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Sumitomo Mitsui Trust Group, Inc.

President Executive Officer (CEO): Toru Takakura Inquiries: 03-6256-6000

Securities Code No.: 8309 https://www.smtg.jp/english/

The status of the corporate governance of Sumitomo Mitsui Trust Group*, Inc. ("SuMi TRUST Group") is described below.

*On October 1,2024, we changed our trade name from Sumitomo Mitsui Trust Holdings, Inc. to Sumitomo Mitsui Trust Group, Inc.

<u>I. Fundamental Perspectives on Corporate Governance, Capital Structure, Corporate Profile, and Other Basic Information</u>

1. Fundamental Perspectives

(1) Fundamental Perspectives on Corporate Governance

SuMi TRUST Group has established and posted on its website a "Basic Policy on Corporate Governance," a set of corporate governance guidelines aiming to contribute to sustainable growth and medium- to long-term enhancement of the corporate value of the Group.

https://www.smtg.jp/english/-

/media/tg/english/about_us/management/governance/policy.pdf

- (i) In order to adhere to the principles of sound management based on a high degree of self-discipline with the background of fiduciary spirit and establish strong credibility from society, SuMi TRUST Group commits itself to enhancing its corporate governance system in line with the following fundamental perspectives:
- SuMi TRUST Group shall respect shareholder rights, and endeavor to develop an environment in which shareholders can exercise their rights appropriately and effectively, and to secure effective equal treatment of shareholders.
- By recognizing the importance of its social responsibilities and public mission, SuMi TRUST Group shall endeavor to appropriately cooperate with its stakeholders such as shareholders, customers, employees, business partners, and local communities, and to establish corporate culture and climate where it conducts sound business operations based on a high degree of self-discipline.
- In order to establish the basis for constructive dialogue with its stakeholders, SuMi TRUST Group shall separately set out its Disclosure Policy, and endeavor to appropriately disclose corporate information, including non-financial information, and ensure the transparency of its corporate management.
- As a financial holding company with the function of managing the business administration of the Group, SuMi TRUST Group shall adopt the institutional design of the Company with Three Committees and, by separating execution and supervision of business, shall endeavor to ensure the Board of Directors' role of effective oversight.
- SuMi TRUST Group shall engage in constructive dialogue with its stakeholders in order to contribute to sustainable growth and medium- to long-term enhancement of the corporate value of SuMi TRUST Group.
- (ii) SuMi TRUST Group places the "balanced creation of both social value and economic value" at the core of its management philosophy. By defining the Group's reason for existence ("Purpose") and identifying priority issues (materiality) such as low birthrate and

aging population, climate change, and digitalization, SuMi TRUST Group dedicates itself to solving social issues and also considers it an opportunity for growth.

(iii) The Board of Directors sets out the Management Principles ("Mission"), Ideal Model ("Vision"), and Codes of Conduct ("Value") as the anchor for all of its activities, which is shared by all of the officers and employees of the Group.

(2) Role and Function of SuMi TRUST Group in the Group

In the Group, SuMi TRUST Group determines the management policies and business models of the entire Group and disseminates them to each Group company, while at the same time, takes responsibility for the following functions, in an effort to fulfill its role of group management that allows each company to realize the respective management plans that have been formulated in accordance with such policies.

<< Formulating group management strategy>>

SuMi TRUST Group adjusts the business strategies of Sumitomo Mitsui Trust Bank, Limited ("SuMi TRUST Bank") and other subsidiaries and affiliated companies, which it directly owns (collectively referred to in this report as the "Directly Owned Companies"), and creates management strategies to maximize the profits of the entire Our Group, as well as shareholder value.

<<Monitoring administration of business activities>>

While the Directly Owned Companies take responsibility for the operation of their own business activities, SuMi TRUST Group engages in activities that include (i) monitoring the Directly Owned Companies' operation of business activities in order to, among other things, ensure its consistency with the group strategies and (ii) understanding the performance of each business activity.

<< Allocating management resources>>

SuMi TRUST Group allocates the Group's management resources (personnel, expenses, investment in systems, capital, etc.), and monitors the usage of management resources at the Directly Owned Companies.

<< Supervising risk management>>

SuMi TRUST Group creates the basic risk management policy for the entire Our Group and, among other things, monitors the risk management activities of the Directly Owned Companies.

<< Supervising compliance management>>

SuMi TRUST Group creates the basic policy for Our Group's corporate ethics and compliance standards as action guidelines for officers and employees and, among other things, monitors compliance of the Directly Owned Companies.

<<Managing internal auditing>>

SuMi TRUST Group creates the basic policy on the internal auditing of the entire Our Group, and engages in activities such as understanding, among other things, the Directly Owned Companies' preparedness for internal audits and giving instructions necessary for the Directly Owned Companies.

[Reasons for not implementing each principle of the Corporate Governance Code] SuMi TRUST Group implements every principle of the Corporate Governance Code revised on June 11, 2021.

[Disclosure based on each principle of the Corporate Governance Code] (Updated)

[Principle 1-4]

<Policies Regarding Strategic Shareholdings>

- Our Group sets out "creating a virtuous circle from increased enterprise value leading to increase in household savings, assets and capital" as one of its Visions.
- To achieve this, we will further refine our characteristics as a trust group that is both an investor and a provider of solutions to enhance corporate value. We actively support challenges and initiatives aimed at solving social issues such as climate change and decarbonization by engaging in impact equity investments as investors, as well as by holding shares in investments aimed at creating new markets and opportunities.
- On the other hand, we have adopted a policy, in principle, of not holding any conventional "Strategic Shareholdings" (that is, shares of business partners held as a stable shareholder without the purpose of forming a capital or business alliance, for example).
- In accordance with this policy, we will engage in dialogue with our business partners with the aim of increasing their corporate value and solving their issues based on the environment in which they operate and stakeholder trends, and through such dialogue, we will accelerate the reduction of our Strategic Shareholdings.
- As a new medium-term target, we aim to reduce our holdings by 260 billion yen (as measured by original acquisition cost, not current market value) over the four years from FY2025 to FY2028.
- Also, during the interim period until the Strategic Shareholdings are reduced, the Board of Directors shall examine and verify the correlation between the benefits/risks and capital cost of holding the Strategic Shareholdings.

<Results of Reduction of Strategic Shareholdings>

- In fiscal year 2024, the Group reduced its Strategic Shareholdings (at cost) by 82.1 billion yen. As a result, the balance amounts of Strategic Shareholdings in 75 companies were reduced to zero.
- We had set a target to reduce our holdings on an acquisition cost basis by 150 billion yen over the three years from FY 2023 to FY2025. We achieved the target within two years by reducing a total of 161.4 billion yen in FY2023 and FY2024.

<Examination of Status of Strategic Shareholdings>

- At the meetings of the Board of Directors, the SuMi TRUST Group carefully observes and examines the relationship between the benefits/risks and the capital costs of Strategic Shareholdings based on the following profitability indicators.
 - Profitability indicators
 (Profit after deduction for credit costs/expenses) ÷ (Equity risk-weighted assets + credit risk-weighted assets)
- We continue to examine and verify the correlation between the benefits/risks and capital cost of holding the Strategic Shareholdings, both overall and on a per-company basis, based on profitability indicators, while at the same time engaging in dialogue with our business partners with the aim of increasing their corporate value and solving their issues, regardless of profitability. In this way, we continue to discuss measures for reducing our holdings. Based on the status of these discussions, and after carefully examining the impact of reducing the Strategic Shareholdings on our financial targets, client base, etc., we are verifying the appropriateness of our targets and actions for reducing the Strategic Shareholdings, and the Board of Directors confirms these determinations on a regular basis.

<Standards for Voting on Strategic Shareholdings>

 SuMi TRUST Group and SuMi TRUST Bank, which is a core subsidiary of SuMi TRUST Group, shall exercise voting rights in respect of the shares they hold, taking into consideration the medium- to long-term enhancement of the value of the Group's

- shareholders, depositors, and various other stakeholders, while also aiming to increase the corporate value of the issuing company of cross-shareholding shares (the "Issuing Company") over the medium to long term.
- These voting rights shall be exercised through adequate dialogue with the Issuing Company while respecting the unique nature and direction of the Issuing Company's management after consideration of the business environment, etc. in which the Issuing Company operates.
- When exercising voting rights, the decision to vote for or against each agenda item shall be made based on the guidelines for the exercise of voting rights prescribed separately, and also bearing in mind the following perspectives:
 - (i) The decision shall be based not only on external and formal criteria, but also on the unique characteristics of the Issuing Company and the industry and business environment in which the Issuing Company operates.
 - (ii) The decision shall be made not only for the fiscal year under review, but also on a longer time span and with a future orientation.
 - (iii) In addition to the financial figures, non-financial factors (such as corporate governance and the creation of social value) shall be taken into account in the decision.
- In the case that there is a risk of conflicts of interest upon the exercise of the voting rights, SuMi TRUST Group and SuMi TRUST Bank shall properly deal with the risk pursuant to the Management Policy Concerning Conflicts of Interest prescribed separately.
- The policy on exercising voting rights is published on SuMi TRUST Group's website: (Standards for Voting on Cross-Shareholding Shares) https://www.smtg.jp/english/-/media/th/english/news/2021/E211111-1.pdf

[Supplementary Principle 1-4-1]

<Policy When Strategic Shareholders Indicate Their Intention to Sell, Etc. Their Shares> When strategic shareholders indicate their intention to sell, etc. their shares, SuMi TRUST Group shall not hinder their selling, etc. by, for instance, implying a possible reduction of business transactions.

[Principle 1-7]

<Management System of Related Party Transactions>

SuMi TRUST Group sets out in Article 20 (Management System of Related Party Transactions) of the "Basic Policy on Corporate Governance" that when the Group engages in transactions with its officers or major shareholders, etc., the transactions shall be referred to the Board of Directors for prior approval, in order to ensure that such transactions do not harm, among other interests, the interests of the Group or the common interests of its shareholders, except where the trading terms are obviously equivalent to those of general transactions. In addition, SuMi TRUST Group separately prescribes, and discloses an outline of, the Management Policy Concerning Conflicts of Interest pursuant to laws, etc. in order to ensure that the interests of its customers are not unfairly harmed, and appropriately manages transactions that may give rise to a conflict of interest pursuant to this policy.

[Supplementary Principle 2-2-1]

<Review of the Status of Implementation of Company Conduct Standards>
SuMi TRUST Group conducts an awareness survey and compliance survey on the Group's employees each year. The questions cover employees' satisfaction, sense of burden, corporate outlook, recognition of the current state of their jobs, superiors, workplaces and company and other matters. The results of the survey are compiled and reported to the

Board of Directors, which shares information about the state of compliance with conduct standards, SuMi TRUST Group's corporate culture and others.

[Principle 2-3] [Supplementary Principle 2-3-1]

<Sustainability Issues, Including Social and Environmental Matters>

In light of the Group's approach to balancing the creation of both social and economic value, and taking into account changes in economic and social circumstances, the requests of stakeholders, and the opinions of external directors and external experts, the Group has identified priority issues (materiality) likely to impact the value creation process over the medium-to-long term. We first identified items of materiality in FY2015, and in FY2022, with a view to the formulation of a new medium-term management plan kicking off the following year, we carried out a reassessment so that they better align with the Group's unique strengths and challenges. Since then, we have conducted periodic reviews every year.

In terms of our framework for addressing sustainability, as part of the restructuring of our executive meeting bodies in April 2023, we established a Sustainability Committee. This committee will deliberate on matters referred from the Executive Committee and report back with its findings.

On individual issues related to sustainability, for climate change, the Sustainability Management Department serves as the department overseeing the Group's response to climate change, collaborating with each business and affiliated company to implement various initiatives. Since our carbon neutrality declaration in 2021, we have been promoting various measures and working to strengthen risk management and information disclosure related to climate change. The Sustainability Committee, the Executive Committee, and the Board of Directors and its advisory body, the Risk Committee, periodically deliberate on these issues.

Also, in response to the growing importance of addressing social (human rights) issues as a financial institution, we revised our human rights policy in February 2023. Since FY2023 we have employed an environmental and social risk framework to function as the Group's human rights due diligence system and we have conducted assessments of SuMi TRUST Bank's business partners in Japan, its suppliers, and contractors.

Through these measures, we aim to strengthen our response to social and environmental issues at the operational level and position them as management challenges for creating shared value with society. We will engage in multi-faceted discussions at the board level regarding the most important topics, and work towards the long-term enhancement of the Group's corporate value.

[Supplementary Principle 2-4-1]

- <Ensuring Diversity in the Recruitment of Core Personnel>
- 1. Approach to Ensuring Diversity, Human Resources Development Policy, and Internal Environment Improvement Policy

The Group has set the very concept of diversity, equity, and inclusion as its Mission (management principles), which is to leverage the diversity and creativity of individuals in management.

In addition, in April 2018, we established the SuMi Trust Group Human Resources Development Policy to improve the working environment and bolster human resources. We have continued to promote diversity and inclusion since establishing a Diversity & Inclusion Office (D&I Office) in October 2016. To further the initiatives implemented thus far, in April 2023 we added the concept of "equity" and changed the name of the office to the Diversity, Equity, & Inclusion Office (DE&I Office). We will continue to facilitate information exchange and discussions among the companies within the Group. By working together on a Group-wide basis, we aim to support employees with diverse attributes and backgrounds, ensuring fair and equitable support. Through these DE&I

efforts, we seek to foster creativity, organizational strength, and innovation within the Group.

For specific details on the Policy and our efforts to implement it, please refer to SuMi TRUST Group's website and Integrated Report and to "Others" in "3. Measures for Respecting the Position of Stakeholders" in Part III of this report.

<u>Human Capital: https://www.smtg.jp/english/about_us/management/human_resources</u> Human Resources Development Policy:

https://www.smtg.jp/english/about_us/management/human_resources#anc-02 Integrated Report:

https://www.smtg.jp/english/investors/report/disclosure

2. Status of Ensuring Diversity

- With respect to the appointment of female managers, the Group is supporting Keidanren's Here We Go 203030 policy to boost the percentage of female managers to at least 30% by 2030. The Group has set a KPI to have more than 26% of women at the rank of section manager, team manager or higher by March 31, 2028. To that end, we are promoting the appointment of women within the Group.
- At our core subsidiary SuMi TRUST Bank, guided by its general business owner action plan based on Japan's Act of Promotion of Women's Participation and Advancement in the Workplace, and with the goal of increasing the number of women in decision-making positions, it set a KPI that calls for more than 26% women at the rank of section manager or higher (currently 23.2% as of March 31, 2025) and more than 34% in charge of management operations (currently 33.0% as of March 31, 2025) by March 31, 2028.
- To promote the active participation of women, since FY2021, executive officers have actively engaged in the development of female employees expected to be promoted to higher positions through an executive support system, which supports the acquisition of a wide range of knowledge, perspectives, and networks over approximately one year. In addition to women's leadership training for female employees expected to be promoted to section manager level, we are also promoting various initiatives to support the appointment of women to management positions, including training aimed at fostering autonomous career development in each business.
- We are actively recruiting mid-career professionals to ensure diversity, which is one of our strengths as a trust group. Our core subsidiary, SuMi TRUST Bank, has been recruiting more than 100 mid-career people every year in Japan, regardless of nationality, including from different industries. As of March 31, 2025, 21% of annual recruits are mid-career professionals, with mid-career professionals also making up 23% of positions at the rank of section manager or higher.
- With respect to non-Japanese nationals, our core subsidiary SuMi TRUST Bank has a total of approximately 94 local staff working in Japan and approximately 816 local staff members working at its overseas offices (as of March 31, 2025).

Moving forward, we will continue to uphold as one of our Missions the goal of providing a workplace where the diversity and creativity of individuals are fully utilized as added value to the organization, and where employees can work with dreams, pride, and a sense of purpose. We will create unique value through the interactions of employees in a diverse workforce.

[Principle 2-6]

<Demonstration of Functions as Asset Owners of Corporate Pension Funds>
In February 2016, the SuMi TRUST Bank Pension Fund announced its policy to accept Japan's Stewardship Code. Accordingly, the SuMi TRUST Bank Pension Fund dispatches

experienced corporate pension managers from the Group as Pension Management Directors to fulfill its role as an asset owner of corporate pension funds to support stewardship activities. In October 2018, the SuMi TRUST Bank Pension Fund set up its website to provide information to beneficiaries (participants and qualified recipients). The information includes reports on relevant activities such as monitoring investment performance at each management institution. In November 2024, we expressed our support for the Asset Owner Principles (a set of common principles related to the management, governance, and risk management of asset owners) and formally endorsed them.

Regarding the management of conflicts of interest which have possibly occurred between beneficiaries of corporate pension and companies, the SuMi TRUST Bank Pension Fund works to ensure that the interests of the beneficiaries are maximized in accordance with the Basic Management Policy, which has been set forth based on the guidelines of the Ministry of Health, Labour and Welfare. In specific terms, the SuMi TRUST Bank Pension Fund enhances the value of pension assets through the selection and monitoring of management institutions (including stewardship activities such as the exercise of voting rights). Furthermore, a system is in place in which the Asset Management Committee, which comprises investment professionals, and the Board of Representatives, the majority of which comprises representatives of the beneficiaries, examine, as necessary, whether the management is being made in accordance with the Basic Management Policy and whether there are any conflicts of interest.

[Principle 3-1] [Supplementary Principle 3-1-3]

- <Management Principles and Medium-Term Management Plan> <Sustainability Initiatives>
- The Group has established the Group's management principles and posted them on its website.

https://www.smtg.jp/english/about_us/philosophy/index.html

• To contribute to achieving carbon neutrality, we announced the Group Carbon Neutral Declaration.

https://www.smtg.jp/english/-/media/th/english/news/2021/E211020.pdf

- Regarding our Medium-Term Management Plan, in keeping with our Purpose, we formulated a strategy for the three-year period of FY2023 to FY2025 based on the concept, Paving the Way for the Next 100 Years, with the "Power of Trust." https://www.smtg.jp/english/-/media/th/english/news/2023/E230512-1.pdf
- SuMi TRUST Group publishes and posts on its website the Integrated Report every year, which covers in detail initiatives towards reforms of corporate governance, initiatives towards the enhancement of fiduciary duties and sustainability initiatives, in addition to the medium- to long-term management strategies of SuMi TRUST Group. https://www.smtg.jp/english/investors/report/disclosure
- With regard to sustainability initiatives, we have issued Basic Policy on Social Responsibility of Our Group (Sustainability Policy) as well as a detailed and comprehensive Sustainability Report, which are posted on our website. From fiscal year 2020, we prepare information from four perspectives: "Governance," "Planet (Environment)," "People (Society)," and "Prosperity (Economy)," based on the measurement indicators of stakeholder capitalism compiled by the World Economic Forum's International Business Council.

Sustainability Policy:

https://www.smtg.jp/english/sustainability/management/csr_policy Sustainability Report: https://www.smtg.jp/english/sustainability/report

· Sustainability booklets with featured themes are also available on our website.

In particular, the Climate Change Report has been published in line with TCFD recommendations. In it, we disclose how the Board of Directors oversees the Group's actions to climate change, initiatives based on the Group's transition plan toward carbon neutrality, risk management, the results of scenario analysis related to the Group's climate change transition risks and physical risks, as well as indicators and targets for the Group's GHG emission reduction goals. https://www.smtg.jp/english/sustainability/report

• With respect to human and intellectual capital, which are among the six types of capital that form the financial and non-financial management foundation aimed at achieving the balanced creation of both social value and economic value, the status of our initiatives taken in relation to our priority issues (materiality) are disclosed in our Integrated Report and Sustainability Report.

<Fundamental Perspectives and Basic Policy on Corporate Governance>

• The fundamental perspectives and basic policy, etc. on corporate governance are given in <u>I.</u>1. (1) Fundamental Perspectives on Corporate Governance of this report for your reference.

<Policy and Procedure for Deciding Compensation of Directors, and Other>
The compensation of officers shall be determined by the Compensation Committee upon examination of its appropriateness, etc. Details of the policies and procedures relating to the determination of the compensation of officers, including directors and executive officers (*1), by the Compensation Committee are given in II. 1. <Directors' and Executive Officers' (*1) Compensation> (Appendix 2), and an outline of the Compensation Committee is given in "II. 2. Items Related to Business Execution, Audit and Oversight, Nominations and Setting of Compensation, etc. (Overview of Corporate Governance Framework)" of this report, respectively, for your reference.

(*1) Executive Officer as defined in the Companies Act (the same shall apply hereafter).

<Policies and Procedures Regarding Nomination and Dismissal of Candidates for Directors and Executive Officers (*1), and Reasons for Appointment of Each Senior Management>

• SuMi TRUST Group shall decide candidates for directors and executive officers (*1) from among a wide range of diversified individuals at the Nominating Committee pursuant to the nomination policies and procedures set forth in Article 10 (Policies Regarding Nomination and Dismissal of Directors and Executive Officers (*1)) of the "Basic Policy on Corporate Governance."

Also, SuMi TRUST Group shall deliberate dismissal of directors and executive officers (*1) pursuant to the dismissal policies set forth in Article 5.

For the reasons for appointment of directors and executive officers (*1), please refer to Appendix 1 attached to this report.

(The details concerning external directors are given in II. 1. < Matters relating to external directors > of this report for your reference.)

[Supplementary Principle 4-1-1]

<Outline of Scope of Delegation to Management Team>

Article 3 (Board of Directors) of our Basic Policy on Corporate Governance stipulates that, as a leading and exemplary company in corporate governance, the Board of Directors shall aim to achieve the Group's Purpose while ensuring fiduciary responsibility and responding to the trust of all stakeholders, and contribute to improvements in well-being for all stakeholders to ensure the Group's sustainability and growth as a corporation, mainly by making decisions on, and supervising the execution of, basic management policies, including medium- to long-term management strategies and policies related to

internal controls. For the purpose of realizing agile corporate management and strengthening the supervision of executive officers, the Board of Directors, with the exception of matters that are required by law to be decided by the Board of Directors, shall, in principle, delegate decisions on the execution of business to executive officers, and supervise the execution of executive officers and other officers.

[Supplementary Principle 4-1-3]

Succession Planning for the CEO and Other Top Executives>

SuMi TRUST Group has clarified the quality and capabilities as well as personalities required as executive of SuMi TRUST Group, SuMi TRUST Bank and Sumitomo Mitsui Trust Asset Management Co., Ltd. ("SuMi TRUST AM") as part of its succession planning. After deliberation at the Nominating Committee, SuMi TRUST Group has also formulated and is operating a "Plan to Foster Human Resource as Potential Executives," which prescribes various training programs and forums for fostering human resources as potential executives and processes for managerial promotion.

[Supplementary Principle 4-2-2]

<Formulation of Sustainability Policy, etc.>

Given that sustainability initiatives are one of its key management issues, the Board of Directors has established a Basic Policy on Social Responsibility (Sustainability Policy) for SuMi TRUST Group, and will continue to deepen discussions on priority issues (materiality) that have an important impact on balancing social value creation and economic value creation, as well as the framework of management.

<Effective Supervision by the Board of Directors over the Allocation of Management Resources and the Business Portfolio>

One of the nine strategies in our Medium-Term Management Plan (FY2023–25) is the multi-stakeholder capital strategy (enhancement of our management foundation). By implementing disciplined investments/capital allocation for each stakeholder, including growth investments, shareholder returns, and human capital investments, we are further strengthening our ability to intersect and merge businesses, thereby reinforcing our business portfolio.

Going forward, the Board of Directors is committed to continuing its focus on deepening discussions and supervising the Company in order to contribute to sustainable growth and increase medium- to long-term corporate value.

[Principle 4-6]

<Execution and Supervision of Business>

To ensure the effectiveness of independent and objective supervision of management by the Board of Directors, non-executive directors with no involvement in the execution of business make up 76% of the Board of Directors. Moreover, SuMi TRUST Group has appointed an external director as chairperson of the Board. For details about the chairperson of the Board, please refer to II. 1. <Support System for External Directors> of this report.

[Principle 4-8]

<Policy on Efforts to Appoint at Least One-Third Independent External Directors> SuMi TRUST Group sets out in Article 9 (Composition of the Board of Directors) of the "Basic Policy on Corporate Governance" that in light of the importance of external directors' functions in the corporate governance, SuMi TRUST Group shall operate the Board of Directors with at least one-third of directors being independent external directors, in principle.

As of the date of submission, we have reduced the size of the Board. Eight of the 13 directors are independent external directors, which, at 61%, constitutes a majority.

<Effective Use of Independent External Directors>

In order to ensure the effectiveness of its corporate governance system and further enhance the soundness and reliability of the business model and the transparency of management of the Group, SuMi TRUST Group, pursuant to Article 14 (Establishment of Committees) of the "Basic Policy on Corporate Governance," shall establish a Risk Committee and a Conflicts of Interest Committee, in which independent external directors or external experts shall participate, as advisory bodies to the Board of Directors, in addition to the Nominating Committee, the Compensation Committee and the Audit Committee, which are required to be established under the Companies Act. Since June 2025, the Nominating Committee and the Compensation Committee have been composed solely of independent external directors, while the majority of the members of the other committees are external members and chaired by external directors or external experts. For details, please refer to "II. 2. Items Related to Business Execution, Audit and Oversight, Nominations and Setting of Compensation, etc. (Overview of Corporate Governance Framework)" of this report.

[Supplementary Principle 4-8-1]

<Exchange of Information and Shared Awareness Among Independent External Directors from an Independent and Objective Standpoint>

Under Article 12 (External Directors Meeting) of our Basic Policy on Corporate Governance, we have established an informal meeting body comprised solely of independent external directors. The purpose of this is to facilitate information exchange and a shared understanding among independent external directors, foster a relationship of trust among them, and strengthen the supervisory function of the Board of Directors. In principle, this meeting is held at least once a year, during which discussions take place regarding management issues, the administration of the Board of Directors, and our governance structure. If needed, appropriate recommendations are made to the chairperson of the Board and the president. Through open and active discussions among independent external directors, we aim to enhance the objectivity and independence of the Board of Directors.

[Principle 4-9]

<Independence Standards of Independent External Directors>

SuMi TRUST Group has established the Independence Standards of Independent External Officers, and the details of these Standards are given in II. 1. <Independent officers> of this report and posted on SuMi TRUST Group's website.

https://www.smtg.jp/english/-

/media/tg/english/about_us/management/governance/independence.pdf

[Supplementary Principle 4-11-1]

<Perspectives on the Balance of Knowledge, Experience, and Capability, Diversity and Scale of the Board of Directors as a Whole>

The Group's reason for existence, or Purpose, is encapsulated in our brand slogan "trust for a flourishing future." We also recognize that taking on the mission of solving social issues presents us with growth opportunities, which is why we have placed at the core of management the notion of balancing the creation of both social and economic value. In our current Medium-Term Management Plan that we announced in May 2023, based on our Purpose and fiduciary duty, we identified a number of priority issues (materiality) towards creating a virtuous circulation of funds, assets, and capital. They include the age of 100-year life, ESG and sustainable management, regional ecosystems and the global investment chain (networking), and trusts + DX. We aim to create value by establishing key strategic areas based on these materiality.

To this end, from the standpoint of enabling effective oversight by the Board of Directors, we identify the skills needed to address the Company's priority issues (materiality) based on the discussions of the Nominating Committee. These skills are then sought in potential director candidates.

Furthermore, it is the policy of Our Group to build a broadly diverse and well-balanced formation and work toward the sustainable improvement of the corporate value of the Group while strengthening the supervisory function by assigning highly specialized experts to the statutory and voluntary committees established by supervisory bodies. The skills matrix which maps the knowledge, experience, etc. of each internal and external director is shown in the Reference Documents Concerning the Ordinary General Meeting of Shareholders of the Convocation Notice of Ordinary General Meeting of Shareholders for the 14th Fiscal Period. We have already appointed multiple external directors who have management experience at other companies.

https://www.smtg.jp/english/-/media/tg/english/stock/meeting/E250522-1.pdf

Details on the ideas expressed above are provided in Article 9 (Composition of the Board of Directors) and Article 10 (Policies Regarding Nomination and Dismissal of Directors and Executive Officers (*1)) of the "Basic Policy on Corporate Governance." Accordingly, as of the day this report was submitted, we have made steady progress on realizing diversity mainly by appointing two female external directors, an external director who is also a legal expert, and an external director who is an accounting professional.

The board of our core subsidiary SuMi TRUST Bank, and those of Sumitomo Mitsui Trust Asset Management and Nikko Asset Management*, also have a good balance of directors possessing a wide range of experiences, expertise, and knowledge in various fields, including corporate management, finance, investment operations, and international affairs. We therefore strive to ensure the proper functioning of these boards by incorporating a variety of viewpoints with the participation of women and foreigners. *Nikko Asset Management Co., Ltd. will change its trade name to Amova Asset Management Co., Ltd., effective September 1, 2025.

[Supplementary Principle 4-11-2]

<Situation Concerning Officer Posts that Directors Hold at Other Listed Companies>
The situation concerning officer posts that external directors hold at other listed companies is indicated in II. 1. < Matters relating to external directors > of this report.
Other than external directors, no directors currently hold officer posts at other listed companies.

[Supplementary Principle 4-11-3]

<Outline of Results of Analysis and Evaluation Concerning the Effectiveness of the Board of Directors as a Whole>

Every year we conduct an evaluation of the effectiveness of the Board of Directors (hereinafter, the "Evaluation of the Board of Directors") in an effort to enhance its effectiveness by adopting measures aimed at improving issues identified in the evaluation and by implementing the PDCA cycle.

In FY2024, the evaluation confirmed that the Board of Directors and each committee are aware of their respective objectives and are endeavoring to invigorate discussions and enhance supervisory functions. As a result, a certain degree of effectiveness is being sustained. However, the Board and each committee recognize there to be issues that ought to be improved and enhanced in order to achieve the Board's ideal future vision. The results of the Evaluation of the Board of Directors will be posted on SuMi TRUST Group's website.

https://www.smtg.jp/english/about_us/management/governance#anc-04

[Supplementary Principle 4-12]

<Invigorate Deliberations at the Board of Directors>

The Board of Directors has established a basic management policy and makes decisions on the selection of business models and risk-taking through the formulation of management plans, and supervises the execution of duties by executive officers and others. To fulfill such a role, the Board of Directors selects management priority issues and themes from a medium- to long-term perspective, in addition to matters required by laws and regulations, as the "management theme," and discusses them freely without the express purpose of reaching conclusions.

Through these initiatives, the Board of Directors utilizes the insights and perspectives of the external directors on important themes at the heart of management.

[Supplementary Principle 4-14-2]

<Policies on Training of Directors>

SuMi TRUST Group sets out its policies regarding the training of directors as follows in Article 11 (Provision of Information to Directors) of the "Basic Policy on Corporate Governance":

- The management team shall collect and provide information regarding economic conditions, industry movement, compliance with laws, corporate governance, finance & accounting, and any other matters, which is required by directors in order to perform their roles and functions, and it shall thereby support directors' execution of duties.
- When the external directors of SuMi TRUST Group assume office, or at other times deemed appropriate, the management team shall provide them with information about the Group's management strategy, management plan, status of various businesses, operating environment, and management issues, so they can gain a proper understanding of such matters.

In addition, the "Policy on Training of Directors and Other Officers" was established in February 2016. SuMi TRUST Group will clarify systematically the training and orientation sessions as well as other training programs SuMi TRUST Group had hitherto offered, and report to the Board of Directors on the status of implementation for training programs. Implementation status for the fiscal year 2024 is as follows.

- 1. Providing opportunities to external directors to acquire knowledge on business, etc.
- Each year, business briefings by the managerial departments and the planning departments of main businesses are provided to newly-appointed external directors, depending on their situation.
- In addition, for the currently serving external directors, external lecturers, etc. were invited to provide business briefings on highly specialized topics and themes that are of interest to external directors. Specific topics covered are as follows.

 Major topics:_

0	Latest trends and developments in corporate governance
0	Crisis management communications
0	Cybersecurity trends
_	

- O Action guidelines for corporate acquisitions
- Advance briefing on matters to be deliberated by the Board of Directors
 Attendance at the Group Management Strategy Meeting held at the beginning of the fiscal year
- · Compliance training (jointly held with internal officers): Participation in training

- about US laws, as well as officer compliance training
- Joining in at the "Officers Hearings," "General Managers of Overseas Offices Hearings," and "Group Affiliated Company President Hearings," which are held as interviews with the Audit Committee members and Audit and Supervisory Committee members
- Attendance at online seminars for officers (1. Seminar for the Nominating and Compensation Committees, 2. Seminar for new officers).
- Implementation of a briefing and interim report meeting on the topic of "Social Shared Capital and Trusts" as part of the 100th anniversary project.
- Conducting on-site investigations at branches in collaboration with the Sustainability Management Department.
- · Holding individual discussion sessions with general managers of overseas offices.

2. Various training and seminars mainly for internal officers

- Workshops on highly specialized topics held jointly with external directors (See 1. Above for major topics, etc.)
- Compliance training programs: Conducting training about US laws and compliance training programs for officers
- Human rights, diversity training programs: The topics were as follows.
 - Prohibition of discrimination against persons with disabilities, among others
- Ethics and integrity training programs
- Workshops for newly appointed managing executive officers: Provided necessary knowledge and skills for newly appointed managing executive officers based on lectures by leading external lecturers in the fields of governance and corporate management. In the last session, each participant gave a presentation assuming he/she took chair of the president.
- Rollout of a web-based training program consisting of eight themes and 45 items, including corporate governance, crisis management, and human rights, to provide new executive officers with opportunities to acquire necessary knowledge and appropriate updates.
- Training for newly appointed executive officers: Implemented for the purpose of having
 officers fully understand what is expected of them so they can change their way of
 thinking and transform from branch/ general managers into a management team
 (executive officers) capable of achieving overall optimization, future creation, and
 innovation

[Principle 5-1]

<Policy Regarding Structural Development and Efforts to Promote Constructive Dialogue with Shareholders>

SuMi TRUST Group has established the Policy for Constructive Dialogue with Shareholders, etc. as provided in Article 24 (Policy for Constructive Dialogue with Shareholders, etc.) of the "Basic Policy on Corporate Governance":

- SuMi TRUST Group shall emphasize constructive dialogue with its shareholders, etc., and shall endeavor to engage in dialogue with its shareholders, etc. through various opportunities under the initiative of its senior management.
- Additionally, the content of dialogue with shareholders and other stakeholders, including their opinions and requests, is regularly reported to the Board of Directors and the Executive Committee. Through appropriate deliberation, this information is used to enhance our corporate value. In our dialogue with shareholders, the executive officer in charge of IR and SR, along with the responsible officer, deepens collaboration by concurrently serving in the Financial Planning Department. The IR and SR departments appropriately exchange information with the

Financial Planning Department, Corporate Administration Department, Corporate Planning Department, and the Public Relations Office of the Planning and Coordination Department, working together organically. Through constructive dialogue, SuMi TRUST Group shall endeavor to obtain the understanding of its shareholders, etc. regarding SuMi TRUST Group's management policies, and it shall endeavor to support sustainable growth and medium- to long-term enhancement of the corporate value of the Group, by absorbing and reflecting analyses of management administration and views from the perspective of capital providers, etc. through listening to the voice of the shareholders, etc.

For details, including the structural development for the promotion of dialogue as well as other efforts and measures, please refer to "III 2. Activities Regarding IR" of this report.

We also disclose information appropriately in accordance with our disclosure policy. The details of our disclosure policy are included in the Financial Data Section of our Annual Report and on our website.

https://www.smtg.jp/english/disclosurepolicy

< Engaging in dialogue with shareholders>

For information about how we engage in dialogue with shareholders, please refer to our Integrated Report and Presentation Material for Investor Meeting on Financial Results, which will be posted on our website.

Integrated Report

https://www.smtg.jp/english/investors/report/disclosure

Presentation Material for Investor Meeting on Financial Results

https://www.smtg.jp/english/investors/report/fs

[Principle 5-2]

<Measures for realizing management that is conscious of capital costs and the share price> (Updated:2025/07/18)

1. Assessment of current situation

- At the end of March 2025, the Company's PBR was just shy of 0.8x, an improvement from March 2024.
- We recognize that the major factor in FY2024 was the revitalization of investment in the capital markets. Particularly in the banking sector, expectations of stronger earnings were buoyed by improvements in the interest rate environment.
- Regarding capital costs, figures based on CAPM (Capital Asset Pricing Model) and PER are around 6% to 10% (as of the end of March 2025). In contrast, the ROE for FY2024 increased year on year to 8.3%, but the PBR remained below 1.0x. Considering this, we still recognize the need to work on improving ROE and reducing capital costs.
- Going forward, we aim to demonstrate steady growth towards achieving an ROE of 10% as soon as possible, gain the approval of the market regarding our business model, reduce capital costs, and subsequently improve PBR.

2. Measures taken in FY2024

- To improve capital efficiency and achieve an ROE of 10% as soon as possible, we implemented an operational cycle focused on strengthening our business portfolio management, which we have been working on since last year, and executing measures aimed at improving profitability based on this. Specifically, we took concrete actions regarding the creation and redistribution of management resources in selected operational areas and companies from each of the businesses under the umbrella of the Group (such as the Retail Business, the Wholesale Business (Corporate Business), and the Investor Services Business).
- In terms of disclosure, we worked on providing easy-to-understand information after reporting to the Executive Committee and the Board of Directors the requests and

advice obtained through dialogue with investors in Japan and overseas. In addition, taking into account the requests of investors, we changed the composition of the Board of Directors and the compensation system for directors and executive officers. As for events for institutional investors, we held an IR Day hosted by the officers in charge of each business and organized a panel discussion with external directors.

- We hold over 10 individual investor IR briefings every year to further improve the evaluation of the Group by individual investors. As a result, the ratio of individual shareholders increased from approximately 7.6% in the previous fiscal year to approximately 8.6%.
- To read a summary of the Q&A session from the external directors' panel discussion, please follow the link below:

https://www.smtg.jp/english/-

/media/tg/english/investors/presentation/E250304-2.pdf

3. Future policy

- Through measures aimed at improving corporate value and engaging in dialogue with the market, we will aim to achieve a PBR of at least 1.0x at the earliest possible time.
- To that end, we will focus on: (1) profit growth through growth in the asset management and asset administration business and efficient balance sheet utilization; (2) capital utilization for future growth (human capital and IT); (3) disclosure of efforts and results related to improving profitability; and (4) stable and substantial shareholder returns.
- Below are the specific measures to be implemented.
 - (1) Pursue profit growth centering on AUF* with a view to achieving business growth and further improvements in capital efficiency and strike a balance between balance sheet control and profitability improvements. *An indicator of the scale of our initiatives for solving social issues and contributing to market creation and growth.
 - (2) We will continue discussions at the Board of Directors and Executive Committee meetings regarding the strengthening of our business portfolio and investments in facilities and personnel, and will carry out effective allocation of management resources.
 - (3) We will actively engage in dialogue with shareholders, investors, and the market, and work on improving and enhancing disclosure to reduce capital costs.
 - (4) We will implement successive dividend payments through stable business growth.
- Information about our initiatives to enhance corporate value, management conscious of capital cost and stock price, and how we are strengthening our business portfolio (to achieve ROE of 10% as soon as possible) can be found on our website.

 <Presentation Material for Investor Meeting on Financial Results for FY2024> (Pages 9, 14, and 39)

https://www.smtg.jp/english/-/media/tg/english/investors/presentation/E25052 1-1.pdf

2. Capital Structure

Percentage of shares held by overseas	30% or more
investors	

<Principal shareholders> (Updated)

Name	Number of Shares Held	Percentage (%)
The Master Trust Bank of Japan, Ltd.	114,410,700	16.05
(trust account)		

Custody Bank of Japan, Ltd.	49,258,154	6.91
(trust account)	15,200,101	0.51
STATE STREET BANK AND TRUST	29,106,314	4.08
COMPANY 505001	29,100,31+	7.00
	12.272.272	
STATE STREET BANK WEST CLIENT -	13,272,370	1.86
TREATY 505234		
JPMorgan Securities Japan Co.,	13,113,232	1.83
JP MORGAN CHASE BANK 385781	10,497,176	1.47
Barclays Securities Japan Limited	10,318,300	1.44
The Nomura Trust and Banking Co., Ltd.	9,796,200	1.37
(Trust Account)		
STATE STREET BANK AND TRUST	9,711,972	1.36
COMPANY 505103		
Sumitomo Mitsui Trust Group Employee	7,679,773	1.07
Stock Ownership Plan		

Controlling shareholders (except parent company)	None					
Parent company	None					
Supplementary Remarks (Updated)						

- Principal shareholders indicated are as of March 31, 2025.
- Percentages (%) are calculated by deducting own shares, rounded down to two decimal places.
- BlackRock Japan Co., Ltd. (BlackRock Japan) filed a change report of the Report of Large Volume Holding that was made available for public inspection as of March 22, 2024 and reported that BlackRock Japan and 10 others held common shares of SuMi TRUST Group as of March 15, 2024 as provided below. SuMi TRUST Group, however, has not been able to confirm the actual holding of shares as of March 31, 2025, and they are not included in the status of principal shareholders above.

Name of holder of large-volume shares: BlackRock Japan, Co., Ltd. and 10 joint holders

Number of shares held: 52,075,976 (including the number of shares held by joint holders)

Percentage of shares held to total shares issued (%) 7.15%

• A Change Report of Large Volume Holding filed by Nomura Securities Co., Ltd. available for public inspection as of March 24, 2025, reported that Nomura Asset Management Co., Ltd. and two others held common shares of SuMi TRUST Group as of March 14, 2025, as provided below. SuMi TRUST Group, however, has not been able to confirm the actual holding of shares as of March 31, 2025 and they are not included in the status of principal shareholders above.

Name of holder of large-volume shares: Nomura Asset Management Co., Ltd. (two other joint holders, including information on the number of shares held)

Number of shares held: 44,237,164

Percentage of shares held to total shares issued (%): 6.13%

• Sumitomo Mitsui Trust Asset Management Co., Ltd. submitted a Report on Large Volume Holdings on the status of large-volume holdings of its stock certificates, etc. on December 7, 2020 declaring that Sumitomo Mitsui Trust Asset Management Co., Ltd. and one other joint holder held our common stock as of November 30, 2020 as follows. However, as it is not possible for us to confirm the status of real holdings as of March 31, 2025, it is not included in the above-mentioned status of principal shareholders. Name of holder of large-volume shares: Sumitomo Mitsui Trust Asset Management

Co., Ltd. and a joint holder

Please note that while we implemented a stock split (at a ratio of 2 shares for every 1 share of common stock) effective January 1, 2024, the number of shares held listed below reflects the number of shares before the stock split.

Number of shares held: 19,195,626 (including shares held by joint holder) Percentage of shares held to total shares issued (%): 5.11%

• Of the shares held by Custody Bank of Japan, Ltd. (trust account), 1,419,569 are included in the trust assets of the share delivery trust and RS trust for directors and 329,102 are included in the trust assets of the RS trust for employees and are accounted for as treasury stocks in the consolidated financial statements and the financial statements of SuMi TRUST Group, but these figures have not been deducted from the total issued shares.

3. Corporate Profile

Stock exchange listings	Tokyo Stock Exchange (Prime Market), Nagoya Stock Exchange (Premier Market)
Fiscal year end	March 31
Industry	Banking
(Consolidated) number of employees at last	1,000 or more
fiscal year end	
(Consolidated) net sales in the last fiscal	1 trillion yen or more
year	
Number of consolidated subsidiaries at	More than or equal to 50 and fewer than
last fiscal year end	100

4. Policies relating to measures for protecting minority shareholders when conducting transactions, etc. with controlling shareholders

None.

5. Other Special Items that could have a Significant Impact on Corporate Governance

<Significance of Having Listed Affiliated Companies and Policy to Ensure the Effectiveness of Governance Systems at Listed Affiliated Companies>

Our equity-method affiliate, SBI Sumishin Net Bank, Ltd., is expanding its customer base centered on individual clients by providing highly convenient online financial services. Also, it is focused on promoting its neo-bank business by offering Banking as a Service (BaaS) to various partner companies as part of its unique business development. SBI Sumishin Net Bank has targeted further growth by improving market recognition and credibility, by securing unique vehicles through which to procure funds for system investments, and by enhancing its independence and accelerating the rollout of BaaS as a neutral platform provider. It was listed on the Standard Market of the Tokyo Stock Exchange in March 2023.

After its listing, the Group established internal management policies aimed at maintaining and enhancing corporate value, while respecting its independence as a listed company. Regarding the risk of conflicts of interest with general shareholders of SBI Sumishin Net Bank, we believe the bank has established a governance structure that ensures sufficient independence. Currently, more than one-third of its board members are independent external directors, and an optional nomination and remuneration committee, chaired by an independent external director, has also been established. This structure provides a robust framework for the protection of minority shareholders and corporate governance as an independent listed company.

It was announced on May 29, 2025 that NTT Docomo, Inc, (hereinafter, "Docomo") would make a public tender offer for the common shares of SBI Sumishin Net Bank. It has been agreed among Docomo, SBI Holdings, Inc., and SBI Sumishin Net Bank that SuMi TRUST Bank will not participate in this public tender offer. The public tender offer commenced on May 30, 2025, and was completed on July 10 of the same year. In the future, SBI Sumishin Net Bank is scheduled to become a private company through a squeeze-out procedure involving a share consolidation. After becoming a private company, SBI Sumishin Net Bank is expected to become a consolidated subsidiary of Docomo, while continuing to be an equity-method affiliate of SuMi TRUST Bank. The Group aims to strengthen its partnership with SBI Sumishin Net Bank and provide products and services characteristic of a trust banking group, such as total consulting, asset management, real estate, and inheritance solutions, in order to become the "Best Partner" for as many clients as possible.

II. Organizational Structure for Managerial Decision-Making, Execution, Supervision and other Corporate Governance System

1. Organizational Structure and Operational Management

Type of Organization	Company with Three Committees

[Directors]

Number of directors stipulated in Articles	14
of Incorporation:	
Directors' term of office stipulated in	1 year
Articles of Incorporation:	
Chairperson of the Board of Directors:	External Director
Number of directors:	13

[Matters relating to external directors]

Number of external directors:	8
Number of external directors designated as	8
independent officer:	

Relationship with SuMi TRUST Group (1)

Name	Attribute	Relationship with SuMi TRUST Group*					`					
		а	b	С	d	e	f	g	h	i	j	k
Isao Matsushita	From another											
	company											
Hiroko Kawamoto	From another											
	company											
Nobuaki Kato	From another											
	company											
Kaoru Kashima	Certified public											
	accountant											
Tomonori Ito	From another											
	company											
Hajime Watanabe	From another											
	company											
Hirokazu Fujita	From another											
	company											
Kazuo Sakakibara	Lawyer											

^{*} Categories for relationship with SuMi TRUST Group

- * " \bigcirc " when the said individual presently falls or has recently fallen under each of the following categories; " \triangle " when the said individual fell under each of the following categories in the past.
- * "•" when a close relative of the said individual presently falls or has recently fallen under each of the following categories; "•" when a close relative of the said individual fell under each of the following categories in the past.
- a. Person performing an executive role of a listed company or its subsidiary
- b. Person performing an executive role or acting as a non-executive director of the parent company of a listed company
- c. Person performing an executive role of a fellow subsidiary company of a listed company
- d. Person whose principal client or supplier is a listed company or person performing an executive role thereof

- e. Principal client or supplier of a listed company or person performing an executive role thereof
- f. Consultant, accountant or legal professional who receives a large amount of monetary consideration or other property from a listed company besides compensation as an officer
- g. Major shareholder of a listed company (person performing an executive role of the said corporate shareholder if the major shareholder is a legal entity)
- h. Person performing an executive role of a client or supplier company of a listed company (which does not correspond to any of d, e, or f above) (the said individual only)
- i. Person performing an executive role of a company, between which and SuMi TRUST Group external officers are mutually appointed (the said individual only)
- j. Person performing an executive role of a company or organization that receives a donation from a listed company (the said individual only)
- k. Other

Relationship with SuMi TRUST Group (2)

Name	compensation	Indep- endent officer	Supplemental information on corresponding items	Reason for selecting as external director (and reason for appointing as independent officer)
Isao Matsus hita	0		<major concurrent posts> —</major 	Mr. Isao Matsushita has extensive experience in the general management of companies, as the former Representative Director and President of JX Holdings, Inc. (currently ENEOS Holdings, Inc.), which is a representative integrated energy, resources and material enterprise group in Japan. During his term of office as external director of our Company, he has contributed to further enhancing the effectiveness and supervisory capabilities of the Board of Directors as the Chairperson of the Board and Chairperson of the Nominating Committee as well as provided comments and advice based on such years of experience. In order to make full use of his knowledge and insight regarding business management and company management, SuMi TRUST Group has selected him as an external director. Further, although until June 2019 he served as a Senior Advisor of JXTG Holdings, Inc. (ENEOS Holdings, Inc.), with which SuMi TRUST Group and the Group company have conducted transactions, the average annual amount of such transactions in the immediately preceding three fiscal years has been less than one percent of each of the consolidated sales of JXTG Holdings, Inc. and the consolidated gross profits of SuMi TRUST Group. Thus, these facts should not affect his independence.

Name		nmit base		Indep- endent	endent information on	Reason for selecting as external director (and reason for appointing as independent officer)
	Nominating Committee	Compensation Committee	Audit Committee	officer	corresponding items	
Hiroko Kawam oto					<major concurrent="" posts=""> External Director of East Japan Railway Company, External Director of Canon Marketing Japan Inc.</major>	Ms. Hiroko Kawamoto had served as a Director and Executive Officer of All Nippon Airways Co., Ltd. from April 2013 and, thereafter has served as a Director and Senior Executive Officer of All Nippon Airways Co., Ltd. since April 2016, and has been tasked with the overall management of the company and the promotion of women's activities, giving her extensive knowledge and experience in corporate management and diversity. In addition, for one year from June 2016, she has served as an external director of SuMi TRUST Bank, and as an external director of SuMi TRUST Group since June 2017, and she has provided comments and advice based on such years of experience and the like during her term of office. At the same time, as the chairperson of the Compensation Committee, she has been making efforts to further improve the supervisory functions of the Board of Directors. In order to make full use of her knowledge and insight regarding mainly business management and company management, SuMi TRUST Group has selected her as an external director. Further, although she served until March 2023 as Director and Advisor of the Board of All Nippon Airways Strategic Research Institute Co., Ltd., which belongs to the corporate group under ANA Holdings Co., Ltd. (hereinafter, "ANAHD"), with which SuMi TRUST Group and the Group company have conducted transactions, the average annual amount of such transactions in the immediately three preceding fiscal years has been less than one percent of each of the respective consolidated sales of ANAHD and the consolidated gross profits of SuMi TRUST Group. Thus, these facts should not affect her independence. Also, SuMi TRUST Bank, a subsidiary of SuMi TRUST Group, held common shares of ANAHD, at which Ms. Kawamoto served as an officer, but all of these shares have been sold as of the end of March 2024.

Name	-	base Compensation Committee	 Indep- endent officer	Supplemental information on corresponding items	Reason for selecting as external director (and reason for appointing as independent officer)
Nobuaki Kato		0	0	<major concurrent posts></major 	As a former President & CEO of Denso Corporation, a global automotive parts manufacturer, Mr. Nobuaki Kato has extensive experience in corporate management in general, and also experience managing an overseas subsidiary. He has served as external director of our Company since June 2021, and during his term of office, he has provided comments and advice based on his years of experience and the like. In order to make full use of his knowledge and insight regarding business management and company management, SuMi TRUST Group has selected him as an external director. Further, although he served until June 2019 as a consultant for Denso Corporation, with which SuMi TRUST Group and the Group company have conducted transactions, the average annual amount of such transactions in the immediately preceding three fiscal years has been less than one percent of each of the sales of Denso Corporation and the consolidated gross profits of SuMi TRUST Group. Thus, these facts should not affect his independence.

Name			Indep- endent	Supplemental information on	Reason for selecting as external director (and reason for appointing as independent officer)		
	Nominating Committee	Compensation Committee	Audit Committee	officer	corresponding items		
Kaoru Kashim a					<major concurrent="" posts=""> Certified public accountant External Director of NTT, Inc. External Auditor of Kirin Holdings Co., Ltd.</major>	Ms. Kaoru Kashima had been a member of a major audit firm for many years, and has extensive knowledge and experience in financial accounting as a certified public accountant in charge of auditing operating companies. She also has extensive knowledge and experience from having been responsible for management, human resources, corporate culture, public relations, and promotion of women's activities as a managing director and business manager of an audit firm. She served as an external director at SuMi TRUST Bank for two years starting in June 2019 and as an external director of SuMi TRUST Group since June 2021, and during her tenure she has made comments and provided advice based on her experience and the like, and as the chair of the Audit Committee, she has worked diligently to enhance the effectiveness of audits of overall business execution, as well as to further improve the soundness and transparency of management. In order to make full use of her knowledge and insight, SuMi TRUST Group has selected her as an external director. Further, although she served until June 2019 as a senior partner at Ernst & Young ShinNihon LLC, with which SuMi TRUST Group and the Group company have conducted transactions, the average annual amount of such transactions in the immediately preceding three fiscal years has been less than one percent of each of the sales of Ernst & Young ShinNihon LLC and the consolidated gross profits of SuMi TRUST Group. Thus, these facts should not affect her independence.	

Name	-based endent information on reason for appointing a				Reason for selecting as external director (and reason for appointing as independent officer)	
	Nominating Committee	Compensation Committee	Audit Committee	officer	corresponding items	
Tomono ri Ito				0	<pre><major concurrent="" posts=""> External Director of Electric Power Development Co.,Ltd., Professor of the Institute for Business and Finance of Waseda University, Specially appointed professor at Graduate School of Business Administration of Kyoto University of Advanced Science, External Director at Mitsui Sumitomo Insurance Company, Limited</major></pre>	Having worked at domestic and international financial institutions, and holding positions such as Professor at the School of International Corporate Strategy of Hitotsubashi University Business School and Professor at Waseda University's Institute for Business and Finance Research, Tomonori Ito has a wealth of knowledge and experience in corporate strategy and global finance. He has served as external director of our Company since June 2023, and during his term of office, he has provided comments and advice based on his years of experience and the like. In order to make full use of his knowledge and insight, SuMi TRUST Group has selected him as an external director.
Hajime Watana be	0	0			<major concurrent="" posts=""> Chairperson of Japan Economic Research Institute Inc., External Auditor of Japan Freight Railway Company External Audit & Supervisory Board Member of Tokyu Corporation External Director of Fukoku Mutual Life Insurance Company</major>	As the former representative director and president of the Development Bank of Japan, Hajime Watanabe has a wealth of experience in bank management and policy finance and extensive knowledge of financial and economic affairs in Japan and overseas. He has served as external director of our Company since June 2023, and during his term of office, he has provided comments and advice based on his years of experience. In order to make full use of his knowledge and insight, SuMi TRUST Group has selected him as an external director. Further, although he served until June 2022 as representative director and president of the Development Bank of Japan and then as an advisor until June 2023 at that same bank, with which SuMi TRUST Group and the Group company have conducted transactions, the average annual amount of such transactions in the immediately preceding three fiscal years has been less than one percent of each of the sales of Ernst & Young ShinNihon LLC and the consolidated gross profits of SuMi TRUST Group. Thus, these facts should not affect his independence.

Name	Com	mitte		Indep- endent	Supplemental information on	Reason for selecting as external director (and reason for appointing as independent officer)
	Nominating Committee	Compensation	Audit Committee	officer	corresponding items	
Hirokaz u Fujita			0		<major concurrent posts></major 	Hirokazu Fujita has held various positions, including as Executive Officer and General Manager of the Corporate Accounting Department, Managing Director, Senior Managing Director, and Audit & Supervisory Board Member (Full-Time) of Tokio Marine Holdings, Inc., as well as similar positions at Tokio Marine & Nichido Fire Insurance Co., Ltd. He possesses extensive experience in accounting, risk management, asset management, and corporate management. He has served as an external director of the Company since June 2024, and during his tenure, he has made comments and provided advice based on his experience and the like, and has worked diligently to enhance the effectiveness of audits of overall business execution, as well as to further improve the soundness and transparency of management. In order to make full use of his knowledge and insight, SuMi TRUST Group has selected him as an external director. Further, although he served until June 2024 as Audit & Supervisory Board Member (Full-Time) at Tokio Marine Holdings, with which SuMi TRUST Group and the Group company have conducted transactions, the average annual amount of such transactions in the immediately preceding three fiscal years has been less than one percent of each of the sales of Tokio Marine Holdings and the consolidated gross profits of SuMi TRUST Group. Thus, these facts should not affect his independence.

Name		mitte ased	Reason for selecting as external director (and reason for appointing as independent officer)			
	Nominating Committee	Compensation	Audit Committee	officer	corresponding items	
Kazuo Sakakib ara			0		<major concurrent="" posts=""> Attorney-at-law Of Counsel of Anderson Mōri & Tomotsune Auditor of Tokyo Dental College Outside Director of Takasago Thermal Engineering Co., Ltd. Acting Chairperson of the Board of Governors of Japan Broadcasting Corporation</major>	Kazuo Sakakibara has served as a superintendent public prosecutor at the High District Public Prosecutors Office in both Fukuoka and Osaka. He is therefore a legal expert with experience in organization management. Also, since June 2023, he has served as an external director (Audit and Supervisory Committee member) for one year at SuMi TRUST Bank, providing valuable insights and advice based on his extensive knowledge and experience as a legal expert. He has served as an external director of the Company since June 2024, and during his tenure, he has made comments and provided advice based on his experience and the like, and has worked diligently to enhance the effectiveness of audits of overall business execution, as well as to further improve the soundness and transparency of management. In order to make full use of his knowledge and insight, SuMi TRUST Group has selected him as an external director. Despite not possessing any direct experience in company management other than serving as an external director, owing to the aforementioned reasons, we believe he can appropriately execute his duties as an external director.

[Committees]

Composition and attributes of the chairperson of committees

	Nominating Committee	Compensation Committee	Audit Committee
Committee members	5	5	5
Full-time members	0	0	1
Internal directors	0	0	1
External directors	5	5	4
Chairperson	External director	External director	External director

[Executive officers (* 1	.)]
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Number of executive officers (*1)	14
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Status of concurrent post

Name	Representati		Double as		
	on Right		Nominating	Compensation	employee
			Committee	Committee	
Toru Takakura	0	\circ	×	×	×
Masakatsu Sato	0	0	×	×	×
Chikako Matsumoto	×	0	×	×	×

Name	Representati		Double as o	Double as	
	on Right		Nominating Committee	Compensation Committee	employee
Manatomo Yoneyama	×	×	×	×	×
Atsushi Matsumoto	×	×	×	×	×
Takumi Fujisawa	×	×	×	×	×
Yuki Takada	×	×	×	×	×
Riro Sato	×	×	×	×	×
Watanabe Masanori	×	×	×	×	×
Ishibe Naoki	×	×	×	×	×
Yoshida Takahiro	×	×	×	×	×
Hisato Nakano	×	×	×	×	×
Kazuya Oyama	×	×	×	×	×
Nishigaya Yuuko	×	×	×	×	×

[Audit]

<u> </u>	
Directors and employees to assist duties of Audit Committee	Yes

Matters relating to the independence of directors and employees from executive officers (*1)

We have appointed one Audit Dedicated Executive Officer to assist the Audit Committee in enhancing the effectiveness of our audit activities. Regarding the appointment and dismissal of the Audit Dedicated Executive Officer, consent shall be obtained after prior consultation with the Audit Committee.

Also, the Audit Committee Office has been established to assist the Audit Committee's duties, and staff of the Audit Committee Office work to assist Audit Committee members with their duties under the directions and orders of Audit Committee members. The executive officers (*1) give consideration so that staff of the Audit Committee Office are not subject to unjust restrictions in conducting work to assist the Audit Committee's duties, as well as discussing in advance the personnel affairs and employment terms of staff of the Audit Committee Office with the Audit Committee.

Status of relationship between the Audit Committee, accounting auditors and the Internal Audit Department

The Audit Committee periodically receives reporting from and exchanges opinions and information with the accounting auditors on auditing information, auditing plans, the status of accounting auditing performed and auditing results, among others, and also exchange opinions and share information from time to time as needed. In this way, they monitor and verify whether the accounting auditors have maintained an independent standpoint and performed audits appropriately. Further, the Internal Audit Department exchanges opinions and shares information with the accounting auditors periodically as part of accounting audits and the audits on internal control over financial reporting. In this way, the Audit Committee, the accounting auditors, and the Internal Audit Department aim to reinforce cooperation, thereby ensuring effective auditing. Also, the Internal Audit Department seeks to consult with the Audit Committee in advance regarding the formulation of internal audit plans to obtain their approval, and when the Audit Committee issues instructions, the Internal Audit Department carries out investigations and other tasks in accordance with those instructions. Instructions from the Audit Committee to carry out an investigation shall take precedence over instructions from an executive officer or any other person. The Internal Audit Department regularly reports to the Audit Committee on the implementation and results of internal audits it has

conducted with respect to the Company and its subsidiaries, or as requested by the Au Committee.	dit

Matters relating to independent officers

Having established the Independence Standards of Independent Officers, SuMi TRUST Group has designated all the external directors who satisfy these standards and with whom no conflict of interest is likely to arise with general shareholders.

The specific contents of the Independence Standards of Independent Officers of SuMi TRUST Group are as follows:

"Independence Standards of Independent Officers"

- 1. If none of the following items applies to a candidate, the candidate shall be determined to have sufficient independence against SuMi TRUST Group.
- (1) A person who is or was a person performing an executive role (an executive director, an executive officer (*1) (*2) or an employee including a manager) in SuMi TRUST Group or its affiliated companies.
 - (*2) Executive Officer as defined in our internal policy (the same shall apply hereafter).
- (2) A person to whom SuMi TRUST Group or SuMi TRUST Bank, which is a core subsidiary of SuMi TRUST Group, is a principal business counterparty. If such person is a corporation such as a company, a person who is or, within the past three years, has been performing an executive role (an executive director, an executive officer (*1) (*2), a managing director, or an employee including a manager) in such corporation, its parent company or its material subsidiaries.
- (3) A person who is a principal business counterparty of SuMi TRUST Group or SuMi TRUST Bank. If such person is a corporation such as a company, a person who is or, within the past three years, has been performing an executive role (an executive director, an executive officer (*1) (*2), a managing director, or an employee including a manager) in such corporation, its parent company or its material subsidiaries.
- (4) A person who presently is a major shareholder of SuMi TRUST Group (holding 10% or more of the voting rights). If such person is a corporation such as a company, a person who is or, within the past three years, has been performing an executive role (an executive director, an executive officer (*1) (*2), a managing director, or an employee including a manager) in such corporation, its parent company or its material subsidiaries.
- (5) A major creditor, etc. who, in fund-raising, is indispensable to SuMi TRUST Group or SuMi TRUST Bank and is depended on by SuMi TRUST Group or SuMi TRUST Bank to such an extent that the creditor cannot be substituted. If such person is a corporation such as a company, a person who is or, within the past three years, has been performing an executive role (an executive director, an executive officer (*1) (*2), a managing director, or an employee including a manager) in such corporation, its parent company or its material subsidiaries.
- (6) A debtor, etc. who, in fund-raising, depends on SuMi TRUST Bank to such an extent that SuMi TRUST Bank cannot be substituted. If such person is a corporation such as a company, a person who is or, within the past three years, has been performing an executive role (an executive director, an executive officer (*1) (*2), a managing director, or an employee including a manager) in such corporation, its parent company or its material subsidiaries.
- (7) A person who presently is an accounting auditor of SuMi TRUST Group or SuMi TRUST Bank, or a partner, etc., of such accounting auditor, or a person who has been in charge of the accounting audit of SuMi TRUST Group or SuMi TRUST Bank as such partner, etc., within the past three fiscal years.
- (8) A person who is or, within the past three years, has been performing an executive role (an executive director, an executive officer (*1) (*2), a managing director, or an employee including a manager) in the lead managing underwriter of SuMi TRUST

Group.

- (9) An individual such as a lawyer, certified public accountant, tax accountant, or other consultant who has received a large amount of money from SuMi TRUST Group or SuMi TRUST Bank within the past three years.
- (10) A person who is or who has been, within the past three years, performing an executive role (an executive director, an executive officer (*1) (*2), a managing director, or an employee such as a manager) in a law firm, audit corporation, tax accountancy corporation, consulting firm, or other corporation to whom SuMi TRUST Group or SuMi TRUST Bank is a principal business counterparty.
- (11) A person who receives a large amount of donation money from SuMi TRUST Group or SuMi TRUST Bank. If such person is a corporation such as a company, a person who is or, within the past three years, has been performing an executive role (an executive director, an executive officer (*1) (*2), a managing director, or an employee including a manager) in such corporation, its parent company or its material subsidiaries.
- (12) A person who is a director, corporate auditor or executive officer (*1) (*2), a managing director, of a company to which directors are transferred from SuMi TRUST Group or its affiliated companies, or a person who is a director, corporate auditor or executive officer (*1) (*2) of such company's parent company or material subsidiaries.
- (13) A person who is a close relative (a spouse, a relative within the third degree of kinship, or a cohabiting relative) of any of the persons listed in items (1), (2), (3), (9), and (10) above.
- 2. Even if any of the above items applies to such person, SuMi TRUST Group may appoint as a candidate for its independent officer a person who it believes to be suitable for the position of SuMi TRUST Group's independent officer considering such person's character and insight, etc., provided that, it publically provides an explanation as to why it believes such person satisfies the requirements for, and qualifies as, its independent officer.
- 3. If SuMi TRUST Group's business counterparty (including a law firm, audit corporation, tax accountancy corporation, consulting firm, etc.) or the donation money, etc. (including payment to individuals such as a lawyer, certified public accountant, tax accountant, or other consultant) satisfies the following criteria for the relevant facts to be regarded as minor, SuMi TRUST Group shall deem that it does not fall under a "principal business counterparty" or "large amount of donation money" and omit information concerning attributes, etc., by determining that the relevant independent officer can be recognized to be sufficiently independent (including a candidate thereof).

<Business counterparty>

- The amount of payment to the relevant business counterparty (the business counterparty, and its parent company and material subsidiaries) by SuMi TRUST Group and SuMi TRUST Bank is less than 2% of the consolidated average annual total sales of the business counterparty for the past three fiscal years.
- The gross profits of SuMi TRUST Group and its subsidiaries earned with respect to the counterparty (the business counterparty, and its parent company and material subsidiaries) is less than 2% of the consolidated gross profits of SuMi TRUST Group.

<Donation money, etc.>

- · If the recipient is an individual: the money received from SuMi TRUST Group and its subsidiaries is less than ¥10 million per year on average over the past three years.
- If the recipient is a corporation: the money received from SuMi TRUST Group and its subsidiaries is less than the greater amount of either ¥10 million per year, or 30% of the annual total expenses of the relevant corporation on average over the past three years.

[Incentives]

Incentives Policies for Directors and	Introduce Performance-Based Stock
Executive Officers (*1)	Compensation System and other systems

Supplementary Remarks on This Item

In fiscal year 2019, SuMi TRUST Group introduced a share delivery trust system, as a new Performance-Based Stock Compensation System that utilizes a trust, in lieu of the previous stock compensation-type stock option plan. However, from fiscal 2023, we switched from the share delivery trust, which provided shares in the Company upon the retirement of directors, to the RS Trust system. This new system grants shares with transfer restrictions up until their retirement to directors and officers during a specific period each fiscal year. The details are stated in "Disclosure of Decision-Making Policies Relating to Compensation Amounts and Calculation Methods" under 【Compensation System of Directors and Executive Officers (*1)】.

Further, SuMi TRUST Group encourages them to contribute part of their compensation to the share ownership plan of officers in order to, among other things, further increase their enthusiasm to improve SuMi TRUST Group's share price and business performance.

Person Eligible to Receive Stock Options	None
Supplementary Remarks on This Item	

None

[Compensation of Directors and Executive Officers (*1)]

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Disclosure of Compensation of Individual	Partially disclosed.
Directors	

Disclosure of Compensation of Individual	Partially disclosed.
Executive Officers (*1)	

The following items for fiscal year 2024 (from April 1, 2024 to March 31, 2025) are detailed in Appendix 2 (<1> Disclosure of Compensation of Individual Directors) attached to this report.

- 1. Total amounts of compensation, etc. by executive category and by type of compensation, etc., and the number of recipients
- 2. Consolidated compensation, etc. for individual directors and executive officers
- 3. Targets and results for indicators (KPIs) concerning performance-linked compensation and the actual payment rate of the compensation of the submitting company

Decision-Making Policies Relating to	Yes
Compensation Amounts and Calculation	
Methods	

Disclosure of Decision-Making Policies Relating to Compensation Amounts and Calculation Methods

The following items are detailed in Appendix 2 (<2> Disclosure of Decision-Making Policies Relating to Compensation Amounts and Calculation Methods) attached to this report.

- 1. Decision-making policies, etc. relating to the compensation amounts for Directors and Executive Officers (*1) (*2), and its calculation methods
- (1) Policy on decisions on the amounts of compensation for individual directors and executive officers (*1) (*2), and its calculation method
- (2) Overview of the compensation system
- (3) Compensation Weighting by Types
- (4) Indicators (KPIs) relating to performance-linked compensation, reasons for selection of the indicators, and method for determining amounts to be paid
- (5) Method for determining the content of individual compensation
- (6) Other important items
- (7) Compensation, etc. for internal directors serving as Audit Committee members
- (8) Compensation, etc. for external directors
- (9) Reasons for the Compensation Committee's determination that the details of the individual compensation, etc. of Directors and Executive Officers for the FY 2024 are in line with their policies on compensation decisions
- 2. Process for the determination of the amounts of compensation, etc. for officers
- (1) Authority of the Compensation Committee
- (2) Outline of the procedure, etc. at the Compensation Committee
- (3) Activities of the Compensation Committee
- <Support System for External Directors>

In order to ensure the effective and smooth operation of the Board of Directors and the Nomination, Compensation and Audit Committees, SuMi TRUST Group has established the Corporate Secretariat and the Audit Committee Office as dedicated organizations and strengthened the supporting systems to fulfill the functions of the external directors. In order to support the external director in fulfilling his duties as chairperson of the Board of Directors, SuMi TRUST Group provides various information mainly on matters scheduled to be deliberated by the Board of Directors, and gives support such as in summarizing issues from management and supervisory perspectives.

<Status of persons retired from Representative Director and President, etc.>
Names, etc. of advisors, etc. who have formerly served as Representative Director and President, etc.

Name	Title/Position	Activity Description	Working Arrangement/Cond itions (Full- time/Part-time, With/Without Compensation, etc.)	Date of Retirement as President, etc.	Term
Keiu Nishida	Senior Corporate Advisor, SuMi TRUST Bank	Interactions with various external organization s, etc.	Part-time, without compensation	March 31, 2000	1 year
Kiichiro Furusawa	Senior Corporate Advisor, SuMi TRUST Bank	Interactions with various external organization s, etc.	Part-time, without compensation	June 27, 2010	1 year
Hitoshi Murakami	Senior Corporate Advisor, SuMi TRUST Bank	Interactions with various external organization s, etc.	Part-time, without compensation	June 29, 2005	1 year

Name	Title/Position	Activity Description	Working Arrangement/Cond itions (Full- time/Part-time, With/Without Compensation, etc.)	Date of Retirement as President, etc.	Term
Atsushi Takahashi	Senior Corporate Advisor, SuMi TRUST Bank	Interactions with various external organization s, etc.	Part-time, without compensation	March 31, 2011	1 year
Jun Okuno	Senior Corporate Advisor, SuMi TRUST Bank	Interactions with various external organization s, etc.	Part-time, without compensation	March 31, 2012	1 year
Kunitaro Kitamura	Senior Corporate Advisor, SuMi TRUST Bank	Interactions with various external organization s, etc.	Part-time, without compensation	March 31, 2021	1 year
Hitoshi Tsunekage	Senior Corporate Advisor, SuMi TRUST Bank	Interactions with various external organization s, etc.	Full-time, with compensation	March 31, 2021	1 year

Total number of advisors, etc. who have formerly served as Representative Director and President, etc. 7 persons

Other Matters

- 1. SuMi TRUST Group does not have an advisory/advisor system.
- 2. SuMi TRUST Bank, the core subsidiary of the Group, has an advisor system, and the names, etc. are as stated in the above table. SuMi TRUST Bank does not have an advisory system.
- Names of former Presidents and Chairpersons of SuMi TRUST Group and SuMi TRUST Bank, the core subsidiary of the Group, who have been appointed as advisors of SuMi TRUST Bank, etc. are stated and former Presidents and Chairpersons of The Sumitomo Trust and Banking Co., Ltd. and The Chuo Mitsui Trust and Banking Company, Limited prior to the merger are included.
- The date of resignation from the position of President, etc. indicates the latest date of resignation from the position of President or Chairperson of either of the companies.
- The final term of office is a maximum six years, as a general rule, provided, however, that the person has not reached the age of 72. Such persons are given the official title of senior corporate advisor and elected each year by approval of the President of SuMi TRUST Bank. After the end of the term of office as advisor, such persons may conclude a part-time engagement contract and be allowed to use the title of senior corporate advisor. Also in such cases, such persons are elected each year by approval of the President of SuMi TRUST Bank.
- Compensation is determined by taking into consideration work attitude and other factors. The total compensation of the above advisors is 30 million yen per year. Senior corporate advisors are not paid compensation, as a general rule.
- · Offices are provided outside of the Head Office building of SuMi TRUST Bank, and

- company cars and shared secretaries are also provided, as necessary.
- Advisors are not involved, in any way, in management's decision-making and do not receive regular reports from management.
- The advisor system of SuMi TRUST Bank was deliberated and the details of the system underwent reviews by the Nomination Committee of SuMi TRUST Group. SuMi TRUST Group has continued to operate the advisor system with the involvement of the Nominating Committee. In addition to yearly report about operating situation, future changes in advisor system shall be deliberated at the Nominating Committee.
- 2. Items Related to Business Execution, Audit and Oversight, Nominations and Setting of Compensation, etc. (Overview of Corporate Governance Framework)
- < Supervisory body>
- (1) The Board of Directors
- A. Chairperson: Isao Matsushita (External Director)
- B. Composition
- a) The Board of Directors at SuMi TRUST Group requires enough directors considered necessary and appropriate for the Board to demonstrate an effective supervisory function as required of a holding company tasked with the corporate management of the Group. The number of directors shall be no more than 14, as stipulated in the Articles of Incorporation, with due consideration also given to ensuring diversity and expertise among directors.
- b) In light of the importance of external directors' functions in the corporate governance, SuMi TRUST Group shall operate the Board of Directors with at least one-third of directors being independent external directors, in principle. As of the submission date, the Board of Directors has been downsized, with eight out of 13 members being independent external directors (for a ratio of 61%), constituting a majority.
- C. Roles and powers
- a) As a leading and exemplary company in corporate governance, the Board of Directors shall aim to achieve the Company's Purpose while ensuring fiduciary responsibility and responding to the trust of all stakeholders, and contribute to improvements in well-being for all stakeholders to ensure sustainability and growth as a corporation, mainly by making decisions on, and supervising the execution of, basic management policies, including medium to long-term management strategies and policies related to internal controls.
- b) For the purpose of realizing dynamic corporate management and stronger supervision of executive officers, the Board of Directors shall, in principle, delegate decisions on the execution of business to executive officers, except for matters which are required by law to be decided on by the Board of Directors, and shall supervise the execution of business by executive officers.
- D. Liability limitation agreements with external directors

In accordance with Article 427, Paragraph 1 of the Companies Act, the Company has entered into agreements with the external directors regarding liability for damages incurred due to negligence in their duties as stipulated in Article 423, Paragraph 1 of the Companies Act. These agreements limit the liability to the minimum amount prescribed under Article 425, Paragraph 1 of the Companies Act, provided that the directors have acted in good faith and without gross negligence in the performance of their duties.

E. Status of Activities

In fiscal year 2024, 15 meetings of the Board of Directors were held. An agenda for further deliberation and the annual schedule were formulated based on discussions at the initial meeting, which were followed up in the course of the year. Specifically, to achieve its

future vision of the Board of Directors, the Board engaged in discussions aimed at steadily enhancing its effectiveness, including initiatives to improve accountability through enriching dialogue opportunities with a wide range of stakeholders, expanding discussions on the business portfolio with a focus on medium- to long-term ROE, and deliberating on the composition of the Board and its committees.

The status of attendance of each director is as follows: Isao Matsushita attended 15 times/15 times (100%) Toru Takakura attended 15 times (100%) Atsushi Kaibara attended 15 times/15 times (100%)*2 Yasuyuki Suzuki attended 15 times/15 times (100%)*2 Kazuya Oyama attended 15 times/15 times (100%)*2 Tetsuo Ohkubo attended 15 times/15 times (100%) Masaru Hashimoto attended 14 times/15 times (93%)*2 Toshiaki Nakano attended 15 times /15 times (100%)*2 Koichi Kato attended 11 times/11 times (100%)*1 Hiroko Kawamoto attended 15 times/15 times (100%) Nobuaki Kato attended 15 times/15 times (100%) Kaoru Kashima attended 15 times / 15 times (100%) Tomonori Ito attended 15 times (100%) Hajime Watanabe attended 15 times/15 times (100%) Hirokazu Fujita attended 11 times/11 times (100%)*1 Kazuo Sakakibara attended 11 times/11 times (100%)*1 Notes:

- 1 Koichi Kato, Hirokazu Fujita, and Kazuo Sakakibara were appointed as directors on June 20, 2024.
- 2. Atsushi Kaibara, Yasuyuki Suzuki, Kazuya Oyama, Masaru Hashimoto, and Toshiaki Nakano resigned as directors on June 20, 2025. On the same day, Masakatsu Sato and Chikako Matsumoto were appointed as directors.
- (2) Outline of Committees
- <Statutory committees>
- A. Nominating Committee
- a) Chairperson: Isao Matsushita (external director)
- b) Composition: 5 external
- c) Authority, Roles and Responsibility
- The Nominating Committee shall determine the content of proposals regarding the election and dismissal of directors to be submitted to a shareholders meeting.
- The Nominating Committee shall receive requests for consultation on the election and dismissal of executive officers (*1) including President from the Board of Directors, and shall deliberate and make reports on these.
- The Nominating Committee shall receive requests for consultation on the election and dismissal of directors including the President (Representative Director) of SuMi TRUST Bank, and consultation on the election and dismissal of directors of SuMi TRUST AM, and shall deliberate and make reports on these.
- The Nominating Committee shall receive requests for consultation on revisions to the succession plan of management, and shall deliberate and make reports on these.
- d) Status of Activities

In fiscal year 2024, the Nominating Committee held 17 meetings to engage in activities stated under "Authority, Roles and Responsibility" above, including an examination of the succession plan.

The status of attendance of each committee member is as follows: Isao Matsushita attended 17 times/17 times (100%)

Hiroko Kawamoto attended 17 times/17 times (100%) Nobuaki Kato attended 17 times/17 times (100%) Hajime Watanabe attended 17 times/17 times (100%) Kaoru Kashima attended 12 times/12 times (100%)*1

Tetsuo Ohkubo attended 17 times/17 times (100%)*2

Masaru Hashimoto attended 17 times/17 times (100%)*2

- 1. Kaoru Kashima was appointed as a member of the Nominating Committee on June 20, 2024.
- 2. Tetsuo Ohkubo and Masaru Hashimoto resigned as members of the Nominating Committee on June 20, 2025.
- B. Compensation Committee
- a) Chairperson: Hiroko Kawamoto (external director)
- b) Composition: 5 external
- c) Authority, Roles and Responsibility
- The Compensation Committee shall prescribe policy on decisions on the content of remuneration for individual executive officers (*1) and directors.
- The Compensation Committee shall decide the content of remuneration for individual executive officers (*1) and directors in accordance with the policy stated in item above.
- The Compensation Committee shall receive requests for consultation on policy on decisions on the content of remuneration for directors, etc., from the Board of Directors of SuMi TRUST Bank and SuMi TRUST AM, and shall deliberate and make reports on these.
- d) Status of Activities

In fiscal year 2024, the Compensation Committee held 12 meetings to engage in activities stated under "Authority, Roles and Responsibility" above, and in addition, engaged in extensive discussions regarding the evaluation method for the ESG comprehensive assessment, one of the evaluation indicators for stock-based compensation, and defined the KPIs for the five key items used in the assessment, transitioned to a quantitative evaluation framework.

The status of attendance of each committee member is as follows:

Hiroko Kawamoto attended 12 times/12 times (100%)

Isao Matsushita attended 12 times/12 times (100%)

Nobuaki Kato attended 12 times/12 times (100%)

Hajime Watanabe attended 12 times/12 times (100%)

Kaoru Kashima attended 9 times/9 times (100%)*1

Tetsuo Ohkubo attended 12 times/12 times (100%)*2

Masaru Hashimoto attended 12 times/12 times (100%)*2

Notes:

- 1. Kaoru Kashima was appointed as a member of the Compensation Committee on June 20, 2024.
- 2. Tetsuo Ohkubo and Masaru Hashimoto resigned as members of the Compensation Committee on June 20, 2025.
- C. Audit Committee
- a) Chairperson: Kaoru Kashima (external director)
- b) Composition: 4 external, 1 internal
- c) Authority, Roles and Responsibility
- The Audit Committee shall audit the execution of duties by executive officers (*1) and directors and shall prepare audit reports.
- The Audit Committee shall determine the content of proposals regarding the election and dismissal of an accounting auditor, and the refusal to reelect an accounting auditor, to be submitted to a shareholders meeting.
- d) Status of Activities

In fiscal year 2024, the Audit Committee held 21 meetings to engage in activities apart from those stated under "Authority, Roles and Responsibility" above, including discussions from various viewpoints such as whether executive officers (*1) are making

decisions on and executing business in a fair, adequate, and efficient manner, whether the Group's internal control system is appropriately developed and efficiently operated, and whether the accounting auditor conducts an adequate audit as a professional through maintaining a fair and unbiased attitude and an independent standpoint.

The status of attendance of each committee member is as follows:

Kaoru Kashima attended 21 times/21 times (100%)

Tomonori Ito attended 21 times/21 times (100%)

Hirokazu Fujita attended 17 times/17 times (100%)*1

Kazuo Sakakibara attended 17 times/17 times (100%)*1

Toshiaki Nakano attended 21 times/21 times (100%)*2

Koichi Kato attended 17 times/17 times (100%)*1

Notes:

- 1. Hirokazu Fujita, Kazuo Sakakibara, and Koichi Kato were appointed as members of the Audit Committee on June 20, 2024.
- 2. Toshiaki Nakano resigned as a member of the Audit Committee on June 20, 2025.

<Voluntary committees, etc.>

- D. Risk Committee
- a) Chairperson: Kenji Fujii (external expert)
- b) Composition: 3 external (1 external director, 2 external experts), 2 internal
- c) Purpose, Roles and Responsibility

The Risk Committee shall receive requests for consultation on the following items from the Board of Directors, and shall review the appropriateness, etc. of them, and shall make reports.

- Matters concerning the business environment surrounding the Group, top risks, and materiality;
- Matters concerning the management of risk appetite framework, risk management, and monitoring the effectiveness of the internal control system related to compliance management of the Group; and
- Other matters to be deemed necessary by the Board of Directors.

d) Status of Activities

In fiscal year 2024, the Risk Committee held 7 meetings to engage in activities stated under "Purpose, Roles and Responsibility" above, and in addition, discussed the appropriateness of the Group's risk management framework, the fostering and instillment of a risk culture, the status of risk management initiatives in light of the recent external environment, and initiatives related to sustainability and cybersecurity. The Committee also freely discussed such issues as the US presidential election and the flow-on effects on the Company from changes in US policies.

The status of attendance of each committee member is as follows:

Kenji Fujii attended 7 times/7 times (100%)

Hajime Watanabe attended 6 times/6 times (100%)*1

Haruyuki Toyama attended 7 times /7 times (100%)

Yasuyuki Suzuki attended 7 times /7 times (100%)*2

Yuki Takada 7 times/7 times (100%)

Notes:

- 1. Hajime Watanabe was appointed as a member of the Risk Committee on June 20, 2024. Hajime Watanabe is an external director.
- 2. Yasuyuki Suzuki resigned as a member of the Risk Committee on June 20, 2025. On the same day, CRO (Chief Risk Officer) Takahiro Yoshida was appointed as a member of the Risk Committee.
- E. Conflicts of Interest Committee
- a) Chairperson: Hideki Kanda* (external expert) *External director of SuMi TRUST Bank
- b) Composition: 3 external (1 external director, 2 external experts), 2 internal
- c) Purpose, Roles and Responsibility

The Conflicts of Interest Committee shall receive requests for consultation on the following items from the Board of Directors, and shall review the appropriateness, etc. of them, and shall make reports.

- Matters concerning the validity of systems for management of conflicts of interest of the Group;
- Matters concerning the effectiveness of management of conflicts of interest, management of customer explanation, and management of customer support of the Group and the enhancement of systems for management of these;
- Matters concerning the policy on fiduciary duty of the Group and the action plans, etc. of each Our Group company;
- Particularly important matters concerning dissemination of management of conflicts of interest and fiduciary duty in the Group; and
- Other matters to be deemed necessary by the Board of Directors.

d) Status of Activities

In fiscal year 2024, the Conflicts of Interest Committee held 7 meetings to engage in activities stated under "Purpose, Roles and Responsibility" above, and in addition, conducted discussions on topics such as the best interests of clients as a trust group, the enhancement of the Group's conflict of interest management framework, and risk controls in the trust business (including concurrent services).

The status of attendance of each committee member is as follows:

Hideki Kanda attended 7 times/7 times (100%)

Nobuaki Kato attended 7 times/7 times (100%)

Akiko Hosokawa attended 7 times /7 times (100%)

Yasuyuki Suzuki attended 6 times/7 times (85%)*1

Yuki Takada attended 7 times /7 times (100%)

1. Yasuyuki Suzuki resigned as a member of the Conflicts of Interest Committee on June 20, 2025. On the same day, CRO (Chief Risk Officer) Takahiro Yoshida was appointed as a member of the Conflicts of Interest Committee.

F. External Directors' Meeting

- a) The purpose of this unofficial meeting, attended by only independent external directors, is for the exchange of information and sharing of known issues so that relationships of trust can be built between the independent external directors and supervisory functions of the Board strengthened.
- b) In principle, the meeting is held at least once a year so that management issues, the administration of the Board, and the Company's governance framework can be discussed. When necessary, recommendations are made to the chairperson of the Board, the president, and other executives.

<Executive body>

(3) Executive Committee

Under the Board of Directors, the Executive Committee has been established, which the President chairs and relevant officers attend. Based on basic policies determined at the Board of Directors meetings, significant matters relating to business execution are discussed and determined, and matters resolved at the Board of Directors meeting undergo preliminary discussion by the Executive Committee.

(4) Other Committees, etc.

SuMi TRUST Group has established various councils and committees, including the Finance Council to discuss and decide on matters for ensuring the soundness of the Group's corporate management and finances and appropriateness of business operations, and the Sustainability Committee to deliberate policies and initiatives on material sustainability issues.

3. Reasons for Adopting the Current Corporate Governance System
The Group is a trust group with a broad range of business domains centered around banking functions, asset management and asset administration functions, and real estate functions, with strengths in its integrated multi-disciplinary capabilities coupled with high-level specialist expertise that can promptly offer total solutions on a one-stop basis, as well as in its outstanding familiarity with business practice. SuMi TRUST Group has adopted a governance structure in the form of a company with Three Committees, with a view to promoting the sound Group management that can meet all stakeholders' expectations, and satisfying both of the requirements for management capability leading to prompt business execution and supervisory and restraining capabilities that ensure sound management, based on the aforementioned specialty and strengths.

<u>III. Status of Execution of Measures Concerning Shareholders and Other Interested Parties</u>

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

Voting Rights	Cumulamental namenta
D 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Supplemental remarks
Prompt distribution of	The convocation notice for the annual general
convocation notices for the	shareholders' meeting held on June 20, 2025, was
general shareholders'	dispatched on May 29, after being posted on SuMi TRUST
meeting	Group's website on May 22, for the purpose of prompt
	notification.
Setting the date of the	In order to ensure shareholders are provided with
General Meeting of	sufficient information, the 2025 General Meeting of
Shareholders to avoid	Shareholders was held earlier than usual on June 20 to
overlap	avoid overlap with other shareholder meetings held in the
	same busy period.
Electronic voting	SuMi TRUST Group has been enabling shareholder voting
Dieetrome voting	through the Internet (including PCs, smartphones, mobile
	phones, etc.).
Dontining tion in the	
Participation in the	SuMi TRUST Group participates in the Electronic Voting
Electronic Voting Platform	Platform system operated by ICJ, Inc.
system and other efforts to	
create a better	
environment in which	
institutional investors can	
exercise their voting rights.	
Provision of convocation	An English version of the convocation notice summaries
notice summaries in	was prepared and posted on SuMi TRUST Group's website
English	at the same time as the Japanese version, from one week
	before the convocation notice was dispatched, and it has
	also been provided through the Electronic Voting Platform,
	for greater convenience to overseas
Others	In addition to continuing with a system that allows
	shareholders to ask questions about agenda items via the
	Internet in advance of the General Meeting of
	Shareholders, we are conducting a "Hybrid Participation
	Virtual Shareholders' Meeting" so that shareholders who
	are unable to attend the meeting can view the proceedings
	of the meeting via the Internet. In addition, after the
	meetings, SuMi TRUST Group posts notices of resolutions,
	and the results of voting on its website, as well as
	,
	providing them through the Electronic Voting Platform
	system. Subtitled videos of matters reported on the day of
	the general meeting (including presentations) are also
	posted.
	In addition, we employ the use of Shareholders' Passport
	and Shareholders' Meeting Portal provided by SuMi
	TRUST Bank, enabling the consolidated management of
	various notifications (such as shareholder meeting
	information, disclosure information, and dividend
	information). This allows for a seamless connection from
	viewing the notice of the meeting to exercising voting
	rights and watching live broadcasts during the
	shareholders meeting, thereby enhancing convenience for

shareholders.

2. Activities R	egarding IR	
	Supplemental remarks	Personal
		explanation by
		representative
Preparation and publication of disclosure policy	SuMi TRUST Group has established the Disclosure Policy and disseminates it externally, as well as to Our Group's officers and employees for the purpose of appropriately implementing it. The Disclosure Policy serves as Our Group's IR activity guidelines, setting forth that we should make efforts to proactively disclose corporate information which we deem useful for our shareholders, investors, etc. in understanding the Group, adopting timeliness, accuracy, and fairness as basic requirements thereof.	
Regular information meetings for individual investors	SuMi TRUST Group holds corporate briefings via securities companies and so on, where the President, and the officer and employee in charge of IR and SR explain the Group's characteristics, earnings results and financial condition, and management strategies, etc. A total of 12 such briefings were held in fiscal 2024 for the benefit of individual investors. Also, in January 2025, we held a special seminar for individual shareholders to commemorate the 100 th anniversary of its founding.	Yes
Regular information meetings for analysts and institutiona 1 investors	SuMi TRUST Group holds investor meetings semi- annually (around May and November), inviting securities company analysts and institutional investors, with the President explaining Our Group's earnings results and management strategies, etc. These meetings are held in a hybrid format (online and physical location), with the video of the briefing later being uploaded to the Company's website. Further, SuMi TRUST Group holds one-on-one and group meetings for analysts and institutional investors from time to time, with the President, and the officer and employee in charge of IR and SR providing explanations. SuMi TRUST Group also holds the SuMi TRUST IR Day which provides opportunities for officers in charge of businesses to give explanation on business strategies as well as for external directors to explain on the corporate governance status, etc. In fiscal 2024, we held events for the Global Markets Business and the Real Estate Business (July) and a panel discussion featuring multiple external directors (March).	Yes

	Cramplem out of nome only	Domo om o 1
	Supplemental remarks	Personal explanation by representative
Regular information meetings for overseas investors	SuMi TRUST Group's President, or the officer in charge of IR and SR also host investor meetings overseas, visiting major institutional investors in the U.S., Europe, and Asia, etc. several times per year to discuss the Group's earnings results and financial condition, and management strategies, etc. Teleconferences and video conferences are also held online from time to time. Further, on a few occasions every year, SuMi TRUST Group participates in, and engages in dialogue at, IR conferences organized in Japan by securities companies for overseas institutional investors.	Yes
Posting of IR materials on website	Promptly after their announcement, SuMi TRUST Group discloses various types of IR information and information for shareholders, etc. on its website. The types of information disclosed are, among others, as follows: financial results and related explanatory materials; timely disclosure materials and press releases; annual securities reports; summary of financial results; investor meetings' presentation materials; integrated reports(disclosure reports); annual reports; IR Day materials; business reports; the Basic Policy on Corporate Governance; stock information; rating information; analyst coverage; convocation notices for general shareholders' meetings; results of voting, etc. Videos of investors meetings and corporate briefings for individual investors are also posted on the website. For overseas institutional investors, too, SuMi TRUST Group provides various types of IR information and so on in a timely manner via its English website. Japanese URL: https://www.smtg.jp/investors English URL: https://www.smtg.jp/english/investors Furthermore, on our website we have created a page titled "For Individual Investors," which clearly explains the Group's businesses and earnings. It also features employee interview videos.	

	Supplemental remarks	Personal explanation by
Establishm ent of department and/or manager in charge of IR	The Group has appointed an officer in charge of IR and SR, and has established the IR/SR Department as the section in charge of daily IR and SR activities. SuMi TRUST Group makes efforts to appropriately disclose corporate information, and aims to practice highly transparent corporate management through proactive IR and SR activities and constructive dialogue with both domestic and foreign shareholders and investors, as well as by providing timely and appropriate feedback on the content of dialogue within the company. Officer in charge of IR and SR: Masanori Watanabe, Managing Executive Officer, Executive Officer Section in charge: IR/SR Department	representative
Others	<internal assist="" cooperation="" dialogues="" organic="" shareholders="" to="" with=""> Through cooperation with the management team and each section, the officer and section in charge of IR and SR endeavor to appropriately understand management information and other internal information, and make efforts to disclose such information in a timely, accurate, and fair manner, as well as leverage such information for the purpose of constructive dialogue with shareholders and investors. <feedback activities="" and="" board="" directors="" ir="" management="" of="" opinions="" regarding="" shareholders'="" team="" the="" to=""> We provide timely and appropriate feedback to the management team regarding opinions or concerns, etc. expressed by shareholders, investors, and analysts, etc. In addition to an overall report on IR and SR activities, reports regarding such opinions or concerns, etc. shall be regularly made to the Board of Directors. <management dialogues="" during="" information="" insider="" of=""> For the purpose of the management of insider information, the Group regularly disseminates, within the Group, the laws, regulations, and rules, etc. which the Group is bound to comply with, as well as instructions for the appropriate handling of insider information. Strict management and operation is also conducted during dialogues with shareholders and investors.</management></feedback></internal>	

Supplemental remarks	Personal
	explanation by
	representative
<enhancement constructive<="" for="" of="" opportunities="" th=""><th></th></enhancement>	
dialogue with shareholders, etc.>	
Every year, we engage in dialogue with the	
responsible investment departments and proxy	
voting departments of domestic institutional	
investors. We use our latest integrated report to	
explain the Group's initiatives and seek feedback for	
future improvements. Opportunities are also	
arranged for dialogue with domestic and overseas	
institutional investors on the topics of governance	
and ESG.	

3. Measures for Respecting the Position of Stakeholders

S. Medsdres for Rec	Constant of Stakeholders
D 1 C	Supplemental remarks
Rules for	The "Basic Policy on the Social Responsibility of SuMi TRUST
respecting the	Group (Sustainability Policy)" sets forth that the Group shall
position of	"respect dialogue with all stakeholders, including clients,
stakeholders	shareholders, investors, employees, business partners, local
through internal	communities, NPOs, government authorities and international
regulations, etc.	institutions, and play an active role in building a sustainable
	society." The Group has announced such policies externally.
Implementation of environmental	The Group has formulated its Sustainability Policy at the Board of Directors, and has been promoting the Group's sustainability
activities,	activities under the initiative of the Sustainability Management
Sustainability activities, etc.	Department. Especially it places emphasis on the response to the risks relating to environmental and social issues, the
	development of products and services contribute to the
	resolution of the issues, and the social activities at each site of
	the Group. Regarding our environmental preservation activities,
	the Group has formulated the group's common "Human Rights
	Policy," "Environmental Policy," "Action Guidelines for Mitigating
	Climate Change," and "Action Guidelines for Preserving
	Biodiversity," and makes available, at its Directly Owned
	, ,
	Subsidiaries, environment-related investment and loan
	products, trust products, and real property products, etc. to
	individual and corporate customers. Further, the Group has
	been promoting activities to reduce greenhouse gas emissions
	from its business activities, and purchasing of papers that gives
	consideration to the environment and society based on its CSR
	procurement policy.
Formulation of	The "Basic Policy on the Social Responsibility of SuMi TRUST
policies on	Group (Sustainability Policy)" sets forth that the Group shall
providing	"build sound and proper relationships with stakeholders, and
information to	fulfill our responsibilities as members of society, engaging in fair
stakeholders	competition and appropriate disclosure of corporate information,
	etc." The Group provides relevant information through its
	Sustainability reports and its website, etc.
Others	[Key initiatives for DE&I promotion]
	To create a new business model that integrates a wide array of
	functions, we respect various perspectives and aim to maximize
	the potential of each individual. Therefore, we have established
	a Diversity, Equity & Inclusion Office (DE&I Office) for the
	Group and at SuMi TRUST Bank. Our key initiatives focus on
	empowering women, promoting understanding about individuals
	with disabilities, career hires, global employees, work-life
	balance support, human rights, and LGBTQ issues. In this way,
	we are committed to promoting DE&I throughout the Group.
	SuMi TRUST Bank is promoting the creation of a work
	environment where employees can work with peace of mind by
	introducing a system for changing work locations and taking
	leave during a spouse's transfer, providing regular information
	to employees on maternity and parental leave, conducting
	seminars to support career development and smooth workplace
	reintegration after returning to work, distributing handbooks for
	distribution of the first of the fi

Supplemental remarks

employees on parental leave and management, holding training for managers with female employees who have time constraints, expanding the so-called "company-led childcare centers" available to employees, and implementing a system that grants points for household and childcare services to women who return to work early from maternity or parental leave starting in April 2024.SuMiTB has also set a KPI to achieve an average of 30 days or more of childcare leave among male employees under its general business owner action plan. The Bank promotes a company-wide drive to foster a culture for male employees to take childcare leave by conducting events to encourage male childcare leave and providing handbooks for better understanding. In FY2022, the Bank also established a new baby-care leave to enable male employees to take longer paternity leave, encouraging employees to take one month off work. The Bank achieved a 100% male childcare leave acquisition ratio in FY2024 and the average number of days of leave taken was 20.0.

In addition to the above, to promote understanding of diversity and enable each employee to demonstrate their capabilities to the maximum extent, the Group is pressing forward with the following initiatives:

- · Offer lectures and e-learning programs on unconscious bias to deepen understanding toward diversity;
- Support the active participation of employees with disabilities in each workplace by increasing the number of participants in courses for acquiring certification as a vocational counselor for persons with disabilities, and implement regular interviews with employees with disabilities so as to address their concerns and requests after joining the Group;
- Conduct various types of seminars designed to improve the business mind, enhance skills and build networks for employees hired at overseas bases;
- · In order to deepen understanding on nursing care, conduct nursing care seminars on a regular basis, provide handbooks, set up consultation contact points, and measure employees' awareness of nursing care schemes and corporate culture through annual surveys;
- Revise systems to enable employees to acquire accumulated time off for the purpose of fertility treatment, and set up consultation contact points; and
- Establish an in-house consultation contact point as a safety net and offer congratulatory or condolence leave and a condolence money system to employees who are married to the same gender, in addition to participating in LGBTQ events and conducting internal training designed to promote understanding of sexual orientation and gender identity.
- · Introduce services providing online seminars and healthcare support centered on health issues specific to women.

Supplemental remarks

[External evaluations]

The Group received the following certifications and awards from outside bodies in appreciation of its unfailing effort in the areas of work style reform and DE&I promotion.

- "Certified Health and Productivity Management Organization (White 500)" (by the Ministry of Economy, Trade and Industry and Nippon Kenko Kaigi, from FY2017 through to FY2024
- · "Bloomberg Gender-Equality Index (GEI)" (by Bloomberg/for five years running in FY2018, 2019, 2020, 2021, and 2022)
- J-Win Diversity Award, second prize for Basic Achievement Award in the basic corporate category (by J-Win/FY2022; grand prize in the 2025 Advanced Category (SuMi TRUST Bank)
- "Nadeshiko Brand" (by the Ministry of Economy, Trade and Industry and Tokyo Stock Exchange/FY2019)
- "Platinum Kurumin" (by the Ministry of Health, Labour and Welfare, received by SuMi TRUST Bank, Sumitomo Mitsui Trust Systems & Services Co., Ltd., and Custody Bank of Japan, Ltd.)
- "Platinum Eruboshi" (by the Ministry of Health, Labour and Welfare, received by Sumitomo Mitsui Trust Business Service Co., Ltd.)
- Awarded Gold rating in PRIDE INDEX 2024 (by wwP (work with Pride: a voluntary organization supporting the promotion and establishment of LGBT-related diversity management/; the award was jointly received by 10 Group companies, including SuMi TRUST Group, SuMi TRUST Bank, Sumitomo Mitsui Trust Asset Management, Nikko Asset Management, Sumitomo Mitsui Trust Business Service, Sumitomo Mitsui Trust Card, Sumitomo Mitsui Trust Club, Sumitomo Mitsui Trust Panasonic Finance, Custody Bank of Japan, and Sumitomo Mitsui Trust General Service). SuMi TRUST Bank and Nikko Asset Management also received Rainbow Certification.

Our Group's DE&I initiatives:

https://www.smtg.jp/english/about_us/management/human_resources/diversity_inclusion/

IV. Matters Regarding Internal Control System, etc.

1. Fundamental Perspectives on Internal Control System and Establishment of Relevant Structures

As a bank holding company, the Board of Directors of SuMi TRUST Group is fully aware of its responsibility for the management administration of the Group, and has developed "a system to ensure the conformity of executive officers' (*1) execution of duties with laws, regulations, and the Articles of Incorporation, and other necessary systems to ensure the appropriateness of business activities of SuMi TRUST Group and those of the corporate group comprising SuMi TRUST Group and its subsidiaries, etc." as follows, based on the Board of Directors' resolution concerning the "Basic Policy on Internal Control":

(1) Compliance Structure

- a. Basic compliance policies for the Group are established.
- b. With respect to important issues pertaining to compliance, resolutions and reporting are undertaken by the Board of Directors, based on a report by Risk Committee, an advisory body of the Board of Directors.
- c. A Basic Policy on the Management of Conflicts of Interest of the Group has been prescribed and a management system is in place to ensure that the interests of customers of the Group are not unfairly harmed.
- d. Important matters concerning the management of conflicts of interests are resolved by and reported at the Board of Directors meetings upon receiving reports from the Conflicts of Interest Committee, an advisory body to the Board of Directors.
- e. A supervisory department for compliance is set up at the head office. In addition, each department assigns a person of action and a person of authority.
- f. A concrete action plan to ensure compliance (compliance program) is formulated each fiscal year, and instructions are passed on to the Directly Owned Subsidiaries, etc. for them to prepare their own plans. In addition, the status of these plans in terms of progress made and goals achieved –are monitored and evaluated.
- g. A handbook (compliance manual) for officers and employees is formulated. Opportunities for compliance-oriented education and training are offered to them on an ongoing basis.
- h. Officers and employees must report violations of law pertaining to the operation of SuMi TRUST Group's business, and a compliance hotline system is established to enable officers, employees, etc. to report directly to special contact points both inhouse and outside SuMi TRUST Group.
- i. SuMi TRUST Group and its subsidiaries take a firm stand to prevent dealings with antisocial forces and maintain no association whatsoever with such elements. A structure, underpinned by close ties with external professionals, particularly the police, is put in place to promote communication and cooperation among relevant departments and thereby facilitate an organized response in the event an executive or an employee is approached with an inappropriate request. Under no circumstances will we engage in transactions to benefit persons or organizations that threaten the order and safety of civil society.
- j. Money laundering and terrorist financing are major threats to a sound financial system, and SuMi TRUST Group takes a firm stand against money laundering and terrorist financing and shall comply fully with related laws and regulations.

(2) Risk Management Structure

- a. Basic risk management policies for the Group are established.
- b. With respect to important issues pertaining to risk management, resolution and reporting are undertaken by the Board of Directors, based on a report by Risk

- Committee, an advisory body of the Board of Directors.
- c. The Group will establish a Group-wide risk management system based on three lines of defense.
- d. A supervisory department for risk management is set up at the head office, and a risk management department is established for each risk category.
- e. A plan pertaining to risk management for the Group is formulated and instructions are passed on to the Directly Owned Subsidiaries, etc. for them to prepare their own plans. In addition, the status of these plans in terms of improvements made and goals achieved are monitored and evaluated.
- f. Opportunities for risk management-oriented education and training are offered to officers and employees on an ongoing basis.
- g. Management activities relating to business continuity in preparation for emergencies have been developed to maintain and continue normal business operations of the Group.

(3) Structure for Execution of Duties

- a. Except for matters which are required by law to be decided by the Board of Directors, the Board of Directors of SuMi TRUST Group, in principle, delegates decisions on the execution of business to executive officers (*1). In addition to establishing the Executive Committee, comprising executive officers (*1), etc., various committees shall be established as advisory bodies to the Executive Committee.
- b. The Board of Directors sets out basic points pertaining to the organizational structure and the division of duties, as well as the organization of and authority granted to officers and employees, to ensure the smooth and appropriate execution of duties by executive officers (*1) (officers responsible for business execution at the subsidiaries, etc.).
- c. In-house regulations are prepared in accordance with relevant legislation, and in the event said legislation is revised or abrogated, required amendments to in-house regulations will be implemented promptly.

(4) Ensuring Management Transparency

- a. Internal control systems pertaining to financial reporting are developed to ensure the appropriateness of accounting methods and reliability of financial reporting, and the effectiveness of the systems is evaluated.
- b. The Group shall establish an accounting hotline to receive reports from within the Group and outside of the Group for information on accounting, internal controls involving accounting and misconduct or improper treatment on audit items. The hotline shall be established at a law firm, outside of the Group, and the Audit Committee Office serves as the secretariat for its investigations.
- c. Management-related information is managed appropriately and disclosed in a timely, accurate and fair manner.

(5) The Group Management Structure

- a. SuMi TRUST Group developed compliance and risk management structures applicable to the entire Our Group.
- b. SuMi TRUST Group reviews intra-Group transactions of particular significance to the Group from the perspectives of risk management, compliance, and consistency with Our Group's strategic objectives.
- c. Subsidiaries, etc. reports regularly to SuMi TRUST Group about their execution of business activities and their financial situations, among other things.
- d. SuMi TRUST Group manages the appropriateness and efficiency of the business operation of subsidiaries, etc. according to the size and nature of their activities.

- (6) Information Storage and Management Structure
- a. Minutes which record progress on agendas and specific points of discussion are prepared at the General Meeting of Shareholders and at Board of Directors and Executive Committee meetings and kept with related materials.
- b. The Board of Directors sets out the basic points pertaining to information storage and management, such as the organizational structure for information management and the classification of management categories, according to importance.

(7) Internal Audit Structure

- a. An internal auditing unit, which is independent from business execution units and sufficiently capable of fulfilling a restraining function, is established.
- b. Internal audit plans and basic policies for developing internal audit structures for the Group are established, and the internal auditing unit conducts audits of each business execution units and, if necessary, of subsidiaries, etc. and point out matters to be improved and make recommendations thereof.
- c. The results of internal audits and the status of internal audit plans in terms of progress and goals achieved are reported to the Board of Directors and Audit Committee in a timely and appropriate manner.

(8) Structure for Audit Committee's Audits

- a. Employees assisting Audit Committee in its duties
- (a) An Audit Committee Office is established to assist Audit Committee members in the execution of their duties, and an appropriate number of directors, executive officers (*2) or employees, including one office manager, are assigned thereto.
- (b) Staff of the Audit Committee Office work to assist Audit Committee members with their duties under the directions and orders of Audit Committee members.
- (c) The personnel affairs and employment terms of staff of the Audit Committee Office are discussed in advance with the Audit Committee.
- (d) The executive officers (*1) give consideration so that staff of the Audit Committee Office are not subject to unjust restrictions in conducting work to assist the Audit Committee's duties.

b. System for reporting to Audit Committee

- (a) Directors (excluding directors who are Audit Committee members), executive officers (*1) (*2), and employees shall immediately report to the Audit Committee if they have come to know facts about possible significant damage to SuMi TRUST Group or its subsidiaries, facts that could significantly damage the credibility of SuMi TRUST Group or its subsidiaries, facts about material defects or problems concerning the system or procedures of internal control, or material facts that could violate laws, regulations, or the Articles of Incorporation.
- (b) The Compliance Department shall report to the Audit Committee on the details of whistleblowing received through the compliance hotline system each time it is received.
- (c) The Internal Audit Department shall report to the Audit Committee regularly, or at the request thereof, on the progress and the results of internal audits it conducts in SuMi TRUST Group and its subsidiaries.
- (d) Directors (excluding directors who are Audit Committee members), executive officers (*1) (*2), and employees shall promptly report to the Audit Committee when requested to do so by the Audit Committee regarding the status of business execution and other matters.
- (e) Directors, corporate auditors, executive officers (*2), and employees of subsidiaries, etc., or persons who have received reports from such persons shall report the matters described in (a), (b) and (d) above to the Audit Committee of SuMi TRUST Group, immediately when they have come to know the matters described in (a), each time they have received whistleblowing as described in (b) through the internal whistleblowing

systems of subsidiaries, etc., and promptly when they are requested to report the matters described in (d) at subsidiaries, etc. by the Audit Committee.

- (f) The Audit Committee may demand a report, as necessary, from the persons described in (a) through (e) above regarding the matters described in (a) through (d) above.
- (g) Persons who have given reports based on (a) through (f) above shall not be treated unfavorably on account of having given such reports, and that fact shall be thoroughly communicated.
- c. Other systems to ensure the effectiveness of Audit Committee's audits
- (a) Directors, executive officers (*1) (*2), and employees cooperate with Audit Committee in good faith in the audit activities.
- (b) Full-time Audit Committee members are selected.
- (c) Audit Committee members and the Audit Dedicated Executive Officer may attend meetings of the Board of Directors as well as any other meetings (including meetings of subsidiaries) Audit Committee deems necessary to the execution of their duties.
- (d) Representative executive officers (*1) exchange views with Audit Committee on a periodic basis and at the request of Audit Committee.
- (e) The internal auditing unit conducts prior consultations with and obtains the approval of the Audit Committee regarding the internal audit plan, as well as conducts investigations, etc. under the instruction of the Audit Committee, when so instructed. The instructions of the Audit Committee regarding investigations, etc. supersede those of executive officers (*1) or other parties.
- (f) Representative executive officers (*1) or an executive officer (*1) in charge of the human resources units shall have prior consultation with the Audit Committee for consent regarding the appointment and dismissal of the Audit Dedicated Executive Officer or an executive officer (*1) in charge of the internal auditing units and ranking staff of the internal auditing units.
- (g) Departments other than the Internal Audit Department that are involved in internal controls including finance, risk management and compliance shall also strive to maintain smooth cooperative relationships with the Audit Committee.
- (h) To ensure the effectiveness of audits across the Group by the Audit Committee, when selecting Internal Audit Department members from the Company or SuMi TRUST Bank as part-time corporate auditors for subsidiaries (including Audit Committee members in companies with a Nominating Committee and Audit Committee members in companies with an Audit & Supervisory Committee, hereinafter the same), we present proposals for auditor candidates (excluding candidates from other Group companies in joint ventures, etc.) to the Audit Committee or each Audit Committee member. The Audit Committee or each Audit Committee member may voice opinions, as necessary, regarding this proposal.
- (i) Directors, executive officers (*1) (*2), and employees shall provide support to the operation of a system for external whistleblowing when the establishment of such a system has been decided as deemed necessary by the Audit Committee.
- (j) SuMi TRUST Group pays expenses necessary for the execution of duties by the Audit Committee and Audit Committee members to ensure the effectiveness of audits.
- 2. Fundamental Perspectives on Eliminating Antisocial Forces and Establishment of Relevant Structures
- (1) Fundamental Perspectives

The Basic Policy on Internal Control states, "SuMi TRUST Group and its subsidiaries take a firm stand to prevent dealings with antisocial forces and maintain no association whatsoever with such elements. A structure, underpinned by close ties with external professionals, particularly the police, is put in place to promote communication and cooperation among relevant departments and thereby facilitate an organized response in the event an officer or an employee is approached with an inappropriate request. Under no circumstances will we engage in transactions to benefit persons or organizations that

threaten the order and safety of civil society." In addition, the "Codes of Conducts (Value)," with which Our Group's officers and employees must comply, state, "We continue to take a resolute stance against antisocial forces, which may threaten public order and the security of civil society."

(2) Establishment of Relevant Structures

SuMi TRUST Group has established a supervisory department for handling antisocial forces and a department for communicating with external professionals, among other units, and assigned staff in charge of preventing inappropriate requests. In addition, SuMi TRUST Group has developed a compliance manual, etc. and informed and given training, etc. to directors, officers and employees on the handling of antisocial forces. Further, it has developed various systems to prevent transactions with antisocial forces, such as the supervisory department, which conducts centralized management of information on antisocial forces and uses it to prevent transactions with antisocial forces.

Each of the Group companies has also developed various systems in communication with SuMi TRUST Group in order to handle antisocial forces.

V. Other

1. Introduction of Defense Measures Against Takeovers

Introduction of defense measures against takeovers None

Supplementary Remarks on This Item

None.

2. Other Matters Concerning the Corporate Governance System, etc.

<Outline of Framework for Timely Disclosure>
Internal framework to ensure timely disclosure of the SuMi TRUST Group's corporate information is outlined below.

1. Basic Initiative Policy

Adopting observance standards that all executives and employees must uphold to ensure the transparency of corporate management through appropriate and fair disclosure of corporate information, the Group has set out internal rules and has established an internal control system to ensure that disclosures are made in accordance with relevant laws, regulations and rules, including the Companies Act, the Banking Act, and the Financial Instruments and Exchange Act. Based on this philosophy, SuMi TRUST Group has established a "Disclosure Policy"

(URL: https://www.smtg.jp/english/disclosurepolicy/index.html) in order to clarify its basic policy on disclosure both internally and externally, thereby ensuring appropriate disclosure. In this way, it is working to ensure the transparency of corporate management through appropriate disclosure of corporate information.

2. Internal Framework

(1) Corporate Communications Committee

In order to ensure timely, accurate, and fair disclosure of management-related information, the Group has established the Corporate Communications Committee. Members of the committee include the officer in charge of Brand Management Office, who acts as chairperson, as well as officers in charge of the Corporate Administration Department, the Planning and Coordination Department, the Financial Planning Department, the IR/SR Department, the Corporate Planning Department, and the Risk Management Department. To ensure the appropriateness of information disclosure by the

Group, the committee, when necessary, mainly discusses the necessity of disclosure of management-related information and information that could be management-related, and the appropriateness of the disclosure thereof, as well as the appropriateness of developing and managing a system for information disclosure and measures for improving it.

(2) Internal Rules regarding Timely Disclosure

The Group has set out internal rules as "Information Disclosure Rules" and "Information Disclosure Guidelines", etc.

(3) Department in Charge

The Corporate Administration Department is responsible for implementing disclosure, working in cooperation with the Planning and Coordination Department, the Financial Planning Department, and the IR/SR Department to ensure timely disclosure.

(Note) Executive Officer (*1) is an executive officer prescribed by the Companies Act; executive officer (*2) is an executive officer prescribed in internal policy.

Appendix 1

<Reasons for appointment of directors (excluding external directors)>

Name of directors	Position	Reasons for appointment
Toru Takakura	Director,	Toru Takakura has experience serving in position
	President	as an Officer in charge of the Corporate
	(CEO)*1	Management Department of SuMi TRUST Group,
		and he assumed the office of President Executive
		Officer in April 2021 and of Director, President in
		June 2021 (CEO since April 2024). In addition, he
		also has experience serving as an Officer in
		charge of the Corporate Management
		Departments of Sumitomo Mitsui Trust Bank,
		Limited and as an Officer in charge of Fiduciary
		Services Business; therefore, he has extensive
		knowledge and experience with regard to
		management administration and business
		operations of a trust group. Based on the
		experience he has cultivated so far in business
		management and company management, SuMi
		TRUST Group expects that, going forward, he will
		continue to play a supervisory role in the overall management of Our Group and exercise
		leadership towards sustainable growth and
		enhancement of corporate value.
		Accordingly, SuMi TRUST Group has selected him
		as a Director.
Masakatsu Sato	Director,	After successively holding various posts, including
	Senior	Corporate Planning Department of both SuMi
	Managing	TRUST Group and SuMi TRUST Bank, Masakatsu
	Executive	Sato has served as Executive Officer and General
	Officer (CFO)*2	Manager of the Stock Transfer Agency Business
		Planning Department of SuMi TRUST Bank since
		June 2019, as Managing Executive Officer of
		Sumi TRUST Group since April 2022 (and as
		Managing Executive Officer (CFO) since April 2024), and as Senior Managing Executive Officer
		(CFO) of SuMi TRUST Group since April 2025,
		among other positions; therefore, he has extensive
		knowledge and experience with regard to
		management administration and business
		operations of a trust group. SuMi TRUST Group
		expects that based on his experience so far, he
		will continue to exercise leadership towards
		sustainable growth and enhancement of corporate
		value.
Chikako	Director,	Chikako Matsumoto has extensive experience in
Matsumoto	Managing	international development finance and
	Executive	sustainability at the Inter-American Development
	l .	

Name of directors	Position	Reasons for appointment
ivalle of directors	Officer	Bank, the World Bank, and Ernst & Young
	(CSuO)*3	
	(ShinNihon LLC. Since joining SuMi TRUST Bank
		in October 2020, she has held various posts,
		including Executive Officer and General Manager
		of the ESG Strategy and Solution Department of
		SuMi TRUST Bank from April 2022, Executive
		Officer of SuMi TRUST Group since April 2023,
		and Managing Executive Officer (CSuO) of SuMi
		TRUST Group from April 2024, among other
		positions; therefore, she has extensive knowledge
		and experience with regard to business operations
		of a trust group. SuMi TRUST Group expects that
		based on her experience so far, she will continue
		to exercise leadership towards sustainable growth
		and enhancement of corporate value.
Tetsuo Ohkubo	Director	After having experienced serving in positions
	(Kaicho)	supporting a part of corporate management as an
		Officer in charge of the Corporate Management
		Departments of SuMi TRUST Group, from June
		2017 to March 2021, Tetsuo Ohkubo, as Director
		and President, built a track record in leading
		management towards growth of the Group's many
		businesses, such as banking, asset management,
		asset administration, and real estate, and
		assumed the office of Chairperson in April 2021.
		He has extensive experience of the Group's
		corporate management in general and expert
		knowledge of general business operations, and
		based on the knowledge and insight he has
		cultivated so far in business management and
		company management, SuMi TRUST Group
		expects that he will be able to continue to
		contribute further to Our Group's sustainable
		growth and increase in corporate value by broadly
		advising decision making and supervising the
		execution of business. Accordingly, SuMi TRUST
		Group has selected him as a Director.
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Koichi Kato	Director	Koichi Kato has hitherto experience working in
		the Real Estate Business and corporate management departments of SuMi TRUST Bank.
		He has also served as the General Manager of the
		Wholesale Business (Corporate Business), as a
		Managing Executive Officer, and as a Director of
		SuMi TRUST Group since June 2024, among

Name of directors	Position	Reasons for appointment
		other roles; therefore, he has extensive knowledge and experience with regard to management administration and business operations of a trust group. SuMi TRUST Group expects that based on the experience he has cultivated so far, he has knowledge and experience of auditing the overall status of execution of business from a fair and objective viewpoint and he will provide contributions to the enhancement of soundness and transparency of management. Accordingly, SuMi TRUST Group has selected him as a Director.

^{*1} Chief Executive Officer

^{*2} Chief Risk Officer

^{*3} Chief Sustainability Officer

<Reasons for appointment of executive officers)>

Name of executive officer	Position	Reasons for appointment
Toru Takakura	President Executive Officer (Representative Executive Officer) (CEO)*1	Toru Takakura served as Officer in charge of the Corporate Management Department and served as Director and Senior Managing Executive Officer (Representative Executive Officer) for approximately two years. He has also led the entire Group as Director and President (Representative Executive Officer) for about four years. With these achievements, he has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that he will play a leading role in executing the duties of the Company. Accordingly, we have selected him as an Executive Officer.
Masakatsu Sato	Senior Managing Executive Officer (Representative Executive Officer) (CFO)*2	Masakatsu Sato has working experience in the Corporate Management Department and has successively held positions such as General Manager of the Corporate Planning Department of SuMi TRUST Group. He has also served as Managing Executive Officer of SuMi TRUST Group for about three years. With these achievements, he has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that he will play a leading role in executing the duties of the Company. Accordingly, we have selected him as an Executive Officer.
Chikako Matsumoto	Managing Executive Officer (CSuO)*3	Chikako Matsumoto has working experience in mainly advisory operations at international organizations and auditing firms, as well as practical experience from working in the Wholesale Business (Corporate Business) at SuMi TRUST Bank. She has also served as General Manager of the ESG Strategy and Solution Department, as Executive Officer of SuMi TRUST Group for approximately one year, and as Managing Executive Officer of SuMi TRUST Group for about one year. With these achievements, she has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that she will play a leading role in executing the duties of the Company. Accordingly, we have selected her as an Executive Officer.

Name of	Position	Reasons for appointment
executive officer Manatomo Yoneyama	Senior Managing Executive Officer (CISO)*4	Manatomo Yoneyama has working experience in the Corporate Management Department and has successively served as General Manager of the Business Process Management Department and General Manager of the Corporate Planning Department of SuMi TRUST Group. He has also served as Managing Executive Officer of SuMi TRUST Group for about four years. With these achievements, he has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that he will play a leading role in executing the duties of the Company. Accordingly, we have
Atsushi Matsumoto	Managing Executive Officer	Atsushi Matsumoto has working experience in the Corporate Management Department and has successively held positions such as general manager of the Corporate Secretariat of SuMi TRUST Group. He has also served as Managing Executive Officer of SuMi TRUST Group for about three years. With these achievements, he has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that he will play a leading role in executing the duties of the Company. Accordingly, we have selected him as an Executive Officer.
Takumi Fujisawa	Managing Executive Officer (CHRO)*5	Takumi Fujisawa has working experience in Wholesale Business at SuMi TRUST Bank and has successively served as General Manager of branch offices, the Wholesale Business Planning Department, and the Wholesale Asset Management Business Planning Department of SuMi TRUST Bank. He has also served as Managing Executive Officer of SuMi TRUST Group for about two years. With these achievements, he has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that he will play a leading role in executing the duties of the Company. Accordingly, we have selected him as an Executive Officer.

Name of	Position	Reasons for appointment
executive officer Yuki Takada	Managing Executive Officer (CCO)*6	Yuki Takada has working experience in the Corporate Management Department at SuMi TRUST Bank and has successively served as General Manager of the Investment Management Department and Investor Services Business at SuMi TRUST Bank. She has also served as Executive Officer of SuMi TRUST Group for about one year, and as Managing Executive Officer for about two years. With these achievements, she has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that she will play a leading role in executing the duties of the Company. Accordingly, we have selected her as an Executive Officer.
Riro Sato	Managing Executive Officer	Riro Sato has working experience in Wholesale Business at SuMi TRUST Bank and has successively served as manager of SuMi TRUST Bank's London Branch and as head of operations in Europe. He has also served as Managing Executive Officer of SuMi TRUST Group for about two years. With these achievements, he has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that he will play a leading role in executing the duties of the Company. Accordingly, we have selected him as an Executive Officer.
Masanori Watanabe	Managing Executive Officer	Masanori Watanabe has working experience in the Corporate Management Department and has successively held positions such as General Manager of the Global Markets Unit in the Europe, Middle East and Africa Division at SuMi TRUST Bank, General Manager of the Strategic Investment Unit, Global Markets at SuMi TRUST Bank, and General Manager of the Financial Planning Department of SuMi TRUST Group. He has also served as an Executive Officer of SuMi TRUST Group for about two years. With these achievements, he has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that he will play a leading role in executing the duties of the Company. Accordingly, we have selected him as an Executive Officer.

Name of	Position	Reasons for appointment
executive officer Naoki Ishibe	Managing Executive Officer	Naoki Ishibe has working experience in the Wholesale Business at SuMi TRUST Bank and has successively served as General Manager of the Financial Institutions Department and the Corporate Business Planning Department of SuMi TRUST Bank. He has also served as Executive Officer of SuMi TRUST Bank for about two years and Managing Executive Officer for around one year. With these achievements, he has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that he will play a leading role in executing the duties of the Company. Accordingly, we have selected him as an Executive Officer.
Takahiro Yoshida	Managing Executive Officer* ⁷	Takahiro Yoshida has working experience in the Corporate Management Department and has successively held positions such as General Manager of the Fiduciary Duties & Customer Satisfaction Planning and Promotion Department and the IT System Planning and Management Department of SuMi TRUST Group. He has also served as an Executive Officer of SuMi TRUST Group for about three years. With these achievements, he has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that he will play a leading role in executing the duties of the Company. Accordingly, we have selected him as an Executive Officer.
Hisato Nakano	Managing Executive Officer	Hisato Nakano has working experience in the Corporate Management Department and has successively held positions such as president of Sumitomo Mitsui Trust Bank (U.S.A.) Limited. He has also served as an Executive Officer of SuMi TRUST Bank for about three years and as an Executive Officer of SuMi TRUST Bank for about one year. With these achievements, he has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that he will play a leading role in executing the duties of the Company. Accordingly, we have selected him as an Executive Officer.

Name of executive officer	Position	Reasons for appointment
Kazuya Oyama	Executive Officer	Kazuya Oyama has working experience in the Corporate Management Department and has successively held positions such as General Manager of branch offices at SuMi TRUST Bank, as well as General Manager of the Human Resources Department and Corporate Planning Department of SuMi TRUST Group. He also served as Managing Executive Officer of SuMi TRUST Group for about two years, as Managing Executive Officer of SuMi TRUST Bank for about two years, as Director and Managing Executive Officer of SuMi TRUST Bank for about two years, and as President of SuMi TRUST Bank since April 2021. With these achievements, he has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that he will play a leading role in executing the duties of the Company. Accordingly, we have selected him as an Executive Officer.
Yuuko Nishigaya	Executive Officer	Yuuko Nishigaya has working experience in the Retail Business at SuMi TRUST Bank and has successively served as General Manager of the Customer Satisfaction Promotion Department of SuMi TRUST Bank and as President of Sumitomo Mitsui Trust Life Partners. She has also served as Executive Officer of SuMi TRUST Bank for about four years. With these achievements, she has the knowledge and experience to carry out corporate management accurately, fairly and efficiently, and we expect that she will play a leading role in executing the duties of the Company. Accordingly, we have selected her as an Executive Officer.

^{*4} Chief Information Security Officer
*5 Chief Human Resources Officer
*6 Chief Compliance Officer
*7 Chief Risk Officer

Matters Concerning Compensation for Directors and Executive Officers

<1> Disclosure of compensation for individual directors

In fiscal year 2024 (April 1, 2024 through March 31, 2025), compensation amounts were as follows.

1. Total amounts of compensation etc. by officer category and by type of compensation etc. as well as number of recipients of the submitting company

FY2024 (April 1, 2024 through March 31, 2025)

			C	ompensation	etc (¥ mn)			
			Mo	nthly ensation	Performaticompe			
Classification	Pers ons paid	Total compensati on	Fixed compensa tion Fixed compensa tion Fixed compensat ion		Directors' bonus	Stock compensat ion	Other	
Directors (excl. external directors)	4	217	143	26	24	22	1	
Executive officers (*1)	14	617	215	112	137	147	3	
External directors	9	159	159	_	_		_	
Total	27	993	518	138	161	170	3	

Note: 1. The compensation data is on an annual basis with amounts less than one million yen are rounded down

2. Compensation etc. paid to executive officers concurrently serving as directors is included in the amounts for executive officers.

For reference, consolidated amounts of compensation etc. including compensation paid to directors and executive officers for their concurrent service as directors or executive officers at Group companies, including SuMi TRUST Bank, were as follows.

		Compensation, etc. (¥ mn)						
				nthly	Performa			
			compe	ensation	compe	nsation		
Classification	Pers ons paid	Total compensati on	Fixed compensa tion	Individual role-linked performan ce compensat ion	Directors' Stock compensat ion		Other	
Directors (excl.	4							
external		343	196	52	48	45	_	
directors)								
Executive officers (*1)	14	1, 068	372	195	239	253	6	
External directors	9	159	159	_			_	
Total	27	1, 570	728	248	288	299	6	

Note: Compensation etc. paid to executive officers concurrently serving as directors is included in the amounts for executive officers.

2. Total amounts etc. of consolidated compensation etc. for directors and executive officers of the submitting company

			1						
			Total compensation etc. (¥ mn)						
Name	Total consolidated		Monthly co	ompensation	Performan compen				
(Classificati on)	compensation etc. (¥ mn)	Companies	Fixed compensat ion	Individual role-linked performance compensatio n	Directors' bonus	Stock compens ation	Other		
Toru		SuMi TRUST	47	24	48	61	1		
Takakura	183	Group							
(executive	100	Sumi TRUST	_	_	_	_	_		
officer)		Bank							
Masakatsu		SuMi TRUST	12	7	6	6	_		
Sato	55	Group							
(executive officer)		SuMi TRUST Bank	8	4	4	4	_		
Officery		SuMi TRUST							
Tetsuo		Group	52	26	24	22	_		
Ohkubo	126	SuMi TRUST							
(director)		Bank	_	_	_	_	_		
Kazuya		SuMi TRUST							
Oyama	160	Group	_	_	_	_	_		
(executive officer)	168	SuMi TRUST Bank	47	24	44	50	2		

Note: Amounts shown are total consolidated compensation of Representative Executive Officers and those whose compensation is more than ¥100mn.

3. Targets and results for indicators (KPIs) concerning performance-linked

Types of performance-linked compensation	Indicators (KPIs) concerning performance-linked compensation	Near-term / medium- term	Target	Actual	Payment rate
■Bonus for directors and executive officers					
Performance- linked bonus (short-term incentive compensation)	(1) Consolidated net business profit (2) Net profit attributable to owners of parent	Short-term performan ce indicators	340.0 bn yen 240.0 bn yen	362.0 bn yen 257.6 bn yen	110%
■Stock compensation					
RS trust (medium- to long-term incentive compensation)	(1) Consolidated net business profit (2) Net profit attributable to owners of parent (3) Relative TSR (total shareholder return) (4) Consolidated shareholders' equity and ROE (5) Consolidated CET1 ratio (common equity tier 1 capital ratio) (6) Consolidated OHR (overhead ratio) (7) Comprehensive ESG assessment	Perform ance indicator s Share price indicator Financia l indicator s ESG indicator	340.0 bn yen 240.0 bn yen - Approx. 8% Approx. 10% 62.6%	362.0 bn yen 257.6 bn yen 102.4% 8.3% 10.6% 61.2%	104%

compensation and the actual payment rate of the compensation of the submitting company

- Note: 1. (1) and (2) and (4) through (6) are fiscal 2024 results versus fiscal 2024 forecasts announced in May 2024
 - 2. For the comparison indicator of relative TSR (3), both the rate of change in the TOPIX sector index for banks (including dividends) and the rate of change in the JPX-Nikkei Index 400 (including dividends) are used to calculate an average relative TSR.

<2> Disclosure of policy for determining compensation amounts and calculation methods

The Group defines its "Purpose" as "Trust for a flourishing future," and the core of its management philosophy is to contribute to the sustainable development of society and to achieve the sustainable and stable growth of the Group through the balanced creation of both social value and economic value. Recognizing the role that remuneration for executives plays in each and every executive's efforts to realize and act in a manner that embodies its "Purpose," SuMi TRUST Group will constantly review its policies and systems to ensure that they are based on this philosophy.

Note that in fiscal 2025, the compensation system for directors and executive officers was revised as indicated below. This section describes, in principle, the compensation system for directors and executive officers after the revision.

Key revisions to the compensation system for directors and executive officers in fiscal year 2025

• Renamed the ESG comprehensive assessment, one of the evaluation indicators for stock-based compensation (RS trust), to "Sustainability Activity Assessment" and clarified the KPIs for the five key items used in the assessment, transitioning to an evaluation based on quantitative evaluation.

1. Policy etc. for determining the amounts of compensation etc. for directors and executive officers and calculation methods

- (1) Policy etc. for determining the amounts of compensation etc. for individual directors and executive officers and calculation methods
 - The Compensation Committee shall prescribe the policy on decisions on the details of compensation etc. for individual directors and executive officers (*1)(*2) of SuMi TRUST Group. The details are as described below.
 - (i) Compensation etc. for directors (excluding external directors and internal directors serving as Audit Committee members) and executive officers (*1)(*2) (hereinafter "directors and executive officers") shall effectively function as an incentive for enhancing company performance and increasing corporate value, in order to realize steady and sustainable growth of the Group.
 - (ii) A compensation system shall be established which takes into consideration the balance between short-term incentives and medium- to long-term incentives and puts a priority on attributes and capabilities of directors and executive officers as senior management, without placing exclusive emphasis on performance evaluation for a single fiscal year focusing on contribution to short-term revenue but based on comprehensive evaluation reflecting the medium- to long-term performance.
 - (iii) In order to fully demonstrate the function of supervising each of the Group companies as a holding company, SuMi TRUST Group shall accurately grasp the roles that directors and executive officers should fulfill in terms of business management and their achievements, and determine individual compensation based on a highly transparent, fair and objective evaluation.
 - (iv) The Compensation Committee shall conduct deliberations to establish a compensation system/structure with high accountability and determine the fair and efficient amounts of compensation by deepening collaboration of information with the Nominating Committee, Audit Committee, and voluntary committees such as Risk Committee and Conflicts of Interest Committee.

(2) Compensation System

The specific compensation structure for us is as follows.

- (i) In principle, compensation is paid with a combination of monthly compensation, director and executive officer bonuses, and stock compensation (RS trust).
- (ii) The monthly compensation is separated into two types: "fixed compensation" that is a fixed amount per position, and "individual role-linked compensation" that reflects each individual officer's role expectations.
- (iii) For bonuses for directors and executive officers, the total amount is determined based on indicators linked to near-term earnings such as consolidated net business profit before credit costs and net income attributable to owners of the parent, while the amount for each individual director and executive officer reflects their previous fiscal year's achievements and is paid at the conclusion of the General Meeting of Shareholders for that fiscal year.
- (iv) Restricted stock compensation (RS Trust) is granted based on a basic amount determined by position and according to the following markers of company performance: the annual target achievement rate for consolidated net business

profit and net income attributable to owners of the parent, and in comparison to the final year results of the previous medium-term management plan; the share price indicator of relative TSR; the financial indicators of consolidated shareholder ROE, consolidated CET1 ratio, and a qualitative evaluation of consolidated OHR; and a non-financial indicator (sustainability activity assessment). The transfer restrictions are lifted upon retirement.

(v) The proportion of the bonuses and stock compensation (RS trust) for directors and executive officers as a percentage of total compensation shall be designed so that they function sufficiently as an incentive.

(3) Compensation Weighting by Types

(-) 1	tion weighting by Types						
		Fixed / Performa		nsation (standard)			
	Types of Compensation						
■ Monthly compensation							
Fixed compensation	Fixed amount based on position held	Fixed	Approx. 25%	Approx. 40%			
Individual role-linked compensation	Compensation that reflects the current year's role expectations for each individual	Fixed	Approx.	Approx. 20%			
■Bonus for directors and executive officers							
Performance-linked bonus (short-term incentive compensation)	Allocated according to the performance evaluation of each individual from the total amount determined with reference to the following indicators of near-term earnings: consolidated net business profit and net profit attributable to owners of the parent	Performa nce- linked	Approx. 25%	Approx. 20%			
■ Stock compensation							
RS trust (medium- to long- term incentive compensation)	Stock-based compensation aimed at clarifying the link between executive compensation and company earnings/stock value, and enhancing awareness of contributing to long-term performance improvement and increased corporate value. Annual restricted stock grants with transfer restrictions based on performance indicators (consolidated net business profit before credit costs and net income attributable to owners of the parent), share price indicator (relative TSR), financial indicators (consolidated ROE, consolidated CET1 ratio, consolidated OHR), and comprehensive evaluation of ESG activities. Transfer restrictions are lifted upon retirement, with provisions for clawback (recovery after transfer restrictions are lifted) and malus (reduction or forfeiture before transfer restrictions are lifted).	Performa nce− linked	Approx. 35%	Approx. 20%			

Note: For details on Performance-linked compensation indicators, refer to "(4) Indicators (KPIs) relating to Performance-linked compensation, reasons for selection, method for determining payment amounts etc."

(4) Indicators (KPIs) relating to Performance-linked compensation, reasons for selection, method for determining payment amounts etc.

Type of performance— linked compensation	Indicators (KPIs) concerning performance-linked compensation	Indicator type	KPI selection reason	Evaluati on weight	Calculation method	Final determination method	Payment method	
directors and executive officers								
Performanc e-linked bonus (short-term incentive compensati on) Stock	(1) Consolidated net business profit (2) Net profit attributable to owners of parent	Short- term performan ce indicators	Considered appropriate indicators of the company's business results and capabilities in the fiscal year under review	33.3%	weighted average with a 2:1 weighting on the	Determined by the Compensation Committee based on target achievement rates with special factors and the like taken into full account In principle, the reflection of special factors in the evaluation is limited to a range of ±10%	Paid in cash after the General Meeting of Shareholders for that fiscal year	
compensatio n								
	Consolidated net business profit Very profit attributable to owners of parent	Performan ce indicators	Considered appropriate indicators of the company's business results and capabilities in the fiscal year under review and in the period of the current medium-term management plan	10%	Calculated with the target achievement rate for the current fiscal year and a comparison with the final year results of the previous medium—term management plan by averaging them at a ratio of 1:1			
RS trust	(3) Relative TSR (total shareholder return)	Share price indicator	Using relative TSR as a KPI for the period covered by the medium-term management plan was judged to be appropriate in order to more clearly link sustainable growth in corporate value with improvements in shareholder	10%	Calculated based on the relative evaluation of the Company's TSR during the period covered by the medium-term management plan. However, if the TSR is below 100%, it will be capped at a maximum of 100%.	Compensation Committee with	●The Company sets up a share delivery trust with the director or officer as the beneficiary and the capital required to purchase shares is placed in trust ■The trustee makes block market purchases from the market for the number of	
(medium- to long- term incentive compensati on)	(4) Consolidated shareholders' equity and ROE (5) Consolidated CET1 ratio (common equity tier 1 capital ratio) (6) Consolidated OHR (overhead ratio)	Financial indicators	Using key financial indicators in the Company's medium-term management plan was judged to be appropriate	10%	achieving medium-term management plan	business environment taken into full account The performance-linked coefficient is capped at 130% (lower limit of 0%) so as to provide an appropriate incentive scheme.	shares expected to be delivered to beneficiaries in the future The company grants restricted stock with	
	(7) Sustainability activity assessment	Non- financial indicator	In light of materiality, five key categories were identified: climate change, fiduciary duties (FD) and client satisfaction (CS), employee engagement, diversity (empowerment of women), and assessments by third-party evaluators. Using a comprehensive evaluation of activities in these categories from both quantitative and qualitative perspectives, underpinned by the quantitative evaluation of the KPI established for each category, was judged to be appropriate as a holistic assessment of sustainability activities.	30%	Assessment score calculated based on overall assessment comprising both quantitative and qualitative evaluations of activities in each assessment category		coefficient determined by the Compensation Committee, as well as position. The transfer restrictions are lifted upon retirement.	

Note: 1. For the relative TSR comparison indicator in (3), we use the average relative TSR, which is calculated using the rate of change of the industry-specific TOPIX (banking) including dividends and the rate of change of the JPX-Nikkei 400 index including dividends

2. The five key categories and KPIs for the sustainability activity assessment (7) are listed below.

Five key categories	KPI				
(1) Climate change	Value of sustainable finance transactions* ¹				
(2) Fiduciary duties (FD) and client satisfaction (CS)	Four indicators of risk culture in the employee awareness survey*1				
	Client satisfaction survey*1				
(3) Employee engagement	Vitality level in the employee awareness survey*1				
(4) Diversity (empowerment of women)	Proportion of female employees in management positions*2				
	Number of paid leave days taken* ¹				
(5) Assessments by third-party evaluators	Assessments by external rating agencies* ³				

- *1 Assessed using SuMi TRUST Bank's internal target achievement rates
 *2 Assessed using the Group's internal target achievement rates
 *3 The external rating agencies are MSCI, FTSE, and Sustainalytics; evaluations are based on relative rankings among competitors

Reference: Compensation system for directors and executive officers in fiscal year 2024 The amounts of compensation indicated in "<1> Disclosure of compensation for individual directors" are calculated based on the following compensation system.

• Compensation Weighting by Types Fixed / Compensation Performa Weighting (standard) Types of Compensation Other than President linked president ■ Monthly compensation Approx. Approx. Fixed compensation Fixed amount based on position held Fixed 25% 40% Individual role-linked Compensation that reflects each individual officer's role expectations Approx. Approx Fixed 15% 20% compensation during the fiscal year ■Bonus for directors and executive officers Performance-linked Allocated according to the performance evaluation of each individual from bonus Performa the total amount determined with reference to the following indicators of Approx.. Approx (short-term ncenear-term earnings: consolidated net business profit and net profit 25% 20% incentive linked attributable to owners of the parent compensation) Stock compensation · Stock-based compensation aimed at clarifying the link between executive compensation and company earnings/stock value, and enhancing awareness of contributing to long-term performance improvement and increased corporate value · Annual restricted stock grants with transfer restrictions based on Performa (medium- to long-performance indicators (consolidated net business profit before credit Approx. Approx. nceincentive costs and net income attributable to owners of the parent), share price 35% 20% compensation) indicator (relative TSR), financial indicators (consolidated ROE, consolidated CET1 ratio, consolidated OHR), and comprehensive evaluation of ESG activities. Transfer restrictions are lifted upon retirement, with provisions for clawback (recovery after transfer restrictions are lifted) and malus (reduction or forfeiture before transfer restrictions are lifted).

• Indicators (KPIs) relating to Performance-linked compensation, reasons for selection, method for determining payment amounts etc.

Type of performance-linked compensation	Indicators (KPIs) concerning performance-linked compensation	Indicator type	KPI selection reason	Evaluatio n weight	Calculation method	Final determination method	Payment method
■Bonus for directors and executive							
officers							
Performanc e-linked bonus	(1) Consolidated net business profit	Short- term	Considered appropriate indicators of the company's business results and	66.7%	Calculated based on a weighted average with a 2:1 weighting on the	Determined by the Compensation Committee based on target achievement rates with special factors and the like	Paid in cash after the General Meeting of
(short-term incentive compensati on)	attributable to owners	ce indicators	capabilities in the fiscal year under	33.3%	achievement rates for (1) and (2), respectively	taken into full account In principle, the reflection of special factors in the evaluation is limited to a range of ±10%	Shareholders for that fiscal year
■ Stock							
compensation							
RS trust	(1) Consolidated net business profit			20%	Calculated with the target achievement	Determined by the Compensation	●The Company sets up a share delivery
(medium- to long- term incentive compensati on)	(2) Net profit attributable to owners of parent	Performan ce indicators	Considered appropriate indicators of the company's business results and capabilities in the fiscal year under review and in the period of the current medium-term management plan	10%	rate for the current fiscal year and a comparison with the final year results of the previous mediumterm management plan by averaging them at a ratio of 1:1	Committee with special factors and the business environment taken into full account The performance-linked coefficient is capped at 130% (lower	trust with the director or officer as the beneficiary and the capital required to purchase shares is placed in trust The trustee makes

(3) Relative TSR (total shareholder return)	Share price indicator	Using relative TSR as a KPI for the period covered by the medium-term management plan was judged to be appropriate in order to more clearly link sustainable growth in corporate value with improvements in shareholder	10%	Calculated based on the relative evaluation of the Company's TSR during the period covered by the medium-term management plan. However, if the TSR is below 100%, it will be capped at a maximum of 100%.	limit of 0%) so as to provide an appropriate incentive scheme.	from the market for the number of shares expected to be delivered to beneficiaries in the future The company grants restricted stock with transfer restrictions to
(4) Consolidated shareholders' equity and ROE (5) Consolidated CET1 ratio (common equity tier 1 capital ratio) (6) Consolidated OHR (overhead ratio)	Financial	Using key financial indicators in the Company's medium-term management plan was judged to be appropriate	10%	Qualitative assessment of progress on achieving medium-term management plan targets and calculation of assessment scores		eligible directors and executive officers based on the performance-linked coefficient determined by the Compensation Committee, as well as position. The transfer restrictions are lifted
(7) Comprehensive ESG assessment	ESG indicator	In light of materiality, five key categories were identified: climate change, fiduciary duties (FD), client satisfaction (CS), employee engagement, DE&I (empowerment of women), and ESG assessment organizations. Using a comprehensive evaluation of these categories from both quantitative and qualitative perspectives was judged to be appropriate as a holistic assessment of ESG.	30%	Assessment score calculated based on overall assessment comprising both quantitative and qualitative evaluations of activities in each assessment category		upon retirement.

- Note: 1. For the comparison indicator of relative TSR (3), both the rate of change in the TOPIX sector index for banks (including dividends) and the rate of change in the JPX-Nikkei Index 400 (including dividends) are used to calculate an average relative TSR.
 - 2. For (7), each assessment category and final ESG overall score is determined by the Compensation Committee in light of yearly EGS activity reports presented at the meetings of the Sustainability Committee
 - 3. Scores from MSCI, FTSE, and Sustainalytics are used for the ESG rating agency scores in (7)

(5) Method for determining the content of individual compensation

The individual compensation of our directors and executive officers is determined by the Compensation Committee. As reference data for verifying the objectivity and appropriateness of the compensation level for each position, we use feedback materials for management compensation provided by external specialists organizations, etc. With respect to individual Performance-linked compensation in particular, the Compensation Committee determines the base amount to be paid based on the consolidated net business profit before credit costs, etc., and then decides on an amount after comprehensively considering special factors, the business environment, etc.

(6) Other important items

The Company has introduced a system to apply Provisions of Malus (reduction/cancellation before transfer restrictions are lifted) and clawback (recovery after transfer restrictions are lifted) to RS trust funds, which are stock-based remuneration, to drastically revise financial information for the previous fiscal year due to fraudulent acts, record large losses due to excessive risk-taking and other such acts, serious violations of laws and internal regulations, or conduct that significantly

impairs the valuation or corporate value of the Company through the prescribed internal procedures.

(7) Compensation etc. for internal directors serving as Audit Committee members

Compensation for internal directors serving as Audit Committee members shall be
composed of fixed monthly compensation alone, and shall be determined at the
Compensation Committee, taking into consideration the business conditions of SuMi
TRUST Group, the compensation level of its directors, and compensation levels at
industry peers and the like, taking into consideration a level appropriate for internal
directors serving as Audit Committee members.

(8) Compensation etc. for external directors

Compensation for external directors shall be composed of fixed monthly compensation alone, with the addition of a predetermined amount when an external director serves as a statutory committee chairperson or member. For an external director serving as chairperson of the Board of Directors, a fixed compensation table has been established, taking into consideration the compensation levels of internal directors and external directors. The compensation level shall be determined by the Compensation Committee, taking into consideration the business conditions of SuMi TRUST Group, and compensation levels at industry peers and the like.

(9) Reasons for the Compensation Committee's determination that the details of the individual compensation, etc. of Directors and Executive Officers for fiscal 2024 are in line with their policies on compensation decisions

The Compensation Committee has determined that the details of the individual compensation, etc. of Directors and Executive Officers of SuMi TRUST Group for fiscal 2024 are in line with their policies on compensation decisions based on the method described in "(5) Method for determining the content of individual compensation." In the case of officers who serve concurrently at SuMi TRUST Bank or Sumitomo Mitsui Trust Asset Management, the amount of compensation paid is split according to their respective ratios of concurrent service.

2. Process for the determination of the amounts of compensation etc. for officers (1) Authority of the Compensation Committee

Rules on the Compensation Committee stipulate the details on the process for the determination of the amounts of compensation for officers of SuMi TRUST Group. The details include the committee composition, procedure for calling a committee meeting, its authority and operation. The compensation for officers, whether subject to statutory resolution or otherwise, is administered as follows under the authority of the Compensation Committee.

- (i) Matters decided by the Compensation Committee
 - Policy on decisions on the details of compensation etc. for individual directors and executive officers (*1) of SuMi TRUST Group
 - Amounts of compensation etc. for individual directors and executive officers (*1) of SuMi TRUST Group

Any member of the Compensation Committee, shall not vote on the resolution concerning the amounts of his/her own compensation etc.

- (ii) Matters deliberated by the Compensation Committee
 - Policy on decisions on the details of compensation etc. for individual directors and executive officers (*2) of SuMi TRUST Bank and Sumitomo Mitsui Trust Asset Management
- (iii) Matters reported to the Compensation Committee
 - Amounts of compensation etc. for individual executive officers (*2) of SuMi TRUST Group
 - Amounts of compensation etc. for individual directors and executive officers (*2) of SuMi TRUST Bank and Sumitomo Mitsui Trust Asset Management
- (2) Outline of the procedure etc. at the Compensation Committee

External directors who are Compensation Committee members shall receive explanations on matters including the concept of the compensation system in place, compensation tables and how they operate, the mechanism of performance evaluation for individual officers and the results thereof, and the method for reflecting the performance indicators in officers' bonuses, as well as explanations and information regarding industry peers' executive compensation systems and the trend of corporate governance in the market. These explanations are an effort to ensure incremental improvements for materializing the still better executive compensation system of SuMi TRUST Group. Furthermore, as reference data to verify the objectivity and validity of the level of compensation by position, SuMi TRUST Group is using data from the executive compensation survey jointly conducted by SuMi TRUST Bank and Deloitte Tohmatsu Group, as well as other executive compensation feedback materials from external specialists organizations, etc.

(3) Activities of the Compensation Committee

- (i) Number of committee meetings held in fiscal year 2024: 12

 Annual activity cycle (administrative year) of the Compensation Committee runs from the first committee meeting, which is held after the conclusion of the ordinary general meeting of shareholders in June each year, to June the following year.
- (ii) Attendance of individual members at Compensation Committee meetings in FY2024 As stated under II. Organizational Structure for Managerial Decision-Making, Execution, Supervision and other Corporate Governance System, 2. Items Related to Business Execution, Audit and Oversight, Nominations and Setting of Compensation, etc., (2) Outline of Committees, B. Compensation Committee, (d) Status of Activities.

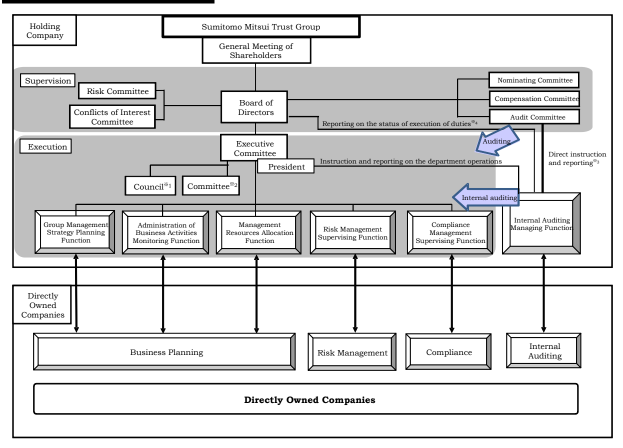
(iii) Major decisions, deliberations, and reporting matters at the Compensation Committee in fiscal 2024

Date	Major decisions, deliberations, and reporting matters
April 2024	• Decisions on policies for determining compensation for
	directors and executive officers in fiscal 2024
	Matters regarding performance-linked compensation for
	directors and executive officers

May 2024	Revisions to stock granting regulations
	Matters regarding performance-linked compensation for
	directors and executive officers
June 2024	 Determination of performance-linked compensation amounts for directors and executive officers in fiscal 2023 and individual compensation amounts in fiscal 2024 Matters regarding the policies for determining compensation and individual compensation amounts for directors and executive officers of SuMi TRUST Bank and Sumitomo Mitsui
	Trust Asset Management
August 2024	Matters regarding risk culture and the executive compensation system
September 2024	Matters regarding the ESG comprehensive evaluation
October 2024	Matters regarding the ESG comprehensive evaluation
November 2024	Matters regarding the ESG comprehensive evaluation
March 2025	• Determination of individual compensation amounts for directors and executive officers due to transfers effective April 1, 2025

<Management Structure of the SuMi TRUST Group>

Corporate Governance System



- Financial Council, General Affairs Council, and IT Council
 Risk Management Committee, FD & Compliance Committee, Sustainability Committee, Corporate Communications Committee,
 Asset Management Business Committee, and Human Capital Committee
- $\frak{\%}3$ Direct instruction and reporting relating to the audit of Audit Committee leveraging internal control system
- 344 Reporting the status of execution of duties of the Officer in charge of Internal Audit Department (Executive Officer*1)

