status of information disclosure in accordance with the TCFD and TNFD guidances, please refer to the section titled "Initiatives to Improve Corporate Value" featured in the Integrated Report issued by the Company.

<https://www.resona-gr.co.jp/holdings/english/investors/financial/integrated/pdf/24/ir25.pdf>

Investments in human capital and intellectual properties

The Company has positioned investment in human capital and intellectual capital as a key element supporting the realization of its Long-Term Vision.

The medium-term management plan (MMP), which was announced in May 2023, consists of initiatives with two main objectives, namely, the “Strengthening of Value Creation Capabilities” and the “Development of Next-Generation Management Platforms.” The Company considers investment in human capital and intellectual capital to be an important driver for the latter initiative.

Please also refer to the Integrated Report issued by the Company for its concepts on and KPIs for human capital- and intellectual capital-related investment to be undertaken.

Supplementary Principle 4.1.1: The Scope and Content of Matters Delegated to the Management

The scope of matters delegated to Executive Officers is defined by the Company’s Board of Directors and presented under Article 3 (System and Role of the Board of Directors) of the *Basic Corporate Governance Policy*.

Supplementary Principle 4.1.3: The Succession Plan for Management Personnel

Aiming for sustained improvements in corporate value, the Group introduced a succession plan in June 2007 that serves as a mechanism to ensure the succession of management roles and responsibilities to be borne by presidents and other officers at Resona Holdings and Group subsidiary banks in a way that secures the transparency of the process of selecting and nurturing officers.

The scope of the succession plan covers various candidates, from those nominated to the position of President at Resona Holdings, and Group subsidiary banks to those who are new candidates for officer positions. The process of selecting and nurturing successors is carried out steadily according to a schedule, matching qualified candidates to the appropriate rank. The Group maintains the objectivity of this process by drawing on the advice of external consultants. Evaluations of candidates undergoing the process are reported to the Nominating Committee. In addition to receiving reports on candidate evaluations, members of the Nominating Committee come into direct contact with candidates as part of the process, evaluating various aspects of candidates’ characters.

The activities of the Nominating Committee are reported to the Board of Directors, of which outside directors are the majority, and are discussed from diverse perspectives. Through the entire process, which is highly transparent, each potential director’s capabilities and competencies are closely studied and enhanced where appropriate.

In addition, Resona Holdings has set forth seven competencies that define the ideal individual for the position of officer. Resona Holdings is striving to ensure that the directors in the Nominating Committee as well as officers share common ideals established thusly. This ensures that the standards for the evaluation and nurturing of successors are clear and that the entire process is impartial.

Supplementary Principle 4.2.2: Basic Policy for the Company’s Sustainability Initiatives

The Company’s Board of Directors has defined a basic policy regarding the Resona Group’s initiatives aimed at living up to the expectations and trust placed in it by society through its business activities and thereby ensuring resonance between the creation of a sustainable society and the Group’s sustainable growth.

This policy includes a statement that the Board of Directors will verify and supervise the status of sustainability promotion initiatives in a periodic manner via the use of an overarching perspective, with the aim of fulfilling its duty of accountability to stakeholders.

For specific details regarding the Resona Group Sustainability Policy, please refer to our corporate website.

<https://www.resona-gr.co.jp/holdings/english/sustainability/management/about/index.html>

Moreover, the Resona Group has defined “Beyond Finance, for a Brighter Future” as its Purpose, thereby clarifying how it will contribute to society well into the future as it moves toward achieving sustainable improvement in social and corporate value. Guided by this Purpose, along with its long-cherished “*Corporate Mission*,” the Group has also identified a Long-Term Vision of realizing “Retail No. 1” and becoming “The

‘Solution Group’ most supported by customers and regional societies as it walks with them into a brighter future together,” the Group’s long-term ideals regarding what it should look like.

The medium-term management plan (MMP) announced in May 2023 was formulated under the supervision and guidance of the Board of Directors via the use of a backcasting approach that takes into account what needs to be done to realize ideals described above. In the course of formulating the MMP, the Group has also examined areas of particular concern in terms of delivering value to society as well as in its priority business fields against the backdrop of an ever-faster evolving business environment and with regard to the allocation of management resources, including human capital and intellectual capital, to support value creation and other key business initiatives.

The status of progress under the MMP is regularly monitored by the Board of Directors, which works to maintain a robust supervisory structure over MMP initiatives.

Principle 4.8: Effective Use of Independent Directors Update

The Company’s policies on the number of its directors, including independent directors, and the minimum proportion of independent directors in the Board are presented under Article 3 (System and Role of the Board of Directors) of the *Basic Corporate Governance Policy*.

As of the date of the announcement of this report, the Company’s Board of Directors consists of 10 members, seven of whom are independent directors.

Principle 4.9: Independence Standards and Qualification for Independent Directors

The independence standards and qualifications for outside directors set forth by the Company are presented under II. 1. “Independent Directors, Matters Relating to Independent Directors, Outline of the ‘Standards for Election Director Candidates,’ Independence of Outside Directors” of this report.

Supplementary Principle 4.11.1: Views on the Balance, Diversity and Size of the Board

The Company’s views on the knowledge and experience of members of its Board of Directors as well as the balance, diversity and size of the Board as a whole are presented under Article 3 (System and Role of the Board of Directors) of the *Basic Corporate Governance Policy*.

The Company considers ensuring diversity and active discussion informed by the varied experience and specialties of each Director will lead to enhanced supervisory and decision-making functions of the Board of Directors.

The skills especially expected from each Director are presented in the Notice of Convention of the 24th Ordinary General Meeting of Shareholders.

<https://www.resona-gr.co.jp/holdings/english/investors/stock/meeting/pdf/notice20250529.pdf>

Supplementary Principle 4.11.2: The Status of Directors’ Concurrent Positions

The status of director positions concurrently held by the Company’s outside directors is presented under II. 1. “Outside Directors, Outside Directors’ Relationship with the Company (2)” of this report.

None of the other directors holds a concurrent position as a senior executive or a director at a listed company.

Supplementary Principle 4.11.3: Analysis and Self-Evaluation of the Board’s Overall Effectiveness

Update

1. Outline of method and results of evaluation of the Board of Directors for the fiscal year ended March 31, 2025:

As set out in Article 9 (Self-Assessment) of the Basic Corporate Governance Policy, the Company’s Board of Directors conducts a self-assessment of its overall effectiveness based upon opinions on the roles, functions and operation of the Board of Directors and others. The Company strives to improve the effectiveness of the Board of Directors on a continuous basis following the PDCA cycle such as by holding discussions at the meeting of the Board of Directors regarding the Board of Directors during the next fiscal year based on the results of such self-assessment, determining the measures to be taken for such fiscal year and executing such measures.

(1) Outline of the evaluation of the Board of Directors for the fiscal year ended March 31, 2025

The Company conducts an evaluation of the Board of Directors every year. For the fiscal year ended March 31, 2025, in addition to collecting written responses to a questionnaire prepared by the Corporate Governance Office, the Corporate Governance Office conducted interviews with the Outside Directors to have deep understanding of the responses. Further, based upon the issues for the Board of Directors which surfaced from such responses, discussions were made between the Outside Directors and Group CEO on the operation of the Board of Directors during the next fiscal year, and a report was made at a meeting of the Board of Directors.

***Main items featured in the questionnaire**

Issues in the management, and roles and functions of the Board of Directors ;
Size and composition of the Board of Directors' membership;
State of the Board of Directors' operations;
Response to the issues identified in the previous year;
Compositions, roles and the status of operation of the committees (Nominating, Compensation and Audit);
System for supporting Outside Directors;
Relationships with investors and shareholders;
Governance structure of the Company and overall effectiveness of the Board of Directors;
Self-assessment of each Director's own performance

(2) Outline of the results of evaluation of the Board of Directors for the fiscal year ended March 31, 2025

In order to improve effectiveness of the Board of Directors, the following measures were taken in the fiscal year ended March 31, 2025, based on the consideration of the issues for the previous fiscal year:

(i) Ensuring the role of the Board of Directors of Resona Holdings (discussing on longer-term issues):

Main agenda:
Analysis of competitiveness of the Resona Group;
Status of measures for next generation management platforms;
Direction of capital management;
Materiality of the Resona Group;
Direction of the personnel system and human resources management.

(ii) Functioning as a monitoring board (changes to reports on state of business by CxOs):

Each CxO and Executive Officer makes a report at a meeting of the Board of Directors from the viewpoint how they are approaching to resolve issues for the Group while taking advantage of capabilities of the Group companies.

(iii) Establishment of system to support in-depth discussions (ensuring opportunities to exchange views among the Outside Directors and with CEO):

Main initiatives:
Meetings with the Chairperson of the Board of Directors and the chairperson of each of the Nominating, Audit and Compensation Committees;
Meetings between Group CEO and the Outside Directors;
Meetings among the Outside Directors;
Tour of the Group's facilities;
Study sessions by external experts.

As a result of these measures, the Board of Directors has received a high overall rating in the five-level quantitative evaluation. The Company recognizes that the Board has improved its

effectiveness, which has been enhanced through the participation of each member in discussions based on their experience, knowledge, and multifaceted perspectives under an appropriate structure, as well as through efforts to enhance discussions and strengthen cooperation between the board of directors. The Chairperson of the Board continues to receive positive feedback as having performed his role appropriately, and the Company considers that its Board of Directors is effectively functioning in the fiscal year ended March 31, 2025.

On the other hand, the Company has recognized the need to further clarify the roles and functions of the Board of Directors of Resona Holdings, to set the Board agenda based on it, and to upgrade the operation of the Board, in order to further strengthen the Board's functions.

Furthermore, the Company believes that, in order to continuously increase the Resona Group's corporate value, further improvement of the effectiveness of the Board of Directors of Resona Holdings, which plays a central role in the group governance, is necessary, and the Company will continue to adequately implement the PDCA cycle based on the evaluation of the Board of Directors.

2. Measures by the Board of Directors during the fiscal year ending March 31, 2026 for the improvement of effectiveness of the Board of Directors

The Company will take on the following measures during the fiscal year ending March 31, 2026:

(1) Setting the Board agenda items in light of the roles and functions of the Board of Directors

The Company will clarify the roles and functions of the Board of Directors of Resona Holdings again and set the Board agenda items appropriate for performing such roles and functions.

Discussion and decision on medium-to-long-term major directions:

Determining the direction of the whole Group;

Responding to issues that involve multiple entities and/or business sections;

Establishing the business portfolio and allocating management resources;

Establishing the platform functions shared by the Group;

Establishing the system of internal control;

External communications as the representative of the Group.

Effective monitoring of the status of execution of duties.

(2) Effective operation of the Board of Directors

As efforts to improve the effectiveness of the Board of Directors, the Company will implement measures including tours to the Resona Group facilities, study sessions by external experts, and meetings for exchange of views among directors outside of the Board of Directors meetings, as appropriate and necessary.

The Company will carry out the appropriate PDCA cycle to set the Board agenda items and handle discussions made at the Board of Directors so as to improve the effectiveness.

Note: For details of fiscal 2024 self-evaluation results, please also refer to the following material posted on the Company's website.

[Board of Directors | Corporate Governance | Governance | Resona Holdings, Inc.](#)

Supplementary Principle 4.14.2: Training Policies for Directors

The Company's policies for the training of its directors are presented under Articles 6 (Qualifications and Roles of Directors) and 8 (Acquisition of Information by Outside Directors and Information Sharing) of the *Basic Corporate Governance Policy*.

Principle 5.1: Policy for Constructive Dialogue with Shareholders

The Company established the *Basic Policy for Promoting Constructive Dialogues with Shareholders, Investors, etc.*, and discloses the policy through the following medium.

Outline of Basic Policy for Promoting Constructive Dialogues with Shareholders, Investors, etc.

http://www.resona-gr.co.jp/holdings/english/about/governance/pdf/related_policies1.pdf

For more details on the Company's IR activities and the status of stakeholder dialogue, please also refer to III. 2. "IR Activities" of this report.

In addition, the status of stakeholder dialogue is also featured in the Investor Relations Meeting for FY2024 and the latest edition of the Integrated Report.

Presentation material for the Investor Relations Meeting for FY2024 (page42)

https://www.resona-gr.co.jp/holdings/english/investors/ir/presentation/pdf/20250520_2a.pdf

Integrated Report (page 15and 28)

<https://www.resona-gr.co.jp/holdings/english/investors/financial/integrated/pdf/24/ir25.pdf>

Principle 5.2: Establishing and Disclosing Business Strategy and Business Plan

- The Resona Group is determined to remain true to its fundamental philosophy of "Customers' happiness is our pleasure." By doing so, we will strive to maximize our social and corporate value, with the aim of becoming the "Retail No. 1 Solution Group" most supported by customers and regional societies as it walks with them into a brighter future together."
- In May 2023, the Company formulated and announced the medium-term management plan (MMP), which aims to accelerate initiatives to realize "Retail No. 1" and spans the period from fiscal 2023 to fiscal 2025.

<https://www.resona-gr.co.jp/holdings/english/about/strategy/plan.html>

Action to Implement Management That Is Conscious of Cost of Capital and Stock Price

With regard to action taken by the Company to improve capital costs and stock prices, please refer to the presentation material for the Investor Relations Meeting for FY2024 and the latest edition of the Integrated Report, both available from its corporate website.

Presentation material for the Investor Relations Meeting for FY2024 (page 7and 76)

https://www.resona-gr.co.jp/holdings/english/investors/ir/presentation/pdf/20250520_2a.pdf

Integrated Report (page 18and 34)

<https://www.resona-gr.co.jp/holdings/english/investors/financial/integrated/pdf/24/ir25.pdf>

2. Capital Structure

Percentage of Foreign Shareholders:	More than 30%
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[Status of Major Shareholders] Update

Shareholder	Number of Shares Held	Percentage of Shares Held
The Master Trust Bank of Japan, Ltd. (Trust Account)	378,709,600	16.42
Custody Bank of Japan, Ltd. (Trust Account)	129,328,150	5.60
JP MORGAN CHASE BANK 385632	97,376,587	4.22
STATE STREET BANK AND TRUST COMPANY 505001	83,449,015	3.61
STATE STREET BANK AND TRUST COMPANY 505223	82,690,847	3.58
The Dai-ichi Life Insurance Company, Ltd.	75,145,200	3.25
Nippon Life Insurance Company	54,355,095	2.35
AMUNDI GROUP	45,133,700	1.95
STATE STREET BANK WEST CLIENT = TREATY 505234	41,897,391	1.81
JP MORGAN CHASE BANK 385781	35,567,062	1.54

Controlling shareholder (except for parent company)	None
Parent company	None

None

3. Corporate Profile **Update**

Listed Stock Market and Market Section:	Prime Market, Tokyo Stock Exchange
Fiscal Year-End:	March 31
Type of Business:	Bank
Number of Employees (consolidated) as of the End of the Previous Fiscal Year:	More than 1000
Sales (consolidated) as of the End of the Previous Fiscal Year:	More than ¥1 trillion
Number of Consolidated Subsidiaries as of the End of the Previous Fiscal Year:	10 to less than 50

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

None

5. Other Special Circumstances That May Have Material Impact on Corporate Governance

None

II. Business Management Organization and Other Corporate Governance Systems regarding Decision Making, the Execution of Business, and Management Oversight

1. Organizational Composition and Operation

Organization Form:	Company with a nominating committee, etc.
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[Directors]

Maximum Number of Directors Stipulated in Articles of Incorporation:	15
Term of Office Stipulated in Articles of Incorporation:	1 year
Chairman of the Board of Directors	Outside Director
Number of Directors	10

[Outside Directors]

Number of Outside Directors:	7
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Number of Outside Directors Designated as Independent Directors Pursuant to the Securities Listing Regulations of the Tokyo Stock Exchange	7
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Outside Directors' Relationships with the Company (1) **Update**

Name	Status	Relationship with the Company (Note)										
		a	b	c	d	e	f	g	h	i	j	k
Kimie Iwata	Appointed from another company								○			
Fumihiko Ike	Appointed from another company								○	△		
Sawako Nohara	Appointed from another company								○			
Masaki Yamauchi	Appointed from another company								○			
Katsuyuki Tanaka	Lawyer								○			
Jiro Seguchi	Appointed from another company								○			
Shie Lundberg	Appointed from another company											

Note: Nature of the relationship with the Company is indicated using the following symbols:

○: Indicates the situation described below applies at present or in the recent past

△: Indicates the situation described below applied in the past

●: Indicates the situation described below applies to a close family member of the individual at present or in the recent past

▲: Indicates the situation described below applied to a close family member of the individual in the past

- Engages in business execution at the listed company or its subsidiary
- Engages in business execution at the listed company's parent company or serves as a non-executive director
- Engages in business execution at a fellow subsidiary of the listed company
- Engages in business transactions with the listed company as his/her main business partner or engages in business execution at a company that engages in such transactions
- Acts as a main business partner of the listed company or engages in business execution at a company that acts as a main business partner of the listed company
- Serves as a consultant, accounting specialist or attorney-at-law for the listed company and receives a considerable amount of remuneration or compensation other than executive remuneration
- Holds considerable equity in the listed company or engages in business execution at a company that holds such equity
- Engages in business execution at a company that has business transactions with the listed company (excluding the above "d," "e" or "f"; this clause does not apply to family members of outside directors)
- Engages in business execution at a company that is in an inter-directorial relationship with the listed company (this clause does not apply to family members of outside directors)
- Engages in business execution at a company that is a beneficiary of the listed company (this clause does not apply to family members of outside directors)
- Other

Outside Directors' Relationships with the Company (2) Update

Name	Membership of Committees (Nominating, Compensation or Audit committees)	Designation as Independent Director	Supplementary Explanation of the Relationship	Reasons for Appointment
Kimie Iwata	Nominating Committee	Independent Director	<p><Important Concurrent Positions> Outside director of Ajinomoto Co., Inc.</p>	<p>The Company expects that Ms. Kimie Iwata will contribute proactively in the meetings of the Board of Directors and others by offering opinions and advice especially from the perspective of sustainability and diversity & inclusion based on her experience in public administration and her idea and experience as a manager in the cosmetics industry. She is independent of the management team and there is no threat of any conflict of interest arising with the general shareholders. The Company believes Ms. Iwata will continue to be highly capable of utilizing her ideas and experience in supervising the management. Ms. Iwata attended all of the 17 Board of Directors meetings, all of the 10 Nominating Committee meetings held during fiscal 2024. Ms. Iwata had held her position as an outside director of Resona Holdings for a period of six years as of the close of the Company's General Meeting of Shareholders held in June 2025.</p>
Fumihiko Ike		Independent Director	<p><Important Concurrent Positions> Outside director of NIT DATA Corporation Outside director of Eisai Co., Ltd.</p>	<p>The Company expects Mr. Fumihiko Ike to contribute proactively in the meetings of the Board of Directors and others by offering opinions and advice especially from the perspective of compliance, risk management, information technology and digitalization based on his ideas and experience as a manager of a manufacturing business operating globally. Mr. Ike has been carrying out his role as the Chairperson of the Board of Directors appropriately by leading agenda selection and deliberations at meetings. He is independent of the management team and there is no threat of any conflict of interest arising with the general shareholders. The Company believes that Mr. Ike will continue to be highly capable of utilizing his knowledge and experience in supervising the management. Mr. Ike</p>

				attended all of the 17 Board of Directors meetings held during fiscal 2024. Mr. Ike had held his position as an outside director of Resona Holdings for a period of four years as of the close of the Company's General Meeting of Shareholder held in June 2025.
Sawako Nohara	Compensation Committee	Independent Director	<p><Important Concurrent Positions></p> <p>Representative Director and President of IPSe Marketing, Inc.</p> <p>Outside director of Keikyu Corporation</p>	<p>The Company expects Ms. Sawako Nohara to contribute proactively in the meetings of the Board of Directors and others by offering opinions and advice especially from the perspective of information technology, digitalization, compliance, risk management, and diversity and inclusion based on her rich experience and high specialization in the information technology area. She is independent of the management team and there is no threat of any conflict of interest arising with the general shareholders. The Company believes that Ms. Nohara will continue to be highly capable of utilizing her knowledge and experience in supervising the management. Ms. Nohara attended all of the 17 Board of Directors meetings and all of the eight Compensation Committee meetings held during fiscal 2024. Ms. Nohara had held her position as an outside director of Resona Holdings for a period of three years as of the close of the Company's General Meeting of Shareholder held in June 20245</p>
Masaki Yamauchi	Audit and Nominating committees	Independent Director	<p><Important Concurrent Positions></p> <p>Outside director of Persol Holdings Co., Ltd.</p> <p>Outside Director, Seiko Epson Corporation</p>	<p>The Company expects Mr. Masaki Yamauchi to contribute proactively in the meetings of the Board of Directors and others by offering opinions and advice especially from the perspective of organizational management and sustainability based on his ideas and experience as a manager of the logistics industry. He is independent of the management team and there is no threat of any conflict of interest arising with the general shareholders. The Company believes that Mr. Yamauchi will continue to be highly capable of utilizing his knowledge and experience in supervising the management. Mr. Yamauchi attended the 16 out of 17 times Board of Directors meetings, all of the 10 Nominating Committee meetings and all of the 14</p>

				Audit Committee meetings held during fiscal 2024. Mr. Yamauchi had held his position as an outside director of Resona Holdings for a period of three years as of the close of the Company's General Meeting of Shareholder held in June 2025.
Katsuyuki Tanaka	Compensation and Audit Committee	Independent Director	<p><Important Concurrent Positions></p> <p>Lawyer, Tokyo Seiwa Sogo Law Office</p> <p>Outside Audit & Supervisory Board Member of Money Forward, Inc.</p>	<p>The Company expects Mr. Katsuyuki Tanaka to contribute proactively in the meetings of the Board of Directors and others by offering opinions and advice especially from legal and compliance perspective based on his professional knowledge and experience concerning corporate legal matters. Although he does not have past experience in corporate management other than serving as an outside audit & supervisory board member, he is independent of the management team and there is no threat of any conflict of interest arising with the general shareholders. The Company believes that Mr. Tanaka will continue to be highly capable of utilizing his knowledge and experience in supervising the management. Mr. Tanaka attended all of the 17 Board of Directors meetings and all of the 14 Audit Committee meetings held during fiscal 2024. Mr. Tanaka had held his position as an outside director of Resona Holdings for a period of two years as of the close of the Company's General Meeting of Shareholder held in June 2025.</p>
Jiro Seguchi	Nominating and Audit Committee	Independent Director	Outside Director of Otsuka Holdings Co., Ltd.	<p>The Company expects Mr. Jiro Seguchi to contribute proactively in the meetings of the Board of Directors and others by offering opinions and advice especially from the perspective of organizational management and globalization based on his professional knowledge and experience in the financial sector and sufficient knowledge in finance and accounting. He is independent of the management team and there is no threat of any conflict of interest arising with the general shareholders. The Company believes that Mr. Seguchi will be highly capable of utilizing his knowledge and experience in supervising the management.</p>

Shie Lundberg	Compensation Committee	Independent Director	Outside Director of DIC Corporation	<p>The Company expects Ms. Shie Lundberg to contribute in the meetings of the Board of Directors and others by offering opinions and advice especially from the perspective of management strategy utilizing information technology and digitalization based on her knowledge and experience as an expert in the field of information technology. She is independent of the management team and there is no threat of any conflict of interest arising with the general shareholders. The Company believes that Ms. Lundberg will be highly capable of utilizing her knowledge and experience in supervising the management.</p>
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[Committees]

Committee Composition and Chairs

	Total Number of Committee Members	Full-time Members	Inside Directors	Outside Directors	Chair
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Nominating Committee	3	0	0	3	Outside Director
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Compensation Committee	3	0	0	3	Outside Director
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Audit Committee	4	1	1	3	Outside Director
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[Executive Officers] **Update**

Number of Executive Officers:	23
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Status of Concurrent Positions **Update**

Name	Representative Authority	Concurrent Position Held (Director)	Nominating Committee	Compensation Committee	Concurrent Position Held (Employee)
Masahiro Minami	Yes	Yes	X	X	No
Shigeki Ishida	No	Yes	X	X	No
Shoichi Iwanaga	No	No	X	X	No
Satoshi Fukuoka	No	No	X	X	No
Kazuhiro Nishiyama	No	No	X	X	No
Hideki Mochimaru	No	No	X	X	No
Hideki Tahara	No	No	X	X	No
Gen Nakahara	No	No	X	X	No
Narunobu Ota	No	No	X	X	No
Shinichiro Isa	No	No	X	X	No
Koki Katayama	No	No	X	X	No
Kazuhiro Chida	No	No	X	X	No
Kazuki Mochida	No	No	X	X	No
Nobuki Iwadate	No	No	X	X	No
Yoko Takaya	No	No	X	X	No
Satoki Funahara	No	No	X	X	No
Kan Itoh	No	No	X	X	No
Kunio Matsui	No	No	X	X	No
Nonitsugu Yamamoto	No	No	X	X	No
Toshiyuki Mizukawa	No	No	X	X	No
Hidefumi Kawabe	No	No	X	X	No
Itaru Kuki	No	No	X	X	No
Tomokazu Yokoyama	No	No	X	X	No

[Auditing Structure]

Appointment of Directors and/or Staff to Support the Audit Committee:	Yes
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■ Matters Related to the Independence of Such Directors and/or Staff from Executive Officers

Established under the direct control of the Audit Committee, the Office of the Audit Committee is composed of specialist personnel who support the Audit Committee in the execution of its duties. In order to ensure the strict independence of such specialist personnel from executive officers, the Board of Directors stipulates that all relevant appointments and personnel transfers require the prior consent of the Audit Committee.

■ Cooperation among Audit Committee, Accounting Auditors and Internal Audit Departments

The Audit Committee receives reports from the Internal Audit Division with regard to such important matters as the *Internal Audit Basic Plan* and engages in discussions thereon. In addition to receiving reports on audit results furnished by said division, the committee may give specific instructions to the division regarding the execution of further inspections, if necessary, while requesting the submission of reports on such inspections. As such, the Company maintains an auditing structure that facilitates frequent and flexible collaboration between the Audit Committee and the Internal Audit Division. At the same time, the Audit Committee regularly receives reports from accounting auditors regarding the progress status of their auditing activities as well as audit results. Moreover, the chair of the Audit Committee and full-time committee members attend monthly meetings with accounting auditors and the Internal Audit Division to exchange opinions, with the aim of ensuring cooperation between the committee, the division and accounting auditors.

As explained above, at Resona Holdings, the Audit Committee, accounting auditors and the Internal Audit Division maintain collaborative relationships with each other to ensure management transparency and objectivity and thereby improve the effectiveness of corporate governance throughout the Resona Group.

[Independent Directors] Update

Number of Independent Directors:	7
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■ Matters Relating to Independent Directors

Outline of the “Standards for Electing Director Candidates”

Resona Holdings ensures that director and outside director candidates are chosen from among persons who have sufficient competencies for the supervision of management by having its Nominating Committee conduct thorough assessments based on “Standards for Electing Director Candidates” formulated by said committee. In addition, the eligibility of outside director candidates is also carefully examined in light of their independence from the Company in accordance with requirements set forth in said standards.

Summary of Standards

(Director Candidates)

The director candidates under these Standards shall meet the following conditions:

- (1) The person is suitable for the duty of supervising management from the viewpoint of facilitating the sustainable creation of Resona Group’s corporate value;
- (2) The person has the personality and knowledge required of a director, and has the willingness and ability required for faithfully performing his/her duties;
- (3) The person can secure the time necessary for faithfully performing his/her duties; and
- (4) The person meets the requirements of a director as specified by laws and regulations.

(Independence of Outside Directors)

1. The independent outside directors under these Standards shall meet the requirements for an outside director as specified by laws and regulations and shall fall under none of the following subparagraphs:

- (1) The person is an operating director, executive officer or other employee (hereinafter “operating person”) of the Company or its affiliate, or has been an operating person of the Company or its affiliate during a period of 10 years before assuming the office of a director;
- (2) The person is a large shareholder having voting rights of 5% or more of all voting rights of the Company, or the person is an operating person of a corporation, organization, etc., which has voting rights of 5% or more of all voting rights of the Company;
- (3) The person is an operating person of a company which has an important business relationship (Note 1) with the Company or its affiliate, or of its parent company or of its important subsidiary;
- (4) The person has received compensation or other property benefits in the amount of ¥10 million or more (the annual average over the past three years) as attorney, consultant, etc., of the Company or its affiliate, in addition to officer’s compensation of the Company; or the person is an operating person of a corporation, organization, etc., of which sales to the Company or its affiliate account for 2% or more of the consolidated sales of the corporation, organization, etc.;
- (5) The person is an accounting auditor of the Company or its affiliate, or an employee, etc., of the accounting auditor;
- (6) The person is an operating person of a corporation, organization, etc., which received a donation from the Company or its affiliate in the amount of ¥10 million or more (the annual average over the past three years), or 30% of the annual total expenses of the corporation, organization, etc., whichever is the larger;
- (7) The person falls under any of the subparagraphs (2) through (6) during the period of past five years;
- (8) The spouse or a relative within the second degree of the person falls under any of the subparagraphs (1) through (6);
- (9) The person is an operating person of a corporation, organization, etc., which receives a director from the Company or its affiliate, or of its parent company, subsidiary, etc.;
- (10) A person whose term of office of outside director exceeds eight years in total; and
- (11) A person for whom a substantive conflict of interest could arise constantly in connection with general shareholders of the Company for any reasons other than those specified in above subparagraphs (1) through (10).

(Note 1) Important business relationship shall mean transactions, etc., which fall under any of the following:

- (i) Usual transaction is 2% or more of the consolidated operating gross profit of the Company, or of consolidated gross sales of the client.
- (ii) The balance of loans payable to the Company or its affiliate is specified in the business report of the client, and it is determined that such loan balance cannot be paid by other fund procurement means in a short period of time.

2. Even in the case that the person falls under any of the subparagraphs (1) through (11), if the Nominating Committee comprehensively judges his/her independence and determines that the person is qualified as an independent outside director, the person can be elected as an independent outside director candidate. In such case, the Nominating Committee shall explain the reasons, etc., for determining that the person is qualified as an independent outside director.

(Determination of director candidates)

1. When determining director candidates, the Nominating Committee shall select those director candidates who meet the requirements of director candidates as specified in these Standards and have various backgrounds and experience.
2. In addition to the above, when determining director candidates, the Nominating Committee shall ensure, in principle, that a majority of the Board of Directors are independent outside directors as specified in these Standards.

[Incentives]

Incentive Policies for Directors and/or Executive Officers:	Resona Holdings has adopted a performance-based compensation system
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■ Supplementary Explanation

Please see the section, “Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods,” below.

Recipients of Stock Options:

■ Supplementary Explanation

[Remuneration for Directors and Executive Officers] **Update**

Disclosure of Individual Director Remuneration:	Individual amounts are not disclosed
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Disclosure of Individual Executive Officer Remuneration:	Disclosed a portion of the components comprising individual remuneration
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■ Supplementary Explanation **Update**

[Total Amounts of Compensation for Directors and Executive Officers]

(Period covered: April 1, 2024 to March 31, 2025) (Units: Number of individuals, Millions of yen)

	No. of Individuals	Compensation Paid			
		Total	fixed compensation	Performance-based variable portion	
				Cash compensation	Non-cash compensation
Directors (excluding Outside Directors)	1 (1)	21 (43)	21 (43)	— (—)	— (—)
Executive Officers	20 (24)	581 (1,193)	249 (514)	219 (449)	112 (228)
Outside Directors	8 (8)	138 (138)	138 (138)	— (—)	— (—)

Notes:

1. Amounts of compensation paid are rounded down to the nearest million yen.
2. No. of individuals represents the number of recipients among directors and executive officers who held office in fiscal 2024 and includes seven executive officers who stepped aside from their positions on March 31, 2025.
3. For officers that held the concurrent positions of director and executive officer, compensation as a executive officer was paid.
4. Fixed compensation paid consists of the position-based fixed portion, the duty-based additional fixed portion and additional allowance.
5. Non-cash compensation presented above represents the amounts recorded as expenses during fiscal 2024 in connection with Share Benefit Trust in place to secure incentives for executive officers. .
6. In addition to the amounts presented above, the Company has provided totaling ¥3,000,000 (¥5,000,000 on a consolidated basis), respectively, for cash compensation for four executive officers who stepped aside from their positions on March 31, 2024

7. Yen figures in parentheses above present the sums of compensation received by the Company's directors, executive and other officers for their duties as directors or executive officers at the Company and consolidated subsidiaries. In the first column, figures in parentheses indicate the total numbers of such individuals. Please note that compensation as an executive officer was not paid to four executive officers who held concurrent positions of Representative Director and President at, respectively, Resona Bank, Limited, Saitama Resona Bank, Limited, Kansai Mirai Bank, Limited, and Minato Bank, Limited.

[Total Amount of Consolidated Compensation Paid to Individual Recipients]

Calculation period: April 1, 2024 to March 31, 2025

(Millions of yen)

Name (title)		Total amount		
		Fixed compensation	Performance-based cash compensation	Performance-based non-cash compensation
Masahiro Minami (executive officer)	133	40	62	30
Shoichi Iwanaga (executive officer)	108	32	50	24

Notes:

1. Pertaining only to a recipient whose remuneration amounts to 100 million yen or more in total.
2. Figures presented above are rounded to the nearest million.

<i>Policy on Determining Remuneration Amounts and Calculation Methods:</i>	Yes
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■ Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods

Basic Concepts behind the Company's Compensation Systems for Directors and Executive Officers

- Compensation systems in place at the Resona Group are designed to provide recipients with sound incentives for supporting its sustainable growth and a medium- to long-term improvement in corporate value in addition to securing proper supervisory functions.
- Remuneration for directors and executive officers is, in principle, determined by the Compensation Committee, which consists only of outside directors who are independent from management, following objective and transparent procedures.

Policy for the Determination of the Composition of Compensation and Other Benefits for Individual Directors and Executive Officers

(1) Position-based compensation

The position-based portion is determined by the nature and scope of responsibilities held by each individual.

(2) Annual incentive

Executive officers are offered an annual incentive in line with the Resona Group's annual performance and individual achievements. In principle, the performance-based portion of this incentive is more heavily weighted for individuals in higher positions than it is for those in lower positions.

(3) Medium- to long-term incentive

Executive officers are also offered a medium- to long-term incentive in line with the Group's performance over the medium-term management plan (MMP) period. In principle, the performance-based portion of this incentive is more heavily weighted for individuals in higher positions than it is for those in lower positions.

(4) Duty-based additional compensation

Directors who concurrently serve as executive officers or act as members of the Nominating, Compensation or Audit Committee are offered duty-based additional compensation based on responsibilities associated with the

recipient's duties. This compensation is also paid to directors and executive officers who concurrently serve as directors or corporate auditors at Group banks, etc.

(5) Additional allowance

Outside directors who chair the Board of Directors, the Nominating Committee, Compensation Committee or Audit Committee are offered additional allowances based on the burdens arising from these responsibilities.

Note: For more details on the compensation system for directors and executive officers, please see the webpage below.

<https://www.resona-gr.co.jp/holdings/english/about/governance/cg/about.html#04>

[Support System for Outside Directors] Update

As part of the support structure and system, specialist personnel (from the Corporate Governance Office) are appointed to provide information to outside directors. The Corporate Governance Office assists in the affairs and operations of the Board of Directors, the Nominating Committee and the Compensation Committee. The Office is charged with the responsibility of supporting directors in the execution of their supervisory and decision-making functions. The Office provides outside directors with prior explanations of matters to be discussed at scheduled Board of Directors meetings. Questions, opinions and suggestions from outside directors who received prior explanations, including those voiced by individuals who plan to be absent at upcoming Board of Directors meetings, are compiled by the Corporate Governance Office and then relayed to the relevant and responsible divisions and related departments in addition to being presented at the Board of Directors meeting to spur active discussions. The appropriate executive officers and personnel of responsible divisions and departments provide direct explanations to outside directors in the cases of urgent and specific items.

In addition, seminars are held for newly appointed outside directors on particular aspects of the highly specialized banking business, with lectures presented by Executive Officers from the supervising sections of such directors.

Name	Title and position	Main activities	Employment conditions	Date of retirement from the office of President	Current term of office
Kazuhiro Higashi	Senior Advisor to Resona Holdings and Resona Bank	Taking concurrent position at external entities	Part time with compensation	March 31, 2020	One year (with option for renewal)
Kazuyoshi Ikeda	Senior Advisor to Saitama Resona Bank	Taking concurrent position at external entities	Part time with compensation	March 31, 2020	One year (with option for renewal)

Notes:

1. The above table indicates the status of individuals who serve as senior advisors to the Resona Group after stepping down from the office of Chairman or President at Resona Holdings, Resona Bank or Saitama Resona Bank.
2. Although Resona Holdings has in place no advisor system for itself, the Group is equipped with a senior advisor system to provide assistance to the Resona Group members and help them enhance their corporate value. Under this system, individuals who have retired from the office of President, etc., at Resona Holdings, Resona Bank, or Saitama Resona Bank may sign a senior advisor contract with either of these companies. They provide "assistance" in the form of activities centered on contributing their expertise as managers of financial institutions in the fields of community contribution, public welfare and other social contribution initiatives that are not associated with decision making by the Company's management. These activities may, where necessary, involve taking concurrent positions at external entities operating in these fields upon the request of Resona Bank or Saitama Resona Bank.
3. The roles of senior advisors, the upper limit of compensation paid to them, their terms of office and other factors associated with the senior advisor system are subject to the approval of the Nominating Committee. Thanks to this, the Company believes, the senior advisor system operates in a way that secures its objectivity and transparency.

4. The Company mandates that the appointment of senior advisors, including their reappointment, and any changes in the senior advisor system require the approval of the Nominating Committee.
5. In addition, because advisors of Kansai Mirai Bank and Minato Bank, including the former Representative Director and President, engage in highly local and public social contribution initiatives, there are instances where they assume roles in public office at external organizations as needed. The advisory positions of each executive officer are listed below.

Name	Title and position	Main activities	Employment conditions	Date of retirement from the office of President	Current term of office
Kazumasa Hashimoto	Special Advisor to Kansai Mirai Bank	Taking concurrent position at external entities	Part time with compensation	March 31, 2023	One year (with option for renewal)
Hiroaki Hattori	Special Advisor to Minato Bank	Taking concurrent position at external entities	Part time with compensation	March 31, 2025	One year (with option for renewal)

Special advisors are not associated with the Company's decision making and do not provide regular reports.

2. Business Execution, Auditing, Oversight, Nomination and Remuneration Decisions (Overview of Current Corporate Governance System) **Update**

An overview of the current management structure and the status of activities undertaken within this structure is as follows.

Board of Directors

The Board of Directors fully ensures that management engages in substantial discussion in fulfilling its responsibilities of making decisions about important Group management issues and supervising the execution of business activities by executive officers and directors. The Board of Directors consists of 10 directors, seven of whom are outside directors, and the numbers of male and female directors are seven and three, respectively. One of the specific features of the Committees Governance Model as a company with a nominating committee, etc., is that while the Board of Directors makes decisions regarding important management issues and supervises the execution of operations, clearly defined roles give executive officers responsibility for the execution of operations, thus strengthening the Board of Directors' supervisory and decision-making functions. Since fiscal 2020, the committee has been chaired by an internal director who does not also serve as an executive officer, but since June 2022, an independent outside director has been serving as chair. In addition, the presidents of the group subsidiary banks concurrently serve as executive officers of Resona Holdings in order to ensure the enhanced supervisory functions of the holding company vis-à-vis these banks. In fiscal 2024, the Board of Directors met 17 times, with an average attendance rate among the directors of 99.0%.

Masahiro Minami 17/17, Shigeki Ishida 17/17, Mikio Noguchi 17/17, Hisahiko Oikawa 17/17, Chiharu Baba 17/17, Kimie Iwata 17/17, Setsuko Egami 17/17, Fumihiko Ike 17/17, Sawako Nohara 17/17, Masaki Yamauchi 16/17, Katsuyuki Tanaka 17/17, Ryuji Yasuda 17/17

Note: On June 23, 2023, Mr. Hidehiko sato retired from the office of director, while, on the same date, Mr. Shigeki Ishida, Mr Katsuyuki Tanaka, and Mr Ryuji Yasuda were appointed as directors.

In order to improve effectiveness of the Board of Directors, the following measures were taken in the fiscal year ended March 31, 2025, based on the consideration of the issues for the previous fiscal year:

- (i) Ensuring the role of the Board of Directors of Resona Holdings (discussing on longer-term issues):

Main agenda:

Analysis of competitiveness of the Resona Group;

Status of measures for next generation management platforms;

Direction of capital management;

Materiality of the Resona Group;

Direction of the personnel system and human resources management.

(ii) Functioning as a monitoring board (changes to reports on state of business by CxOs):

Each CxO and Executive Officer makes a report at a meeting of the Board of Directors from the viewpoint how they are approaching to resolve issues for the Group while taking advantage of capabilities of the Group companies.

(iii) Establishment of system to support in-depth discussions (ensuring opportunities to exchange views among the Outside Directors and with CEO):

Main initiatives:

Meetings with the Chairperson of the Board of Directors and the chairperson of each of the Nominating, Audit and Compensation Committees;

Meetings between Group CEO and the Outside Directors;

Meetings among the Outside Directors;

Tour of the Group's facilities;

Study sessions by external experts.

Nominating Committee

The Nominating Committee comprises three committee members, with all of the members being outside directors. The committee makes decisions regarding proposals for the selection and dismissal of directors that are submitted to the shareholders meeting, based on the specific qualities that the Group should seek in its directors as well as the “Standards for Electing Director Candidates” both of which have been discussed and decided on at the committee’s meetings. This committee met 10 times in fiscal 2024. In June 2007, the Nominating Committee introduced a succession plan that serves as a mechanism to ensure that the most appropriate candidates fill top management roles and responsibilities with the aim of accelerating the Group’s management reform and realizing the enhancement of corporate value on a sustainable basis. The status of the implementation of the succession plan is examined by the Nominating Committee and reported to the Board of Directors. The average attendance rate of Nominating Committee members amounted to 100.0% in fiscal 2024. The status of each member’s attendance is as follows: Kimie Iwata 10/10, Setsuko Egami 10/10, Masaki Yamauchi 10/10

In line with its Rules on the Nominating Committee, the Company has defined the following items as matters to be determined by the Nominating Committee.

- The content of proposals regarding the selection of directors
- The content of proposals regarding the dismissal of directors
- Other matters stipulated under laws, regulations, the Company’s Articles of Incorporation and these Rules as well as matters deemed to require deliberation by the committee in the course of execution of its duties

Based on these definitions, in fiscal 2024 the committee engaged in deliberation centered on the following matters.

(i) Deliberation of the lineup of Group officers

Over the course of the fiscal year, the committee deliberated on the composition of Group officers and addressed various aspects of the subject, such as the memberships of boards of directors, the total number of Group officers and their age, as well as how to secure diversity among them.

(ii) Discussions and determination of succession plans

The committee discussed and determined the content of the succession plan to be executed in fiscal 2024. This succession plan consists of various process for selecting and nurturing Group officers, including external assessments, interviews with Nominating Committee members and training programs outside the Group. In fiscal 2024, the committee placed particular emphasis on upgrading its methods for the multifaceted assessment of officer competencies, to this end introducing multiple rounds of external assessments.

(iii) Monitoring over the implementation of the succession plan

The committee examined the results of these external assessments and other inputs to monitor the implementation status of the succession plan. Leveraging input from the above process, committee members are currently engaging in individual interviews with Group officers.

Date of committee meetings	Points discussed
April 2024	Deliberation on the lineup of Group officers and Discussions and determination of the fiscal 2024 succession plan
June 2024	Deliberation on the lineup of Group officers
July 2024	Deliberation on the lineup of Group officers
September 2024	Deliberation on the lineup of Group officers
October 2024	Deliberation on the lineup of Group officers and the Monitoring of the succession plan (reporting on results of the assessments conducted thus far)
November 2024	Deliberation on the lineup of Group officers and the Monitoring of the succession plan (reporting on results of the assessments conducted thus far)
December 2024	Deliberation on the lineup of Group officers, monitoring of the succession plan (reporting on results of the assessments conducted thus far) and interviews of individual Group officers by Nominating Committee members (Unofficial activity outside the scope of committee duties)
January 2025	Deliberation on the lineup of Group officers
February 2025	Deliberation on the lineup of Group officers

Audit Committee

The Audit Committee comprises four directors, including three outside directors, one of whom serves as the chair, and another director who serves full-time. Audit Committee members are selected from among those with the requisite experience and abilities as well as appropriate knowledge of finance, accounting, and laws as is necessary to conduct audits. In particular, at least one of the members is equipped with sufficient expertise in finance and accounting.

In addition to auditing the execution of duties by executive officers and directors, this committee makes decisions regarding proposals for the selection and dismissal of accounting auditors, which are submitted to the General Meeting of Shareholders. The Audit Committee receives reports from the Internal Audit Division with regard to such important matters as the Internal Audit Basic Plan and engages in discussions thereon. In addition to receiving reports on the audit results furnished by said division, the committee may give specific instructions to the division regarding the execution of further inspections, if necessary, while requesting the submission of reports on such inspections. As such, the Company maintains an auditing structure that facilitates frequent and flexible collaboration between the Audit Committee and the Internal Audit Division. Furthermore, the committee works with the Compliance Division, the Risk Management Division, the Finance and Accounting Division, and other divisions to supervise and verify internal control systems and make the necessary responses, advising executive officers and other responsible personnel to make essential improvements. This committee met 14 times in fiscal 2024. The Audit Committee also carries out the periodic analysis and evaluation of its overall effectiveness based on each committee member's assessments of and opinions regarding the operations of the committee, agenda items being submitted to it and its functions. The status of each member's attendance is as follows: Masaki Yamauchi 14/14, Katsuyuki Tanaka 14/14, Ryuji Yasuda 14/14, Hisahiko Oikawa: 14/14

The Audit Committee formulates audit policies and plans while deliberating compensation for accounting auditors and whether they should be reappointed at the ends of their terms. In addition, the committee examines reports from full-time Audit Committee members and exchanges opinions with executive officers to monitor and verify the appropriate functioning of the internal control system. Summaries of matters discussed by the Audit

Committee are provided to the Board of Directors, the membership of which mainly comprises outside directors, upon the close of each committee meeting.

Primary audit items discussed by the Audit Committee in fiscal 2024 are as listed below.

1. Strengthening of corporate group audits based on the Group's business management structure
 - Status of the Company's initiatives to upgrade its mode of group governance
 - Status of initiatives to strengthen IT governance
 - Status of back-office system integration under way for Minato Bank
2. Compliance management structure
 - Status of initiatives to foster a good corporate culture
 - Initiatives to promote customer-oriented business conduct
 - Status of the strengthening of measures against money laundering and financial crimes
3. Progress status of the development of business models aimed at realizing "Retail No. 1"
 - Status of initiatives undertaken by DX-related departments to realize more stable business operations
 - Status of business process reform initiatives
4. Enhancement of human capital management
 - Status of initiatives to optimally allocate human resources across the Group
5. Risk management structure aligned with internal and external environments involving a greater degree of volatility and uncertainty
 - Status of the Company's initiatives to upgrade its mode of risk management in line with changes in the business environment
 - Status of initiatives to enhance the effectiveness of risk governance
 - Structure for supporting the upgrading of internal audits across the Group
6. Structure for ensuring appropriate response to the revision of financial regulations, accounting systems, laws and regulations, etc.
 - Status of financial reporting aimed at improving the quality of internal control
 - Status of the Company's financial management approach to enhancing corporate value in light of changes in the business environment
7. Management structure for preventing accounting fraud and ensuring the appropriateness of finance and tax affairs
 - Key Audit Matters (KAM)
 - Status of communications between accounting auditors and Audit Committee members, top management members, etc.

An outline of specific activities undertaken by the Audit Committee in fiscal 2024 is presented below.

Board of Directors meeting: Reporting on the content of discussions by the Audit Committee (11 times per year)

Executive officers, etc.: Exchange of opinions with representative executive officers (twice a year), the exchange of opinions with representatives from each subsidiary banks (once a year), the review of reports received from each executive officer and the exchange of opinions with them (once to three times a year)

Internal Audit Division: Review of reports received from the executive officer in charge of the division and the exchange of opinions with said person, etc. (10 times per year)

Full-time Audit Committee members and Full-time Audit Board members from subsidiary banks entities: Review of reports on daily activities of audit committees and board of auditors (twice a year)

Group companies: Exchange of opinions with representative directors of Group companies (three Group companies per year)

Accounting auditors: Exchange of opinions regarding the status of accounting audits, etc. (five times a year on a face-to-face basis, twice a year on a document basis)

In addition, in May of each year the Audit Committee conducts a self-assessment to examine the effectiveness of its operations and the content of its activities.

This assessment is based on questionnaires that ask each Audit Committee member to undertake an assessment of the above-named matters and otherwise contribute their opinions. The committee then aggregates

the results of the questionnaires and addresses concerns voiced by its members. Also, Audit Committee conducted a separate survey for the executive departments regarding the operation of themselves, and strive to improve the operation based on the feedback received.

Compensation Committee

The Compensation Committee comprises three committee members, with all of the members being outside directors. This committee makes decisions about policies regarding benefits for individual directors and executive officers as well as the actual benefits for specific individuals. In addition, the committee considers the role a director compensation system should play in enhancing the Group's corporate value. In fiscal 2024, the committee met eight times. The committee abolished the directors' retirement benefit system and introduced a performance-based compensation system in fiscal 2004. In addition, the committee adopted a compensation system that grants Performance Share Units in fiscal 2017.

The average attendance rate of Compensation Committee members was 100.0% in fiscal 2024. The status of each member's attendance is as follows: Chiharu Baba 8/8, Setsuko Egami 8/8, Sawako Nohara 8/8

In line with its Rules on the Compensation Committee, the Company has defined the following items as matters to be determined by the Compensation Committee.

- Policies for the determination of compensation and other benefits for individual directors and executive officers
- Content of compensation and other benefits for individual directors and executive officers
- Establishment, amendment and abolishment of standards and procedures necessary to determine the content of compensation and other benefits for individual recipients based on policies as defined above
- Other matters stipulated under laws, regulations, the Company's Articles of Incorporation and these Rules as well as matters deemed to require deliberation by the committee in the course of execution of its duties

Based on these definitions, in fiscal 2024 the committee engaged in deliberation centered on the following matters.

(i) Deliberation of the compensation system for Group officers

The committee deliberated the design of the next Group officer compensation system. Once the items up for discussion were organized and a schedule drawn up, the committee engaged in ongoing deliberations over the course of FY2024, referencing trends in officer compensation systems.

(ii) Management and monitoring of the compensation system

The committee managed and monitored the compensation system in an appropriate manner based on fiscal 2024 policies determined independently and with peers at main subsidiaries with regard to compensation for officers at the Company and said subsidiaries.

An outline of the relevant discussions is as follows.

Date of committee meetings	Points discussed
May 2024	Deliberation on the management and monitoring of the compensation system (Determination of officer evaluations based on FY2023 financial results and the setting of FY2024 individual targets)
June 2024	Deliberation on a new compensation system for Group officers(Determination of compensation policies), the management and monitoring of the compensation system (Determination of non-financial evaluations based on FY2023 and individual evaluations as well as compensation amount)
July 2024	Deliberation on the management and monitoring of the compensation system (Setting of non-financial targets)

November 2024	Deliberation on the management and monitoring of the compensation system (individual evaluations at the end of the first half of FY2024)
December 2024	Deliberation on the management and monitoring of the compensation system (level of compensation)
February 2025	Deliberation on a new compensation system for Group officers(Organizing items to be discussed and the formulation of schedule for discussion)
March 2025	Deliberation on a new compensation system for Group officers(Identification of items to be discussed), the management and monitoring of the compensation system (finalization of compensation amount and stock compensation)

Executive Committee

Resona Holdings set up the Executive Committee as a body to deliberate and report on generally important management items and important matters in the execution of operations to support the decision-making process in the execution of operations. The Executive Committee consists of representative executive officers as well as executive officers and employs serious debate to ensure the transparency of decisions regarding significant management issues. In fiscal 2024, this committee met 49 times. Important issues related to the execution of the Company's business are reported to and discussed at this committee.

Internal Auditing Council

As a body to deliberate and report on important matters related to internal audits, Resona Holdings has established an Internal Auditing Council that is independent from the Executive Committee that serves as a body for the execution of business. The council is composed of representative executive officer, a full-time Audit Committee member, the executive officer in charge of the Internal Audit Division, the general manager of the Internal Audit Division and other personnel involved with internal auditing. The content of deliberations and reports are conveyed to the Audit Committee and the Board of Directors. The council met 16 times in fiscal 2024 and, in addition to discussing the internal auditing plan, it reported on the results of internal audits.

The Status of Internal Audits

As a part of its audit structure and system, Resona Holdings established the Internal Audit Division, which operates under the Board of Directors. This division maintains strict independence from divisions in charge of the execution of Group operations and is headed by an executive officer who has been specially appointed to oversee the audit function. As of April 2025, the Internal Audit Division was composed of 207 members including the general manager. We have personnel with professional qualifications such as Certified Internal Auditor (CIA) and Certified Information Systems Auditor (CISA). The Internal Audit Division takes a risk-based approach to audits encompassing business operations and all operating divisions and departments excluding the Office of Audit Committee. This division strives to ensure the healthy and appropriate business operations and to enhance corporate value through recommendations aimed at resolving problems and issues and promotion of appropriate improvement activities. Taking into consideration the degree of inherent risk present within individual operations, the risk management framework of each operating division and department and the efficacy and efficiency of internal audits, the Internal Audit Division prepares a basic policy and plan for internal auditing for each fiscal year, specifying audit activity policies, target business units and priority areas subject to auditing. After obtaining the opinions of the Audit Committee and the Company's accounting auditor and discussions on the Internal Auditing Council, the Internal Audit Division submits this policy and plan to the Board of Directors for approval.

In addition to the results of internal audits, the results of executing recommended improvement measures at departments subject to audits is reported to the Board of Directors, the Audit Committee and the Internal Auditing Council. If the situation merits, the Audit Committee will directly instruct the Internal Audit Division to carry out and report on further inspections.

The Internal Audit Division receives periodic reports from accounting auditors with regard to audit results and the status of their auditing activities. Moreover, the division and accounting auditors work in close collaboration, regularly exchanging information so as to pool knowledge pertaining to internal control systems other relevant matters.

Deloitte Touche Tohmatsu LLC was appointed as the Company's accounting auditor for fiscal 2024. The relevant accounting audit was conducted by the following certified public accountants.

Deloitte Touche Tohmatsu LLC (21 years, including the two-year period in which Deloitte engaged in joint audits with Ernst & Young ShinNihon LLC)

Mitsuo Kimura (Three years)

Arata Otake (Three years)

Taketsugu Ishizaka (Four years)

(Other support staff (43 persons): 18 CPAs, 15 individuals who have passed CPA exams and 10 others)

Note: Figures in parentheses are the number of consecutive accounting audit years.

3. Reasons for Adoption of Current Corporate Governance System

In June 2003, Resona Holdings adopted the Committees Governance Model (currently known as the company with a nominating committee, etc., governance model) based on its recognition that said model was the best suited for the Company's goal of securing a clear separation between functions for supervision and execution of business operations and strengthening the ability of its Board of Directors as a management oversight and decision-making body. Since then, the Company has maintained a corporate governance system under this governance model.

III. Implementation of Measures for Shareholders and Other Stakeholders

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

Supplementary Explanations	
Early Notification of General Shareholder Meeting:	Distributed convocation notices 16 days prior (June 9) to the General Meeting of Shareholders date (June 25)
Scheduling Annual General Shareholder Meetings Avoiding the Peak Day:	Held the Annual General Meeting of Shareholders two days prior (June 25) to the peak shareholder meeting date (June 27).
Allowing Electronic Exercise of Voting Rights:	Electronic exercise of voting rights was implemented from the fiscal 2006 Annual General Meeting of Shareholders.
Participation in Electronic Voting Platform:	A voting rights electronic exercise platform for institutional investors has been established for use from the fiscal 2007 Annual General Meeting of Shareholders. For the Company's 24th Ordinary General Meeting of Shareholders, the convocation notice was posted on the Company's website and the Tokyo Stock Exchange on May 29, 2025, 11 days prior to the physical mailing of such notice (June 9)
Providing Convocation Notice in English:	Prepared convocation notices, reference materials and business reports in English and posted them on the voting rights electronic exercise platform for institutional investors and on Resona Holdings' website since the fiscal 2011 Annual General Meeting of Shareholders.
Other	The Company recognizes shareholder meetings as an important forum for communication with its shareholders. Accordingly, Resona Holdings is making sincere efforts to present its various reports and information in an easy-to-understand format by significantly increasing the use of visual aids. As a part of these efforts, the Company has posted copies of its convocation notice and related reference materials as well as its Articles of Incorporation and Stock Handling Regulations on its website. These documents are available in Japanese only. Since the 2021 Ordinary General Meeting of Shareholders, the Company has been live streaming the meeting of shareholders to all shareholders.

2. IR Activities **Update**

	Presentation by the Representative Director	Supplementary Explanations
Preparation and Publication of Disclosure Policy	—	Resona Holdings has formulated basic guidelines for information disclosure and financial reporting. These policies are posted on disclosure materials as well as the Company's website. http://www.resona-gr.co.jp/holdings/english/investors/ir/guideline/
Periodic Investor Briefings for Individual Investors:	Yes	The Company provides briefings on the Group's business, financial performance and business strategies as well as other important information through the following initiatives. <ul style="list-style-type: none"> ● Live corporate briefings via the Internet, with the President & Group CEO giving presentations. The content of briefings is available upon demand. Corporate briefings were also held at securities companies on a face-to-face basis. ● Live corporate briefings via the Internet at securities companies with the Group CFO giving presentations

		<ul style="list-style-type: none"> ● Held corporate briefings (on-demand streaming) through securities firms, etc., with the General Manager of the Financial Accounting Division serving as a presenter ● Corporate briefing videos uploaded to YouTube
Periodic Investor Briefings for Analysts and Institutional Investors:	Yes	<p>The Company holds biannual presentation meetings, each following the close of the six-month and full-year operating periods. The meetings target sell-side analysts and institutional investors, with the President & Group CEO and the Group CFO giving presentations on the Company's business strategies and financial performance. On the dates of disclosure for its quarterly financial statement, the Company holds online meetings with the Group CFO giving a presentation on financial performance. In addition, the Company holds presentation meetings to discuss individual business strategies and meetings with outside directors. The Company also holds individual and joint meetings to which sell-side analysts and institutional investors are invited.</p>
Periodic Investor Briefings for Overseas Investors:	Yes	<p>The Company participates in domestic conferences (web-based conferences) hosted by securities companies for overseas investors, providing briefings on details of the Group's business and financial performance, business strategies and other important information.</p> <p>Video recordings of briefings made to domestic institutional investors covering the Company's full-year and six-month operating results are accessible through the Company's website, with simultaneous translation into English provided for overseas viewers.</p> <p>In addition to the above, the President & Group CEO and the Group CFO visits individual overseas investors in person and hold numerous online meetings with them. Both executives also host various individual meetings in Japan with investors from overseas.</p>
Posting of IR and Other Materials on Website	Yes	<p>IR presentation materials, financial results reports, securities reports and integrated reports as well as the Company's credit rating, Basel 3 information (capital adequacy), information and financial disclosure guidelines and <i>Basic Policy for Promoting Constructive Dialogues with Shareholders, Investors, etc.</i>, are posted on the Company's website:</p> <p>https://www.resona-gr.co.jp/holdings/english/investors/ir/index.html</p> <p>Presentation materials used at the aforementioned briefings on its operating results and the video and audio recordings of such briefings are available through the Company's website along with summaries of presentations and ensuing question and answer sessions (in both Japanese and English).</p>
Establishment of Department and/or Manager in Charge of IR	—	<p>(IR Department): Finance and Accounting Division; (IR Executive Officer): Narunobu Ota</p> <p>(IR Inquiries): Finance and Accounting Division, Kenichi Sugano, General Manager</p>

3. Measures to Ensure Due Respect for Stakeholders Update

Supplementary Explanations

Stipulation of Internal Rules for Respecting the Position of Stakeholders	<p>The Resona Group has established its Purpose, “Beyond Finance, for a Brighter Future,” to clarify its intent to contribute to society well into the future by achieving sustainable improvement in social and corporate value. Moreover, the Group’s <i>Corporate Mission</i> defines a set of core values shared by all officers and employees and provides guidelines for their business conduct. The <i>Resona Way</i> (Resona Group Corporate Promises) determines the fundamental stance of the Group toward each stakeholder group (customers, shareholders, employees and society as a whole). Furthermore, the <i>Resona Standards</i> (the Resona Group’s Behavior Guidelines) provide specific guidelines about the behavior expected from directors and employees under the aforementioned values.</p>
Implementation of Environmental Preservation, CSR and Other Activities	<p>Initiatives to Promote Sustainability</p> <p>The Resona Group has established its “Purpose” and striven to remain true to its “Corporate Mission.” In addition, the Company’s Board of Directors has defined the Group Sustainability Basic Policy. This basic policy is intended to guide the Resona Group’s initiatives aimed at living up to the expectations and trust placed in it by society through its business activities. In line with this policy, the Company is determined to pursue resonance between the creation of a sustainable society and the Group’s sustainable growth. At the same time, the Resona Group has identified “Local communities (revitalizing local economies),” “Low birthrate and an aging society (eliminating future uncertainty caused by a low birthrate and aging society),” the “Environment (addressing global warming and climate change)” and “Human rights (diversity and inclusion)” as priority themes that it should tackle based on the assessment of environmental and social issues currently requiring attention.</p> <p>Addressing these four priority themes, the Company announced the Resona Sustainability Challenge 2030 (RSC2030), which represents its commitment to contributing to the realization of the United Nations Sustainable Development Goals (SDGs) in 2030 and, to this end, vitalizing regional communities via the provision of financial services. To further accelerate these initiatives, the Resona Group clarified its role and vision for realizing a sustainable society in addition to establishing and announcing Long-Term Sustainability Targets for 2030.</p> <p>Regarding the “Environment (addressing global warming and climate change)” issues of priority environmental and social issues, the Group discloses information in line with the international TCFD guidance.</p> <p>For the details regarding the content and initiatives described above, please also refer our integrated reports and other materials posted on our corporate website.</p> <p>Integrated Report https://www.resona-gr.co.jp/holdings/english/investors/financial/integrated/index.html</p> <p>Corporate Website (sustainability section) https://www.resona-gr.co.jp/holdings/english/sustainability/index.html</p>
Development of Policies on Information Provision to Stakeholders	<p>The Resona Group formulated its <i>Basic Policy on Information Disclosure and Financial Reporting</i> with the aims of promoting the open, fair and timely disclosure of relevant information, the reliability of financial reports and the efficacy of information disclosure control. Important matters regarding information disclosure and information disclosure control are reported to and discussed at meetings of the Executive Committee. The Group goes beyond the mandatory disclosure items set forth in the timely disclosure rules of the stock exchanges and provides shareholders, investors and customers with timely and up-to-date management information through a wide range of media. These disclosure activities include briefings and press conferences conducted by the top management of the Group and a full program of investor relations activities.</p>
Other	<p>Initiatives to Promote Diversity & Inclusion</p> <p>Policies and Structures for Diversity Promotion</p> <p>Proactively promoting diversity & inclusion, the Resona Group’s top management regularly provides employees with messages aimed at communicating its belief that a workforce comprising diverse human resources who respect each other and are open to learning diverse ways of thinking will facilitate innovation and help Resona become an even stronger and more creative financial service company.</p>

	<p>In 2005, the Resona Women's Council, an advisory group, was formed to directly reflect women's perspectives and opinions in the Group's top management. The Council focuses on proposing a variety of measures aimed at raising female workers' awareness of career development opportunities and assisting those endeavoring to strike a balance between their duties and such life events as child rearing. In line with its objective of realizing greater corporate value through the creation of a working environment that encourages women to aim for success, the Council has succeeded in getting a number of their proposals on track. In recent years, the Council's proposals have come to include a number that are not necessarily gender specific. Reflecting this, the Council was upgraded in April 2025 into the "Resona Women's Council 2.0," which boasts a 3/7 male to female ratio. The Council now strives to integrate a diverse range of value systems, encouraging an ever more progressive</p> <p>Moreover, in 2011 the Company established the Diversity Promotion Office. Not content with simply providing support for women, the Resona Group is striving to create an even more inclusive workplace in which everyone can pursue their full potential and work vibrantly no matter their age, disability, sexual orientation or gender identity.</p> <p>For Group officers and employees, the Company has in place an evaluation system that places greater emphasis on their attitude toward the maintenance of a favorable workplace environment especially in terms of diversity. By doing so, the Company is steadily practicing diversity management.</p> <p>In addition, the status of workforce diversity and the Company's performance vis-à-vis targets are periodically shared among the President and executive officers and then reported to and discussed by the Board of Directors, and Board members' opinions and evaluations are reflected in future initiatives.</p> <ul style="list-style-type: none"> • Diversity & Inclusion: Message from Management (corporate website) https://www.resona-gr.co.jp/holdings/english/sustainability/sdgs/human_rights/diversity.html <p>Examples of Diversity Promotion Initiatives:</p> <p>■ Helping women develop robust careers</p> <p>To help female employees raise their career awareness and facilitate networking among them, the Company is providing various job rank-based training programs and seminars for female manager and officer candidates. These include establishing a "Mentoring System" and providing such training sessions as "My Career Training (advance and basic)." Also, the Company proactively dispatches employees to participate in external training programs and seminars for female workers.</p> <p>■ Helping employees who endeavor to strike a balance between family duties and work</p> <ul style="list-style-type: none"> • The Company prepares easy-to-understand guidebooks aimed at helping resolve a variety of issues parents may go through in the course of nurturing future generations. In these ways, the Company ensures that all employees are well-versed in the assistance programs available to them. • The Company is striving to offer optimal assistance to those expecting to take childcare leave, those currently on childcare leave and those who have been reinstated following childcare leave. To this end, the Company hosts the "Introductory Parenting Seminar," which covers topics on various childrearing-assistance programs, as well as the "Resona Reinstating Support Seminar" and the "Working Mothers Assistance Seminar." These seminars are designed to help attendees get a clearer picture of what it takes to strike a balance between work and child rearing, inform them about the support systems available to them and to help them consider their ideal career path after reinstatement by, for example, having employees who have gone through similar experiences serve as lecturers. • The Company also provides all employees with Diversity Training designed to help raise their awareness, call their attention to the significance of diversity and encourage them to address issues arising from unconscious biases that often inhibit diversity promotion. • At each workplace, there are heads of business units who have completed the seminars and declared their commitment to assisting their staff with the pursuit of an optimal work-life balance. • The Resona Group encourages male employees to play a greater role in childrearing. In October 2022, the Group introduced a new system associated with cessation from work upon childbirth, which is deemed particularly important in postnatal child rearing, and designated the first 14 days of such cessation as paid leave to further promote the utilization of this system. Thanks to these efforts, in fiscal 2024, 97.0% of eligible male employees opted for cessation from work for childcare (total of Resona Bank, Saitama Resona Bank, Kansai Mirai Bank and Minato Bank).* • The Company holds "Nursing Care Seminars" periodically and has created the "Work and Nursing Balance Support Guidebook" to raise awareness of various programs related to nursing as well as a pamphlet illustrating specific examples
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	<p>of such balance.</p> <ul style="list-style-type: none"> In April 2024, the Company extended the period in which employees who need to engage in child rearing or nursing care are allowed to shorten their working hours or secure other arrangements. The aim of this revision is to develop an environment that enables both male and female employees to work over the long term with confidence, pursue their desired careers and fully realize their potential without being forced to leave the workforce. <p>* Figures stated above represent the percentage of eligible employees who took childcare-related leave or opted for cessation from work during the April 2024–March 2025 period. In accordance with the standard stipulated by the Ministry of Health, Labour and Welfare, these figures include individuals who began taking leave and individuals whose spouses gave birth to the child during the fiscal year subject to calculation. Accordingly, resulting figures may exceed 100%.</p> <p>■ Helping employees adopt flexible working styles</p> <ul style="list-style-type: none"> The Group has in place a “home ground area” system, which sets an employee’s working location based on his/her choice, as well as a “smart employee” system, in which employees are allowed to work shorter hours and are given more limited job duties compared with other employees. The “Job Category Conversion System” allows for temporary switches between full-time employment, “smart employee” and “partner employee” positions. Furthermore, the “Job Return” system enables women who have resigned from the Group for child rearing and nursing care to get reinstated as “smart employees.” Through the introduction of these systems, the Group is encouraging its employees to proactively develop their careers while striving to remove factors that may hamper their serving at Group workplaces over the long term. The Group has also designated “smart day(s)” to help all employees take annual paid leave at least once a month while granting the option of taking a half-day leave. As such, the Resona Group is helping employees across the board utilize annual paid leave and strike an optimal work-life balance. Other initiatives include introducing flextime, establishing satellite offices and allowing employees to work at home. As such, the Group is promoting diverse working styles and removing conventional restrictions in terms of time and location. <p><Current Status and Future Target for Promoting Female Workers></p> <p>The Company has been implementing and further enhancing initiatives aimed at aiding female workers’ career development, and has established the following indicators for fiscal 2030 as one of our long-term sustainability goals with the aim of expanding the Company’s business.</p> <ul style="list-style-type: none"> Ratio of female Directors and Executive Officers at Resona Holdings: 30% or more Ratio of female senior managers at five Group companies*1: 20% or more Ratio of female line managers*2 at five Group companies*1: 40% or more*2 <p>*1 Sum of Resona Holdings, Resona Bank, Saitama Resona Bank, Kansai Mirai Bank and Minato Bank</p> <p>*2 Ratio of female in managerial positions or above charged with overseeing staff</p> <p>Latest results</p> <ul style="list-style-type: none"> Ratio of female Directors and Executive Officers at Resona Holdings: 11.7% (as of April 1, 2025) Ratio of female senior managers at six Group companies: 16.5% (as of March 31, 2025) Ratio of female line managers at six Group companies: 34.4% (as of March 31, 2025) <p>The results of women’s participation in FY2024 assessed by other indicators is as follows.</p> <ul style="list-style-type: none"> Proportion of women among new recruits (full-time employees) <ul style="list-style-type: none"> Resona Bank, Limited and Saitama Resona Bank, Limited: 44.0% Kansai Mirai Bank and Minato Bank: 49.8% The number of female workers in line manager positions <p>Sum of five Group companies: 1,499</p> <p><External Recognition></p> <p>Resona Holdings was selected to bear the Nadeshiko Label in 2022 labeling program run by the Tokyo Stock Exchange and the Ministry of Economy, Trade and Industry, in recognition of its track record as an excellent employer in terms of empowering women. In addition, Resona Bank was commended as one of the “Winners of the Diversity Management Selection 100,” a</p>
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	<p>commendation program cosponsored by the Ministry of Economy, Trade and Industry in 2013, and in 2019, was chosen to receive the “Grand Prize for Vibrant Workplaces Promoting Gender Equality” under the “Osaka Prefecture Vibrant Workplaces Promoting Gender Equality” program. In 2020, the Company received the Minister of State for Special Missions (Gender Equality Bureau Cabinet Office) Award under a program titled “Leading Companies where Women Shine” under the auspices of the Cabinet Office. In 2025, Resona Bank was chosen to receive “<i>Kinri</i> Grand Prize” under the “Osaka Prefecture Vibrant Workplaces Promoting Gender Equality” program. This prize is granted only to business corporations deemed to have further progressed in their gender quality initiatives following earlier commendation under this program. Meanwhile, Saitama Resona Bank was rated as a “Platinum-level Company” by Saitama Prefecture in 2012 for the diverse working styles it has made possible. In 2018, Saitama Resona Bank was also chosen to receive the Prime Minister Award under a program titled “Leading Companies where Women Shine” under the auspices of the Cabinet Office.</p> <p>In 2019, Kansai Mirai Bank received the Empowerment Award at the Fourth Osaka Sakuyahime Awards sponsored by the Osaka Chamber of Commerce and Industry and, in 2022, was chosen to receive the Grand Prize for Vibrant Workplaces Promoting Gender Equality under the Osaka Prefecture Vibrant Workplace Promoting Gender Equality program. In 2014, Minato Bank was granted an Encouragement Award from the Hyogo Labor Bureau Director in both the Equal Opportunity Category and the Family-Friendly Corporation Category under the Excellent Equal Opportunity/Work and Family-Life Balance Companies commendation program sponsored by the Ministry of Health, Labour and Welfare. In 2015, this bank was also chosen to receive a Hyogo Prefectural Award for Companies Empowering Women under the commendation program sponsored by Hyogo Prefecture and, in 2023, was recognized as a Hyogo Kobe Women’s Empowerment Business (Mimozu Company).</p> <p>The Resona Group is also endeavoring to ensure equality for members of the LGBT community from the perspective of raising human rights awareness among employees and promoting diversity in its workforce. This endeavor helped the Company obtain a “Gold” rating, the highest such under the Pride Index 2024 rating program sponsored by work with Pride (wwP), an NPO aimed at assisting sexual minorities in their pursuit of equal rights, for the eighth consecutive year.</p>
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IV. Matters Related to the Internal Control Systems

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

To enhance its corporate value, Resona Holdings' Board of Directors formulated the Group's *Basic Policies for Group Internal Control Systems* with the aim of simultaneously realizing and entrenching the best possible internal control systems in order to ensure appropriate operations.

Basic Policies for Group Internal Control Systems

(1) Statement

The Company and other companies of the Group* view seriously the fact that the Group had to accept a massive infusion of public funds to reinforce its capital. In order to prevent the recurrence of such a situation, the Group has formulated the *Basic Policies on Group Internal Control Systems*.

In accordance with these basic policies, the Group aims to establish internal control systems that are most appropriate to its needs and strives to manage and maintain these systems in optimal condition to ensure their efficacy, with a view to enhancing the Group's corporate value.

* Refer to companies set forth under Article 2, item 3 of the Companies Act and Article 3 of the Ordinance for Enforcement of the Companies Act. Hereinafter the same.

(2) Purpose of Internal Control Systems (Basic Principles)

In accordance with generally accepted evaluation standards for internal control systems, the Resona Group shall adopt as the Group's basic principles on internal controls the fulfillment of the following four goals.

- a. Improve the efficacy and efficiency of operations**
- b. Assure the reliability of disclosure**
- c. Comply with legislation**
- d. Maintain the soundness of assets**

(3) Constructing Internal Control Systems (Basic Guidelines)

Resona Holdings shall develop internal control systems composed of the basic elements required for the systems to fulfill their purposes, including a control framework, risk evaluation and response system, internal control activities, information and communication systems, monitoring standards and IT systems.

Upon the establishment of the *Corporate Mission* shared throughout the Group and based on these policies, Resona Holdings determined the following basic guidelines for constructing systems to ensure that the Group's operations are conducted in an appropriate manner.

- a. Guidelines to ensure that business operations of Resona Holdings' Executive Officers and employees as well as directors, executive officers and employees at each Group company are executed in compliance with legislation and Group regulations
- b. Guidelines concerning the storage and management of information related to the execution of operations by executive officers
- c. Guidelines concerning the management of loss risk that may arise at Resona Holdings or its Group companies and related systems
- d. Guidelines to ensure that the responsibilities of Resona Holdings' executive officers and each Group company's directors and executive officers are carried out effectively
- e. Guidelines to ensure that the operations of the corporate group, consisting of Resona Holdings and all Group companies, are conducted appropriately (including a system to ensure that the execution of operations by directors and executive officers at each Group company is reported to Resona Holdings)
- f. Guidelines concerning assistants to the operations of the Audit Committee
- g. Guidelines to ensure the independence of the specialist personnel mentioned above in relation to executive officers and that instructions to said personnel are carried out effectively
- h. Guidelines concerning a reporting system for Resona Holdings' directors (excluding those concurrently serving as members of the Audit Committee), executive officers and employees and each Group company's directors, corporate auditors, executive officers and employees as well as persons who receive reports from the foregoing personnel to report to the Audit Committee
- i. Guidelines concerning a system to ensure that a person who made the abovementioned reporting is not treated disadvantageously

- j. Guidelines concerning the treatment of expenses incurred in connection with the execution of duties by the members of the Audit Committee
- k. Guidelines to ensure that audits by the Audit Committee are conducted effectively

Status of Internal Control Systems Update

The Resona Group is making every effort to properly develop and manage sound internal control systems, in accordance with the provisions of the *Basic Policy for Group Internal Control Systems*. The Resona Group is also working to ensure the efficacy of these systems.

(1) Status of Group Management Systems

The Resona Group strives to continuously strengthen its corporate governance by establishing responsible management systems and strengthening its supervision as well as surveillance functions while working to improve the transparency of management.

In June 2003, Resona Holdings became the first banking institution in Japan to adopt the Committees Governance Model (currently known as the company with a nominating committee, etc., governance model) with outside directors representing a majority of its Board of Directors to stimulate debate. The Group also assigned responsibility for decision making on crucial business matters and management surveillance to the Board of Directors and the execution of operations to the executive officers, aiming to reinforce the surveillance and decision-making functions of the Board of Directors.

At the same time, we allow each subsidiary to engage in autonomous management while ensuring that the Group's fundamental approach to corporate governance is embraced in the course of their business operations. To this end, we are centralizing group governance, with Resona Holdings playing the primary role in the management of each subsidiary.

(2) Status of Internal Auditing Systems

The Resona Group recognizes that internal auditing plays an important function in supporting and enhancing its corporate value. Specifically, internal audits are undertaken to verify and evaluate the status of management activities aimed at enabling the Company and other Group entities to establish a robust business management structure, thereby securing the trust of society and ensuring the soundness of business operations. The departments in charge of these audits are tasked with providing assurance and advice from an objective independent standpoint.

In line with this recognition, Resona Holdings has formulated the *Basic Policy on Group Internal Auditing*. Under the initiative of the Board of Directors, the Company also established the Internal Audit Division, which maintains strict independence from divisions in charge of the execution of the Group operations and is headed by an executive officer who has been specially appointed to oversee the audit function. Furthermore, with the aim of enhancing corporate governance through the strengthening of audit functions, relationships between the Internal Audit Division, the Board of Directors, the Audit Committee and representative executive officers are clearly defined. Specifically, communication between the Board of Directors and the Audit Committee serves as a reporting line of primary importance in the overall audit structure. Meanwhile, the committee has an explicit reporting line with the Internal Audit Division, through which it gives direct instructions and receives reports. This structure aims to secure solid supervision over representative executive officers and provide check-and-balance functions over their activities.

The company aims to strengthen the Internal Audit system of the group through various measures, including presenting policies and standards related to Internal Audits to group companies, engagement in preparatory discussions on such important matters as Internal Audit Basic Plans compiled by each Group company and the review of internal audit report. Also, if a major issue arises concerning management at a Group company, Resona Holdings' Internal Audit Division performs audits with the internal auditing department of that Group company.

The Internal Audit Division of the Company conducts risk-based audits utilizing the standard auditing methods of the Institute of Internal Auditors (IIA),* which is a global auditing leader, and is also expanding the use of these methods among Group companies. In addition, while monitoring the activities of the internal audit divisions of each group company, the division supports the improvement of the quality of internal audits in part

by providing information, conducting training, and supporting the acquisition of such qualifications as Certified Internal Auditor.

* Institute of Internal Auditors (IIA): An organization that plays a global leading role in the internal auditing field, the IIA is credited with establishing internal auditing as a profession and is recognized as a leading research body on the theory and practice of internal auditing

(3) Compliance Systems

The Resona Group's Conceptual Structure expresses how we contribute to society (Purpose), what we aim to be in society (Corporate Mission), what we aspire to be (Long-term Vision) and how we act (Resona Way / Resona Standards). The introduction to the Resona Standards is "Aiming to Be a Good Company," a message from the top management. It takes a clear stance on compliance at the Resona Group, stating that corporate ethics must be improved, and identifies the most-important issues as 1) what the company can do for society as a member of society and 2) continuing to be a company that practices compliance.

Looking at the compliance structure, the Compliance Division at Resona Holdings controls Group compliance and works with compliance divisions at Group companies to strengthen compliance systems Groupwide. Moreover, the Group Compliance Committee discusses various compliance-related issues, with representatives from each Group bank included as committee members.

At the Resona Group, top management regularly provides employees with messages aimed at encouraging each to practice compliance. Moreover, the Resona Standards booklet is being given a read through on a regular basis at each workplace. In addition, best practices of Resona Standards are shared throughout the workforce and incorporated into workplace training and e-learning programs. In these ways, we encourage specific employee action embodying these standards.

The Resona Group maintains a whistleblowing system designed to ensure the early detection of misconduct and the thorough correction of its root causes. This system comprises the Resona Legal Counsel Hotline and the Resona Compliance Hotline, both of which can be accessed by Group employees, ex-employees and their families.

Moreover, the Resona Accounting Audit Hotline is in place and open to reports from external persons regarding fraudulent or inappropriate employee conduct in the course of settling accounts, accounting-related internal control activities and accounting audits.

The Resona Group is well aware of the growing risk of criminal activities that exploit financial services along with the growing public call for the prevention of such activities. Accordingly, the Group considers the prevention of money laundering and financing for terrorism as well as compliance with economic sanctions (hereinafter collectively referred to as "financial crime countermeasures") to be important management issues.

As we aim to maintain compliance with laws, regulations and other rules imposed by various authorities while countering financial crimes, we have formulated a financial crime countermeasures policy for the Group. At the same time, we have continued to develop our organizational structure as well as training and personnel systems to educate our directors and employees and nurture a robust pool of human resources.

In light of the recent strengthening of international regulations against financial crimes, the Group has been engaged in thoroughgoing initiatives in this field. As part of these initiatives, we have announced our AML policy aimed at clarifying the Group's stance on and structure for countering such crimes.

(4) Status of Risk Management Systems

Resona Holdings has established the *Group Risk Management Policy* as its basic policy for conducting risk management within the Group. This policy clarifies the types and definitions of various risks, organizations and structures required for effective risk management and the basic risk management framework to create a robust risk management system. Specifically, Resona Holdings has established a Risk Management Division in charge of comprehensive risk management as well as category-specific risk management divisions based on a policy of developing a risk management structure. All of these divisions are working to strengthen Groupwide risk management through: (1) the presentation of risk management policies and standards to Group companies; (2)

engagement in preparatory discussions on important matters concerning risk management at Group companies and (3) the receipt of periodical reports on the status of Group companies' risk management and exposure. Meanwhile, individual Group companies formulate their own risk management policies that coincide with the *Group Risk Management Policy*, factoring in their business scale, operations involved, business characteristics and risk management and exposure status in order to achieve the most efficient and appropriate risk management system for each company.

In particular, credit risk is a major risk category for banking operations. We define credit risk as “a risk that arises when the value of assets (including off-balance sheet assets) declines or disappears as a result of the deterioration of the financial position of obligors.” Having established a unified *Group Credit Policy*, which lays out a standard set of basic principles for credit management for the Group as a whole, the Resona Group conducts strict credit risk management. An overconcentration of credit extended to certain obligors and industries as well as an inadequate framework for individual credit in the past, put Resona Holdings in a situation where it had to accept an injection of public funds. Based on this experience, the *Group Credit Policy* focuses on two facets of credit risk management: stringent credit score management and portfolio management that emphasizes risk diversification.

Also, we endeavor to manage market, liquidity, operational, reputational and other risks by: (1) setting necessary limits; (2) creating applicable guidelines; (3) assessing risks; (4) formulating contingency plans; and (5) employing other measures required according to the nature of each risk category.

Moreover, Resona Holdings and its Group companies have taken preparatory measures for cases where a risk materializes due to a disaster, system failure and failure induced by cyberattacks or other cause and is of such significance that it cancels out all their risk management efforts and develops into a crisis. In more specific terms, we have established a comprehensive crisis management structure, including the formulation of a basic crisis management policy, so that we will be able to counter any crisis efficiently and effectively and to ensure continued operations during such crisis, effecting quick operational recovery to normal conditions.

2. Basic Views on Eliminating Anti-Social Forces

Basic Approach to Elimination of Anti-Social Forces

The Resona Group believes that preventing and eradicating transactions with anti-social forces are critically important to its public mission and social responsibility as a financial institution. Our basic approach is to intervene in and nullify transactions that would cause the corporate activities of Resona Holdings and Group companies to support anti-social forces.

Status of Measures to Eliminate Anti-Social Forces

The Resona Group has established a policy for dealing with anti-social forces in the Resona Standards (the Resona Group's Behavior Guidelines). We have developed internal regulations, designated a management oversight department to centralize management, and are committed to training our officers and employees. Additionally, we collaborate with external specialized agencies to prevent transactions with and sever relationships with anti-social forces.

V. Other

1. Adoption of Anti-Takeover Measures

Adoption of Anti-Takeover Measures:	No
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Supplementary Explanation

Resona Holdings has not prepared any specific defense against takeover measures, such as the issuance of new stock or stock options for reasons other than raising capital for business purposes. Resona Holdings aims to enhance corporate value and shareholder returns without having to resort to such measures.

2. Other Matters Concerning the Corporate Governance System

Overview of Internal System for Timely Disclosure

1. Deliberation and Reporting Concerning Timely Disclosure

With the aim of ensuring the reliability of the Group's financial reporting and the appropriateness of its information disclosure, important matters regarding information disclosure and information disclosure control are reported to and discussed at meetings of the Executive Committee.

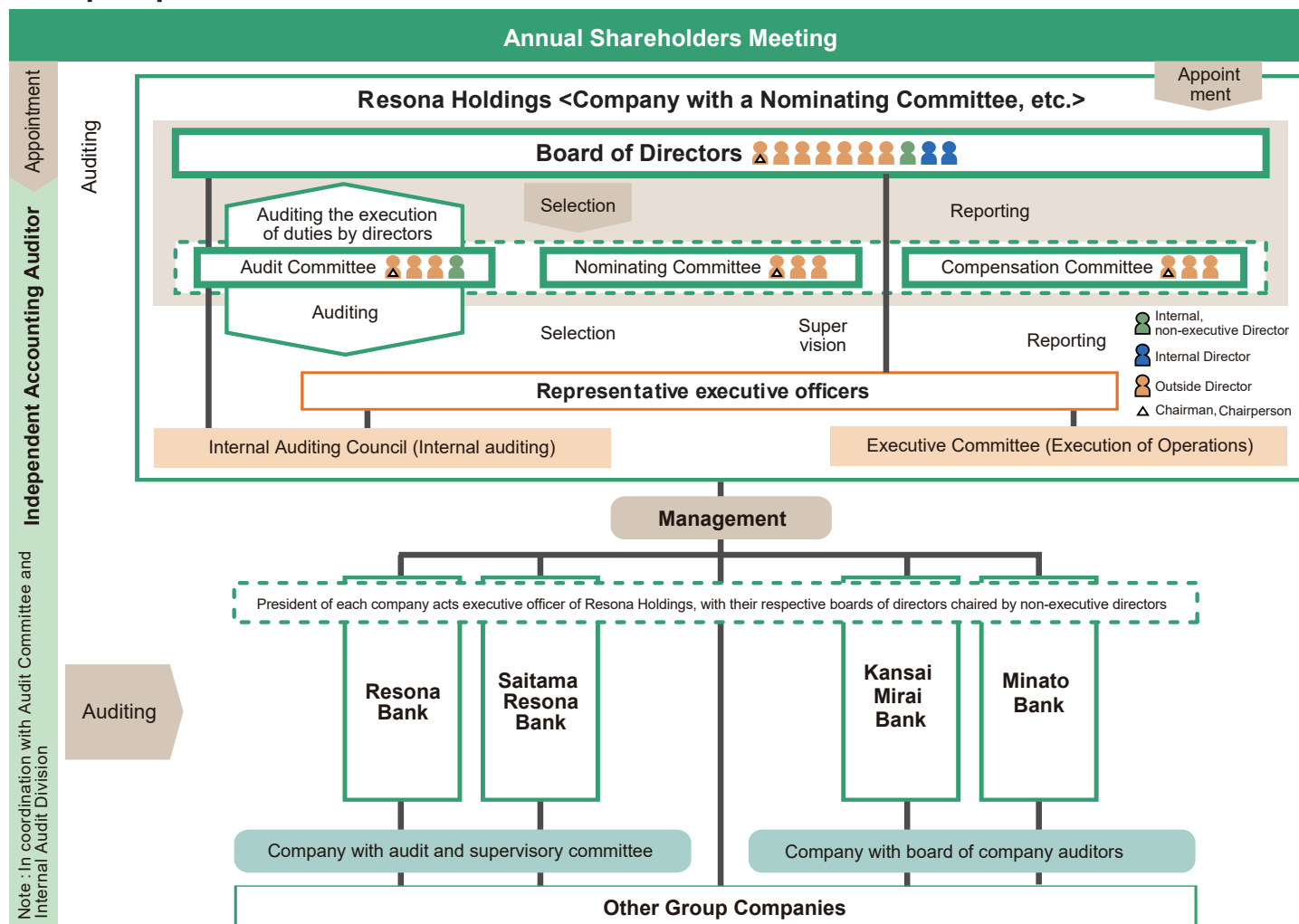
2. Formulation of Internal Rules Concerning Timely Disclosure

To ensure the appropriateness of its timely disclosure, Resona Holdings and its Group companies have formulated guidelines for timely disclosure.

3. Assignment of Dedicated Departments Responsible for Timely Disclosure

Resona Holdings has assigned certain departments to be responsible for timely disclosure. To promote timely disclosure, these departments enter into discussions with the relevant department once they obtain information to be disclosed, and they follow prescribed procedures to ensure that the disclosure of such information is done in an appropriate manner. These departments are also responsible for amending internal rules and regulations concerning timely disclosure and for reviewing, and revising when necessary, items and standard monetary amounts for consideration before making decisions concerning disclosure. These amendments and revisions are disseminated throughout the Group by these departments.

[Group Corporate Governance Framework]



[Resona Group Timely Disclosure System]

