Matters for Internet Disclosure under Laws and Regulations and the Articles of Incorporation

System for Ensuring the Appropriateness of Business Operations
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the Appropriateness of Business Operations
Consolidated Statement of Changes in Equity
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(From April 1, 2020 to March 31, 2021)

ANA HOLDINGS INC.

"System for Ensuring the Appropriateness of Business Operations," "Outline of the Status of Operation of System for Ensuring the Appropriateness of Business Operations," "Consolidated Statement of Changes in Net Assets," "Notes to Consolidated Financial Statements," "Nonconsolidated Statement of Changes in Net Assets" and "Notes to Nonconsolidated Financial Statements" are provided to our shareholders through our Website (https://www.ana.co.jp/group/en/investors/) pursuant to laws and regulations, and Article 17 of our Articles of Incorporation.

System for Ensuring the Appropriateness of Business Operations (From April 1, 2020 to March 31, 2021)

System for ensuring the appropriateness of business operations

The outline of the matters determined regarding the system for ensuring that the performance of duties by the Directors is in compliance with laws and the articles of incorporation and the system for ensuring that the business of the Company is otherwise operated in an appropriate manner is as described below (last modified on April 28, 2017).

- (i) System for ensuring Directors and employees compliance with laws and the articles of incorporation
 - * We established the "ANA Group Compliance Rules" and the "Group ESG Management Promotion Committee" consisting of Full-time Directors and Full-time Audit & Supervisory Board Members. In these committees, important policies and matters concerning compliance are discussed, drafted and promoted under the supervision of the President of the Company. In addition, these committees have established the "CSR Guidelines" as a code of conduct to which the ANA Group Directors and employees must adhere when performing their duties, and created an environment in which the said "CSR Guidelines" are accessible by all of the members.
 - * We have set up a "Compliance Hot-line (ANA Alert)" as a consultation and report desk addressing compliance issues within the ANA Group, and created the "Group Internal Audit Division" which conducts group internal audits to develop a system to ensure compliance.
 - * We aim to raise awareness of compliance by assigning "ESG Promotion Officers" as the people in charge of ESG activities and by assigning "ESG Promotion Leaders" as promoters of ESG activities to the Company and its subsidiaries in order to educate executives and employees on their compliance obligations and by establishing a special website on the Intranet of the Group.
- (ii) System for maintaining and managing information relating to the performance of duties by Directors
 - * Information relating to the performance of duties by Directors, such as important decision-making by the Board of Directors or reports to Directors, is maintained and managed in accordance with the laws and "Document Management Rules" concerning the preparation, organization, storage and disposal of documents, irrespective of the recorded media. Such information is stored in a system which enables Directors and employees to access the information at any time.
 - * Important documents relating to the performance of duties are circulated to, and are accessible by Audit & Supervisory Board Members at any time.
 - * The "Group Internal Audit Division" conducts internal audits with respect to the maintenance and management of documents in order to ensure effective maintenance and management.
- (iii) Rules and other systems regarding the management of risk of loss
 - * The "ANA Group Total Risk Management Rules" stipulate the basic rules for total risk management in the ANA Group, and the "Group ESG Management Promotion Committee," consisting of Full-time Directors and Full-time Audit & Supervisory Board

Members, has been established. In these committees, important policies and matters concerning total risk management are discussed, planned and facilitated under the supervision of the President of the Company.

- * The "ESG Promotion Officers" as the people in charge of ESG activities and the "ESG Promotion Leaders" as a promoter of ESG activities are assigned to the Company and its subsidiaries in order to facilitate risk management activities.
- (iv) System for ensuring efficient execution of Director's duties
 - * In order to clarify the significance of our existence and the role of the ANA Group, we have established the corporate philosophy for our Group. Under the corporate vision of our Group, we share a common future goal of the Group.
 - * In order to achieve the corporate vision for our Group, we have established a Group Corporate Plan and we are introducing a system in which all employees set their own business goals using these Plans. We believe the system will help employees clarify their own goals that might very well overlap with each other. In addition, we make sure that all goals and plans are reviewed regularly in order to conduct our business more adequately and efficiently.
 - * In order to clarify the range of authorization and discretion of executives, we have established regulations such as the "Regulation of Segregation of Duties" and the "Regulation of Authority of Management" to stipulate the division of roles, the authority and responsibility of the conduct of duties and the system of command and order, etc.
 - * Through adopting the Corporate Executive Officer System, we promote prompt decision making. In addition, important matters in the course of execution of business are carefully deliberated by the "Management Committee" using a collegial system.
- (v) System for ensuring appropriateness of the business operations of the ANA Group comprised of the Company and its subsidiaries
 - a System of reporting to the Company matters regarding the performance of duties by directors and other officers of subsidiaries
 - i. The status of business operations at subsidiaries needs to be reported to the "Management Committee." Also, the status of audits conducted by audit & supervisory board members of subsidiaries needs to be reported to the "Group Audit & Supervisory Board Members Liaison Meeting."
 - b. Rules and other systems regarding the management of risk of loss at subsidiaries
 - i. Based on the "ANA Group Total Risk Management Rules," the Company has increased its management stability and efficiency through the establishment of the risk and crisis management system across the Group.
 - ii. The status of the risk and crisis management system needs to be reported to the "Group ESG Management Promotion Committee" to manage progress.
 - iii. The "ESG Promotion Leaders" being promoters of ESG activities at subsidiaries hold meetings of the "ESG Promotion Leaders Meeting" on a regular basis to share information and get education on the risk and crisis management.

- c. System for ensuring efficient execution of duties of directors and other officers of subsidiaries
 - i. Based on the ANA Group's corporate philosophy, the Company has established the "Group Corporate Governance Rules" as fundamental principles governing the management of subsidiaries.
 - ii. Pursuant to the "Group Corporate Governance Rules," the Company has executed the "Group Management Rules" with each of its subsidiaries in order to exercise necessary control over their management in the aim of attaining their respective operational goals.
- d. System for ensuring compliance with laws and the articles of incorporation by directors, other officers and employees of subsidiaries
 - i. The Company promotes education on and raises awareness of compliance based on the "ANA Group Compliance Rules."
 - ii. The Company has established the "Group Internal Audit Division" in charge of group internal audits, which conducts audits of operations and accounting at the Company and each group company.
- (vi) Matters regarding employees who assist the duties of Audit & Supervisory Board Members where the Audit & Supervisory Board Members request that such employees be appointed
 - * Directors have established the "Audit & Supervisory Board Members Office," which is an organization that assists with the Audit & Supervisory Board Members' duties, upon the request of the Audit & Supervisory Board Members, and assigned a requisite number of employees to it.
- (vii) Matters regarding the independence of the employees described in the preceding Item (vi) from Directors and matters regarding ensuring effectiveness of instructions given by Audit & Supervisory Board Members to these employees
 - * Employees who belong to the Audit & Supervisory Board Members Office shall comply with the instructions and orders of Audit & Supervisory Board Members, and Directors shall make decisions on personnel matters regarding these employees through consultation with Audit & Supervisory Board Members.
- (viii) System of reporting to Audit & Supervisory Board Members
 - a. System of reporting from Directors and employees to Audit & Supervisory Board Members
 - i. Directors and employees report to Audit & Supervisory Board Members on important matters regarding the management and business operations of the Company including matters relating to compliance, risk management and internal control, as well as their performance of duties, etc., through important internal meetings such as a meeting of the Board of Directors and the "Management Committee."
 - ii. Employees make reports on the operation of the business to Audit & Supervisory Board Members by means of an internal document sent around for managerial

approval in accordance with the "Rules for Request for Decision."

- b. System of reporting from directors, audit & supervisory board members, executive officers and employees of subsidiaries or those who received a report from any of the foregoing to the Audit & Supervisory Board Members
 - i. Any material event occurred at a subsidiary is required to be reported to the Company pursuant to the "ANA Group Total Risk Management Rules," and information so reported is communicated to Audit & Supervisory Board Members.
 - ii. Full-time Audit & Supervisory Board Members and audit & supervisory board members of respective subsidiaries hold meetings of the "Group Audit & Supervisory Board Members Liaison Meeting" on a regular basis to report and exchange information on the auditing results.
 - iii. "Group Internal Audit Division" and Independent Auditor make reports to, and exchange information with, Audit & Supervisory Board Members on the auditing results of subsidiaries as necessary.
 - iv. Consultations and reports brought to the "Compliance Hot-line (ANA Alert)" from employees and others of subsidiaries are summarized, and material issues are escalated to the "Group ESG Management Promotion Committee" and Audit & Supervisory Board Members.
- (ix) System for ensuring that persons who made a report under the preceding Item (viii) will not be treated disadvantageously as a result of making the report
 - * "ANA Group Rules on Handling of Whistleblowing" provides that it is prohibited to treat persons who made a report under the preceding Item (viii) disadvantageously for the reason of making the report.
- (x) Matters regarding treatment of costs or debts incurred by Audit & Supervisory Board Members in performing their duties
 - * Directors assist Audit & Supervisory Board Members in audits, and allocate a budget for audit costs in order to secure the effectiveness of audits.
- (xi) Other systems for securing the effectiveness of auditing by Audit & Supervisory Board Members
 - * Directors and Audit & Supervisory Board Members have regular meetings in order to increase communication, and Audit & Supervisory Board Members attend important meetings including the meeting of the Board of Directors and "Group Management Committee" where they directly comment on the performance of duties by Directors.
 - * Directors have cooperated in the establishment of a system that can enhance the effectiveness of audits through coordination between Audit & Supervisory Board Members and the "Group Internal Audit Division."

Outline of the Status of Operation of System for Ensuring the Appropriateness of Business Operations (From April 1, 2020 to March 31, 2021)

Outline of the status of operation of system for ensuring the appropriateness of business operations

The outline of the status of operation of the system for ensuring the appropriateness of business operations is as described below.

(i) Overall internal control system

The Company is a company with audit & supervisory board members (*kansayaku setchigaisha*). The Board of Directors and the Audit & Supervisory Board are responsible for supervising and auditing the performance of duties by Directors. To strengthen their supervising and monitoring functions, the Company includes Outside Directors and Fulltime Outside Audit & Supervisory Board Members in the Boards' composition.

The Company adopts a holding company structure because, in the current challenging business environment, it is essential to have a management system that enables the Company to fully exercise its competitive advantages. Also, the Company has appointed personnel with substantial experience and high degree of expertise as directors and other officers of its subsidiary group companies, and delegated operational powers to them. This enables the Company and its subsidiaries to operate functionally and effectively.

The Board of Directors of the Company, the holding company in the Group, establishes management policies and goals for the Group overall and is responsible for supervising business operations at respective group companies. The Chairman of the Board presides over meetings of the Board of Directors. All Directors including Outside Directors and all Audit & Supervisory Board Members including Outside Audit & Supervisory Board Members attend meetings of the Board of Directors. During the Fiscal Year, the Board of Directors held 12 meetings.

In addition to statutorily required bodies, the Company also has the "Group Management Committee" chaired by the President and CEO, Representative Director, which has a role to supplement the Board of Directors and is tasked with discussing agendas more speedily and thoroughly. The Group Management Committee consists of 7 Full-time Directors and 3 Full-time Audit & Supervisory Board Members as well as presidents of respective group companies and others designated by the chairman. During the Fiscal Year, there were 79 Group Management Committee meetings.

Full-time Directors and Full-time Audit & Supervisory Board Members also hold meetings of the "Group ESG Management Promotion Committee" where they discuss, plan and promote important policies and matters concerning total risk management and compliance (held four times during the Fiscal Year), and meetings with the "ESG Promotion Leaders" as promotors of ESG activities at the Company and respective group companies (held twice during the Fiscal Year), under the supervision of the President of the Company.

In addition to the above, the Company has established the "CSR Guidelines" as a code of conduct to which the ANA Group directors and employees must adhere, and created an environment in which the said "CSR Guidelines" are accessible by all Group directors and employees through a dedicated website.

(ii) Risk management

The Company has established the "ANA Group Total Risk Management Rules" and has promoted a risk management system focusing on increasing the ANA Group's management stability and efficiency. For material issues that may affect the entire Group, the Company has put in place enhanced risk countermeasures to address them individually. To counter various business risks to which the ANA Group has been exposed, the Company has set up and operated a system consisting of the following 2 functions: "Risk Management" function that is designed to prepare in advance for and manage risks; and "Crisis Control" function that is designed to deal with materialized risks.

As part of the preventive "Risk Management" function, the Company has established risk management cycles (i.e. risk identification \rightarrow analysis \rightarrow assessment \rightarrow study and implementation of controls and counter measures \rightarrow monitoring) aiming at minimizing risks, and applies these cycles across the Group. As for the "Crisis Control" function to deal with materialized risks, the Company has prepared the "Crisis Management Manual (CMM)" describing responsive systems for the Group overall. The Company has also drawn up the "Emergency Response Manual (ERM)" as a manual subordinated to the CMM, in order to respond in particular to any crisis that may affect aircraft operations directly. Based on the ERM, the Company has conducted practical emergency drills in preparation for accident and hijacking every year since 2002. The emergency drill was postponed in the previous fiscal year to deal with the COVID-19, but the Company held an accident drill in July during the Fiscal Year.

In addition, the Company has prepared the "Business Continuity Plan (BCP)" as a plan subsidiary to the CMM, in order to prepare for large-scale natural disasters such as the Tokyo Inland Earthquake. Further, the Company inspected the operation ability of facilities and devices of major airports in case of blackouts and also placed water bars in the Company's facilities within the Haneda International Air Cargo Terminal (i.e. an area designated in the hazard map as having a high risk of flood) in order to enhance the Company's ability to cope with natural disasters that occur more frequently in recent years including typhoons. Regarding measures to prevent the infection of COVID-19, which is the major risk event since 2020, the Company causes its employees to strictly follow basic preventive measures including wearing masks, hand-sanitation and avoidance of Three Cs (Closed spaces, Crowded places and Close-contact setting) in order to prevent any adverse effect on the Group's business operation as a result of mass infection of employees, and the Company also widely notifies within the Group and strictly complies with any appropriate infection preventive measures issued by the government and other relevant authorities.

With respect to "information security," the Company has established "ANA Group Information Security Management Regulations" that provide for our policies on the promotion of information security in line with the ISO 27001 (ISMS) and bylaws containing specific operational rules. These are applicable to the entire Group. While raising awareness of information security within the Group by distributing handbooks and providing e-learning and email newsletters, the Company has also set up a system to monitor compliance. In this way, the Company has enhanced its measures to ensure information security. During the Fiscal Year, the Company delivered two e-learning sessions and eight email newsletters to all employees of the Group, tasked all business units of each group company to run a self-check and caused a division in charge of information security to assess compliance at 11 locations. Since the use of intelligence (early warning data on cyberattacks) is effective for cybersecurity, the Company has

joined Aviation-ISAC (Information Sharing and Analysis Center) that are comprised of airline companies, aircraft manufacturers, airports and GDS (i.e. reservation system used at tour companies) as well as Transportation ISAC since Fiscal Year 2020, and has taken preventive measures by promptly acquiring information within and across business sectors. In addition, in order to respond and comply with the amended Act on the Protection of Personal Information (to be enforced in April 2022), the Company has established systems in relevant departments and is organizing measures that are necessary. Going forward, the Company plans to continue to utilize the Cybersecurity Framework established by the U.S. National Institute of Standards and Technology (NIST) to review the measures to ensure cloud security and the supply chain security management. Results of these activities are reported to the "Group ESG Management Promotion Committee" each time.

(iii) Compliance

To promote compliance with laws and other regulations governing its business activities, the Company has established a compliance system based on the "ANA Group Compliance Rules." Under the oversight of the "Group ESG Management Promotion Committee," an advisory body for the Board of Directors, the Company has been committed to raising awareness of compliance across the ANA Group, being led by the "ESG Promotion Leaders" assigned to the Company and respective group companies.

As part of anti-bribery measures, the Company has established the "ANA Group Anti-Bribery Rules" to address anti-bribery laws of various countries and is engaged in educating its employees through the distribution of a guidance book titled the "ANA Group Anti-Bribery Rules Handbook" which explains the "ANA Group Anti-Bribery Rules," and gives specific examples applicable thereto, and the implementation of elearning.

In addition, for the purpose of strengthening the Group-wide compliance system, the Company has clarified contact points between the Legal & Insurance division and respective group companies to develop and operate a structure to facilitate two-way communications. Also, the Company has educated members of all group companies on an ongoing basis about various laws and regulations including aviation, anti-trust and labor laws and regulations.

As for the whistleblowing system, the Company has set up report desks both in the Company and outside (at a law firm) pursuant to the "ANA Group Rules on Handling of Whistleblowing" in an effort to collect information concerning, and solve, compliance issues. Further, besides educating and providing information to members of all group companies, the Company has improved methods of investigation and a system to share information with Audit & Supervisory Board Members in the aim of strengthening its functions to collect information concerning, and solve, compliance issues. Results of these activities are reported to the "Group ESG Management Promotion Committee" each time.

(iv) Internal audit

The "Group Internal Audit Division" (consisting of 12 members as of March 31, 2021) directly reporting to the President conducts operational audits, accounting audits and evaluations of the "Internal Controls over Financial Reporting" required under the Financial Instruments and Exchange Act for the Company and respective group companies from an independent and objective standpoint. There are two types of

audit: "regular audit" that is conducted in accordance with an annual plan prepared in response to risk analysis results; and "special audit" that is conducted as necessary at the instruction or request of the management. Audit results are reported to the President monthly, and any material issues are communicated to Audit & Supervisory Board Members as appropriate. The audit results are also reported to the Board of Directors semiannually. Any material accounting and/or financial findings from audits are notified to the Independent Auditor through the Finance Division to ask for the Independent Auditor's guidance and advice as necessary. In this way, the Company has enhanced mutual cooperation with the Independent Auditor.

During the Fiscal Year, the Group Internal Audit Division audited 30 locations within the Group according to the Division's decision to focus on: the consistency between the Group Management Plan and respective divisions' action plans; and management of operations at respective divisions. As for the "Internal Controls over Financial Reporting" required under the Financial Instruments and Exchange Act, the Group Internal Audit Division conducted the evaluation of the validity of the Company Level Control, Operational Process Control, Accounting and Financial Reporting Process Control and IT General Control, both at the Company and at each group company.

(v) Audit by Audit & Supervisory Board Members

5 Audit & Supervisory Board Members (among which 3 are Outside Audit & Supervisory Board Members) including 3 Full-time Members conduct audits by audit & supervisory board members (*kansayaku kansa*). Each of the Audit & Supervisory Board Members attends meetings of the Board of Directors, and Full-time Members attend other important meetings, too. By attending these meetings, Audit & Supervisory Board Members examine the process of making important decisions and the status of business operations. At these meetings, they state their opinions about Directors' performance of duties. At meetings of the Board of Directors, Management Committee and other important meetings where the Audit & Supervisory Board Members attend, they also receive reports on material issues relating to corporate management and business operations of the Company and respective group companies from Directors and employees.

Each Audit & Supervisory Board Member conducts audits of the Company and respective group companies in accordance with an audit plan, and then report to and share with Representative Directors the results of the audits at a regular meeting with them (held four times during the Fiscal Year). Audit & Supervisory Board Members also have a regular meeting with Directors (three times during the Fiscal Year), the Independent Auditor (ten times during the Fiscal Year), the Group Internal Audit Division (twelve times during the Fiscal Year) and audit & supervisory board members of respective group companies (called the Group Audit & Supervisory Board Members Liaison Meeting; held two times during the Fiscal Year). Through these meetings, Audit & Supervisory Board Members share information and exchange opinions more broadly, seeking to improve their audit practices and the effectiveness of audits.

During the Fiscal Year, Audit & Supervisory Board Members held 13 meetings, where they reported, discussed or resolved their audit policies and material audit issues

The Company also has the "Audit & Supervisory Board Members Office" that directly reports to the Audit & Supervisory Board and is independent from business units. Employees exclusively assigned to support Audit & Supervisory Board Members follow their instructions and orders. Personnel matters relating to these employees are

determined in consultation with Audit & Supervisory Board Members.

Any material issues reported through the whistleblowing system are escalated to the "Group ESG Management Promotion Committee" and Audit & Supervisory Board Members on a regular basis. The Company expressly provides for the protection of whistleblowers in its internal rules, which are enforced in an appropriate manner. Audit & Supervisory Board Members' claims for costs incurred in performing their duties have been properly dealt with in accordance with the relevant provisions of the Companies Act, and thus, the effectiveness of audits has been secured.

Consolidated Statement of Changes in Equity (From April 1, 2020 to March 31, 2021)

Consolidated Statement of Changes in Equity (From April 1, 2020 to March 31, 2021)

Yen (Millions)

	Shareholders' equity						
	Common stock	Capital surplus	Retained earnings	Treasury stock	Total Shareholders' equity		
Balance at the beginning of the year	318,789	258,470	550,839	(59,435)	1,068,663		
Changes during the fiscal year							
Issuance of new shares	148,812	148,812			297,624		
Net loss attributable to owners of the parent			(404,624)		(404,624)		
Purchase of treasury stock				(13)	(13)		
Disposal of treasury stock		(1)		113	112		
Change in the parent's ownership interest due to transactions with non-controlling interests		48			48		
Changes in scope of consolidation			(660)		(660)		
Change in scope of equity method			(454)		(454)		
Net changes in the year					-		
Total changes during the fiscal year	148,812	148,859	(405,738)	100	(107,967)		
Balance at the end of the year	467,601	407,329	145,101	(59,335)	960,696		

Yen (Millions)

						101	(Millions)
	Accumulated other comprehensive income						
	Unrealized gain on securities	Deferred gain (loss) on derivatives under hedge accounting	Foreign currency translation adjustments	Defined retirement benefit plans	Total	Non- controlling interests	Total net assets
Balance at the beginning of the year	22,120	(14,595)	2,668	(17,828)	(7,635)	7,842	1,068,870
Changes during the fiscal year							
Issuance of new shares							297,624
Net loss attributable to owners of the parent							(404,624)
Purchase of treasury stock							(13)
Disposal of treasury stock							112
Change in the parent's ownership interest due to transactions with non-controlling interests							48
Changes in scope of consolidation							(660)
Change in scope of equity method							(454)
Net changes in the year	16,348	36,247	(2)	1,579	54,172	(2,755)	51,417
Total changes during the fiscal year	16,348	36,247	(2)	1,579	54,172	(2,755)	(56,550)
Balance at the end of the year	38,468	21,652	2,666	(16,249)	46,537	5,087	1,012,320

Notes to Consolidated Financial Statements

(From April 1, 2020 to March 31, 2021)

This document has been translated from the original Japanese version for reference purposes only. In the event of any discrepancy between this translated document and the original Japanese version, the latter shall prevail in all respects.

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Notes to Consolidated Financial Statements

1. Notes on material matters which constitute the basis for preparation of the consolidated financial statements

- (1) Matters concerning the scope of consolidation
 - (i) Consolidated subsidiaries

Number of consolidated subsidiaries:

· Names of major consolidated

subsidiaries: ALL NIPPON AIRWAYS CO., LTD.

Air Japan Co., Ltd. ANA WINGS CO., LTD. Peach Aviation Limited ANA Cargo Inc.

Overseas Courier Service Co., Ltd.

ANA Systems Co., Ltd. ANA Sales Co., Ltd.

The company has changed its corporate name to ANA Akindo Co.,Ltd. on 1st April 2021. ALL NIPPON AIRWAYS TRADING CO., LTD.

 Change in the scope of consolidation Included: 1

avatarin Inc.

avatarin Inc. was established in April 2020.

Excluded: 7 Vanilla Air Inc.

Vanilla Air Inc. has been excluded due to liquidation. Pan Am International Flight Academy, Inc. and 5 other

companies

These companies have been merged into Pan Am

Holdings, Inc.

(ii) Nonconsolidated subsidiaries

Number of nonconsolidated subsidiaries:

69

Name of major nonconsolidated

subsidiary:

Reason for exclusion from the scope of

consolidation:

ANA Digital Gate, Inc.

The nonconsolidated subsidiary has been excluded from the scope of consolidation, since it is small in size, and none of its total assets, operating revenues, net income / loss (amount equivalent to equity), nor retained earnings (amount equivalent to equity) have a material impact on

the consolidated financial statements.

(2) Matters concerning the application of the equity method

(i) Nonconsolidated subsidiaries or affiliates accounted for by the equity method

 Number of nonconsolidated subsidiaries or affiliates accounted for by the equity

method: 14

Names of major companies: AIRPORT FACILITIES CO., LTD.

JAMCO CORPORATION

· Change in the application of the equity method

Excluded: 2 CHITOSE AIRPORT FUELLING FACILITIES CO.,

LTD.

A&S Takashimaya Duty Free Co., Ltd.

These companies have been excluded due to sale of

stock and liquidation, respectively.

- (ii) Nonconsolidated subsidiaries or affiliates which are not accounted for by the equity method
 - · Number of nonconsolidated subsidiaries

or affiliates which are not accounted for by the equity method:

Name of major company:

ANA Digital Gate, Inc.

• Reason for non-application of the equity

method:

The nonconsolidated subsidiaries and affiliates which are not accounted for by the equity method have been excluded from the scope of application of the equity method since they are small in size, and none of their total assets, operating revenues, net income / loss (amount equivalent to equity), nor retained earnings (amount equivalent to equity) have any material impact on the consolidated financial statements.

(3) Matters concerning the fiscal year of consolidated subsidiaries

Of the consolidated subsidiaries, the fiscal year end of Pan Am Holdings, Inc. and four (4) other subsidiaries is December 31, and the fiscal year end of Fujisey Co., Ltd. is February 28. As the difference between these fiscal year ends and the consolidated fiscal year end does not exceed three (3) months, ANA HOLDINGS INC. (the "Company") consolidates the financial statements of each company (December 31 or February 28), and if significant transactions arise between such fiscal year end dates and the consolidated fiscal year end, the Company will make necessary adjustments for consolidation purposes.

(4) Matters concerning accounting standards

(i) Valuation standards and methods for material assets

a. Held-to-maturity securities: Amortized cost method (straight-line method)

b. Other securities

Securities with market value: Recorded using the fair market value method based on the

market prices, etc., as at the end of the fiscal year (valuation differences are recorded in the Net assets section (direct net asset adjustment method), and the cost of marketable securities sold is calculated using the

moving-average method).

· Securities without market value: Mainly stated at cost, method based on the moving-

average method

c. Derivatives: Recorded using the fair market value method

d. Inventories: Mainly stated at cost, determined by the moving-average

method (values presented on the Consolidated Balance

Sheet are determined by the net selling value).

(ii) Depreciation methods for material depreciable assets

a. Property and equipment (excluding lease assets)

Buildings and structures: Mainly the straight-line method

The estimated useful lives range mainly from three (3) to

fifty (50) years.

Aircraft: Mainly the straight-line method

The estimated useful lives range mainly from nine (9) to

twenty (20) years.

Other: Mainly the straight-line method

b. Intangible assets (excluding lease Mainly the straight-line method

assets): Software for internal use is amortized by the straight-line

method mainly over five (5) years, the estimated useful

life of software.

c. Lease assets: Lease assets arising from transactions under finance lease

contracts which do not transfer ownership to the lessee are depreciated to a residual value of zero (0) by the straight-

line method over the lease term.

(iii) Accounting standards for significant allowances

a. Allowance for doubtful accounts: The allowance for doubtful accounts is stated in amounts

considered to be appropriate based on the Company's past credit loss experience and an evaluation of potential losses

in the receivables outstanding.

b. Accrued bonuses to employees: Provisions are estimated for bonus payments for

employees of the Company.

c. Accrued corporate executive officers' retirement benefits:

To prepare for benefit expenditures for allowances for the corporate executive officers, the payment amount required at the end of the fiscal year is recorded in accordance with the regulations for retirement benefits for corporate executive officers.

(iv) Accounting for deferred assets

a. Bond issuance cost: Bond issuance cost is amortized by the straight-line method over the redemption period of the corporate

bonds.

Share issuance cost:

Share issuance cost is amortized by the straight-line method over three (3) years.

(v) Japanese yen

Standards for translation of significant foreign-currency-denominated assets or liabilities into

All monetary receivables and payables denominated in foreign currencies are translated into Japanese yen at the exchange rates prevailing at the consolidated fiscal year end. The foreign currency exchange gain or loss from translation is recognized in the consolidated statement of income.

All assets and liabilities of foreign subsidiaries and affiliates are translated into Japanese ven at the exchange rates prevailing at the consolidated fiscal year end. Revenues and expenses for the year are translated into Japanese yen at the average exchange rate during the year, and translation adjustments are included in Accumulated Other Comprehensive Income in the balance sheet.

Significant method of hedge accounting

a. Method of hedge accounting:

Deferred hedge accounting. However, monetary receivables and payables denominated in foreign currencies with forward exchange contracts, etc., are translated at the corresponding contract rates. A special accounting treatment has been adopted for interest rate swaps which meet such accounting requirements.

b. Hedging instruments and hedged items:

Hedging instruments:

Derivative transactions (mainly forward exchange contracts, interest rate swaps, commodity swaps, and commodity options)

Hedged items:

Loans, aviation fuel, foreign-currency-denominated forecasted transactions denominated in foreign

c. Hedging policy:

The Company and its consolidated subsidiaries enter into derivative transactions to hedge risks arising from the fluctuation in foreign currency exchange rates, interest rates, and commodities in accordance with their internal management regulations, which provide for transaction authority and limits on transaction amounts, and do not enter into derivative transactions for speculative or trading purposes.

d. Evaluation of effectiveness of hedging transactions:

The assessment of hedge effectiveness is examined at inception and, on an ongoing basis, periodically by comparing the cumulative changes in cash flows from, or the changes in fair value of, hedged items with the corresponding changes in the hedging instruments.

However, the evaluation of effectiveness is omitted for interest swaps which are accounted for by special treatment.

(vii) Matters concerning the amortization of goodwill

Goodwill is evenly amortized over ten (10) to fifteen (15) years from the year of accrual.

(viii) Accounting methods for retirement benefits

a. Accounting method to allocate the projected retirement benefit obligations:

In calculating retirement benefit obligations, the benefit formula basis is used to allocate the projected retirement benefits until the end of the current consolidated fiscal vear.

b. Accounting method for actuarial gains

Prior service costs are amortized as incurred by the

and losses and prior service costs:

straight-line method over a certain period which is less than the average remaining service years of eligible employees.

Actuarial gains and losses are amortized from the subsequent fiscal year in which the gain or loss is recognized by the straight-line method over a certain period which is less than the average remaining service years of employees at the time of recognition.

- (ix) Other material matters which constitute statements
- the basis for preparation of the consolidated financial

 Consumption taxes and local consumption taxes are
 - a. Accounting for consumption taxes, etc.:

accounted for by the tax exclusion method.

The Company and certain of its domestic consol-

b. Application of the consolidated tax return system: The Company and certain of its domestic consolidated subsidiaries adopt the consolidated tax return system.

 Application of tax effect accounting on transition from the consolidated tax return system to the group tax sharing system: With regard to the transition to the group tax sharing system introduced by the "Act Partially Amending the Income Tax Act, etc." (Act No. 8 of 2020) and items under the Nonconsolidated tax return system reviewed in line with the transition to the group tax sharing system, pursuant to Paragraph 3 of the "Practical Solution on the Treatment of Tax Effect Accounting for the Transition from the Consolidated Taxation System to the Group Tax Sharing System" (ASBJ PITF No. 39, March 31, 2020), the Company and certain of its domestic consolidated subsidiaries applied the provisions of the Tax Act before the revisions in determining the amount of deferred tax assets and liabilities instead of applying Paragraph 44 of "Implementation Guidance on Tax Effect Accounting" (ASBJ Guidance No. 28, February 16, 2018).

2. Changes in presentation method

(The application of "Accounting Standard for Disclosure of Accounting Estimates")

The Group has adopted the "Accounting Standard for Disclosure of Accounting Estimates" (ASBJ Statement No. 31, March 31, 2020), and has included notes to significant accounting estimates in the consolidated financial statements.

3. Notes to Accounting Estimates

(Significant Accounting Estimates)

- (1) Recoverability of deferred tax assets
- (i) Amount recorded in consolidated financial statements

Deferred tax assets

¥219,618 million

(ii) Other information of Accounting estimates

The Group recorded deferred tax assets of ¥219,618 million related to tax loss carried forward, etc. for the current consolidated fiscal year due to a significant decrease in demand for airline passengers associated with the spread of the novel coronavirus (COVID-19)

The Company and certain domestic consolidated subsidiaries apply the consolidated corporate-tax system, and the corporations subject to the consolidated corporate-tax system make judgements on the recoverability based on the future taxable income, etc. of the tax consolidated group with regard to corporate taxes (national taxes), and make judgements on the recoverability of deferred tax assets based on the future taxable income, etc. of each corporation with regard to local taxes. With respect to tax loss carried forward, based on the estimated future taxable income, we schedule the expected year and amount to be deducted from tax loss carried forward, and record the amount expected to be recovered as deferred tax assets.

The future taxable income of ANA Holdings Inc. and All Nippon Airways Co., Ltd., which constitutes a significant portion of the future taxable income that provides a basis for scheduling the amount expected to be deducted, is estimated based on a future plan that assumes "By the end of the fiscal year ending March 2024, demand for international passengers will recover to the level in 2019, and by the end of the fiscal year ending March 2022, demand for domestic passengers will recover to the level in 2019".

These assumptions are highly uncertain, and if the impact of the COVID-19 is prolonged, it may have a significant impact on the consolidated financial statements for the following fiscal year or thereafter.

- (2) Impairment of the assets to be sold
- (i) Amounts recorded in consolidated financial statements

Aircraft to be sold \$\quad \text{\formula}7,713 \text{ million}\$ Land, buildings and structures, etc. to be sold \$\quad \text{\formula}8,664 \text{ million}\$

(ii) Other information of Accounting estimates

During the current consolidated fiscal year, the Company decided to implement the "Transformative Measures to a New Business Model" in order to respond to the significant decrease in air passenger demand due to the impact of COVID-19, and decided the early retirement of certain aircraft and selling the training facilities to implement the cost structure reform, which is one of the main response measures. As a result, the Company identified indicators of impairment for aircraft and training facilities to be sold, and recognized an impairment loss of ¥71,344 million in the business restructuring expenses recorded during the current consolidated fiscal year, using net realizable value as correctable amount. Of such amount, impairment loss related to the aircraft and training facilities for which the sale is not completed at the end of the current consolidated fiscal year is ¥59,743 million.

Considering the impact of the decrease in air passenger demand due to the spread of COVID-19 infection, net realizable value of aircraft is not calculated based on the assumption of reuse as aircraft, but is calculated by deducting estimated disposal costs from the estimated realizable value reasonably calculated based on the Company's most recent actual sales results. Net realizable value of training facilities is calculated based on the real estate appraisal value presented by outside experts using the sales comparison approach.

- (3) Goodwill impairment related to the Air Transportation Business
- (i) Amount recognized in the consolidated financial statements

Goodwill related to the Air Transportation Business: ¥22,002 million

(ii) Other information of Accounting estimates

During the current consolidated fiscal year, due to the significant decline in air travel demand resulting from the impact of COVID-19, the Company identified indicators of impairment with respect to the goodwill that occurred when the Company made Peach Aviation Limited a consolidated subsidiary in April 2017. With respect to such goodwill, the Company determined that no impairment loss was recognized because the undiscounted future cash flows from Peach Aviation's air transportation business exceeded the book values.

These undiscounted future cash flows were determined by the management's best estimate and judgment, based on the business plan with the assumption that the negative impact of COVID-19 on the growth rate and the unit price of passenger revenue, etc. will gradually decrease after 2021.

This assumption may be affected by the changes in uncertain economic conditions in the future and, if review of such assumption becomes necessary, it may have a material effect on the consolidated financial statements for subsequent consolidated fiscal years.

4. Additional information

(Share remuneration plan for directors)

The Company has been conducting transactions to deliver its own stock through a trust as a share remuneration plan (the "Trust for Delivery of Shares to Directors") in order to improve its operating performance, increase its corporate value, and raise the directors' awareness of shareholder-oriented management.

(1) Transaction outline

The Trust for Delivery of Shares to Directors is a system in which funds are contributed by the Company, and shares acquired are distributed to the Company's directors in accordance with the Company's operating performance, etc.

(2) The Company's own stock remaining in the trust

The Company's own stock remaining in the trust is recorded at the book value (excluding associated expenses) of the trust and is reflected as treasury stock in Net assets. The book value is ¥717 million for the previous fiscal year and ¥608 million for the current fiscal year. The number of shares is 209 thousand shares for the previous fiscal year and 178 thousand shares for the current fiscal year.

(3) The book value of loans payable is recorded by adopting the gross amount method Not applicable

5. Notes to the Consolidated Balance Sheet

(1) Assets pledged as collateral	Yen (Millions)
Buildings	2,588
Aircraft (including aircraft spare parts included in inventories)	832,114
Investment securities	7,805
Lease receivables	11,012
Long-term receivables	3,330
Other	740
Total	857 591

The above assets are pledged as collateral for long-term debt (including the current portion of long-term debt) of ¥668,769 million and other liabilities of related companies.

(2) Accumulated depreciation of property and equipment	¥1,256,110 million
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(3) Debt guarantees

Debt guarantees of borrowings from financial institutions

Employees (housing loans, etc.)	¥54 million
Overseas Courier Service (Deutschland) GmbH	¥72 million
OCS Korea Co., Ltd.	¥6 million
SHANGHAI EASTERN INTERNATIONAL LOGISTICS CO., LTD.	¥490 million
AMPs US Corporation	¥358 million
Debt guarantee of performance of stock purchase reservation agreement	

Fukuoka Airport Holdings Co., Ltd. ¥6,111 million

6. Notes to Consolidated Statement of Operations

The main components of business restructuring expense include an impairment loss of \(\frac{\pmathbf{Y}}{7}\)1,344 million related to the early retirement of aircraft implemented as part of the business restructuring, a loss on sales and disposal of fixed assets of \(\frac{\pmathbf{Y}}{8}\),578 million, and other items such as early retirement buyout payment.

7. Notes to the Consolidated Statements of Changes in Equity

(1) Matters concerning the total number of outstanding shares

Towns of shares	Number of shares at	Increase in the	Decrease in the	Number of shares
	the beginning of the	number of shares	number of shares	at the end of the
Type of shares	current fiscal year	during the current	during the current	current fiscal year
		fiscal year	fiscal year	
Ondinonyahona	348,498	135,795		484,293
Ordinary shares	thousand shares	thousand shares	-	thousand shares

(2) Matters concerning the number of treasury stock

	Number of shares at	Increase in the	Decrease in the	Number of shares
Type of shares	the beginning of the	number of shares	number of shares	at the end of the
	current fiscal year	during the current	during the current	current fiscal year
		fiscal year	fiscal year	
Ondinantishanas	13,978	5	32	13,950
Ordinary shares	thousand shares	thousand shares	thousand shares	thousand shares

(Notes) 1. The increase of 5 thousand shares of treasury stock is that the Company purchased from holders of fractional shares.

- 2. The decrease of 32 thousand shares of treasury stock is the total of 1 thousand shares that the Company sold to the holders of fractional shares at their request; and 31 thousand shares in the Company that were sold by the Trust for Delivery of Shares to Directors.
- 3. Treasury stock includes 178 thousand shares held by the Trust for Delivery of Shares to Directors.

(3) Matters concerning dividends

(i) Dividends paid

There are no applicable items.

(ii) Dividends whose record date falls in the current fiscal year, but whose effective date falls in the next fiscal year

There are no applicable items.

8. Notes to financial instruments

(1) Matters concerning the status of financial instruments

ANA Group limits fund management to short-term deposits, etc., and raises funds through borrowings from banks and other financial institutions and bond issuances.

ANA Group makes its best effort to reduce customer credit risk concerning accounts receivable in accordance with the internal rules, etc., of each ANA Group company. Investment securities consist mainly of shares, and fair values of listed shares are calculated quarterly.

Funds raised by borrowings and bonds are mainly used for capital expenditures, funds raised by convertible bond-type bonds with stock acquisition rights are used for capital expenditures and the repurchase of shares by the company, and derivatives are executed within the scope of actual demand pursuant to the internal management rules.

(2) Matters concerning fair values of financial instruments

The carrying values of financial instruments in the consolidated balance sheet, estimated fair values, and their differences as of March 31, 2021 are as follows:

			Ten (Minions)
	Carrying value (*)	Fair value (*)	Differences
(1) Cash and deposits	464,739	464,739	-
(2) Notes and accounts receivable	103,939	103,939	-
(3) Marketable securities and investment securities	631,051	637,758	6,707
(4) Accounts payable	(161,507)	(161,507)	-
(5) Short-term loans	(100,070)	(100,070)	-
(6) Bonds (including the current portion of bonds)	(165,000)	(153,833)	(11,167)
(7) Convertible bond-type bonds with stock acquisition rights	(140,000)	(135,520)	(4,480)
(8) Long-term debt (including the current portion of long-term debt)	(1,237,695)	(1,890,992)	653,297
(9) Derivative transactions	31,177	31,177	-

(*) Liabilities are presented in parentheses.

Net receivables and payables arising from derivative transactions are recorded net, and items which, in aggregate, become net payables are presented in parentheses.

- (Note 1) Matters concerning the method of calculating the fair values of financial instruments, marketable securities, and derivative transactions
 - (1) Cash and deposits, (2) Notes and accounts receivable

As these are settled within a short period of time and the fair values are almost equal to the book values, the fair values are based on the book values.

(3) Marketable securities and investment securities

Fair values of shares, etc., are based on quoted market prices, and those of bonds are based on their quoted market price or prices offered by financial institutions. Bonds without market prices are calculated based on their present value, obtained by discounting the sum of their principal amounts and interest by the interest rate determined in light of the remaining period and the credit risk of the bonds.

(4) Accounts payable, (5) Short-term loans

As these are settled within a short period of time and the fair values are almost equal to the book values, the fair values are based on the book values. Those subject to be translated at the corresponding contract rates for forward exchange contracts, etc., are included in accounts payable.

(6) Bonds

Fair values of bonds issued by the Company are calculated based on the present value obtained by discounting the sum of their principal amounts and interest by the interest rate determined in the remaining period and the credit risk of the bonds.

- (7) Convertible bonds with stock acquisition rights
 - Fair values of convertible bonds with stock acquisition rights issued by the Company are calculated based on the prices offered by financial institutions.
- (8) Long-term debt

Fair values of long-term debt are based on the present value of the total of principal and interest discounted by the interest rate to be applied if similar new borrowings were entered into. Long-term debt with floating interest rates is subject to special treatment for interest rate swaps, and the fair values are based on the present value of the total of principal and interest, which have been treated as a unit with such interest rate swaps, discounted by the interest rate to be applied if similar new borrowings were entered into.

(9) Derivative transactions

Fair values of derivative transactions are calculated based on the prices offered by financial institutions.

(Note 2) Unlisted shares (the amount recorded on the consolidated balance sheet: \(\frac{\pmathbb{Y}}{29,205}\) million) are not included in "(3) Marketable securities and investment securities" because they do not have market prices, their future cash flow cannot be estimated, and their market values cannot be accurately determined.

9. Notes to business combination

Not applicable

10. Notes concerning per share information

(1) Net assets per share \$\fmathbf{\pmathbf{\qman}\pmathbf{\pmathbf{\pmathbf{\qmanh}\pmathbf{

11. Notes concerning material subsequent events

Not applicable

Nonconsolidated Statement of Changes in Equity (From April 1, 2020 to March 31, 2021)

Nonconsolidated Statement of Changes in Equity (From April 1, 2020 to March 31, 2021)

Yen (Millions)

	Shareholders' equity							
			Capital surplus	3	Other	earnings		
	Common stock		· · · · · · · · · · · · · · · · · · ·	Г	retained earnings	Total retained	Treasury stock	Total Shareholders'
	Stock	Capital reserve	Other capital surplus	Total capital surplus	Retained earnings Carried forward	earnings	3,004	equity
Balance at the beginning of the year	318,789	253,812	14,148	267,961	377,032	377,032	(58,428)	905,354
Changes during the fiscal year								
Issuance of new shares	148,812	148,812		148,812				297,624
Net loss					(26,113)	(26,113)		(26,113)
Purchase of treasury stock							(13)	(13)
Disposal of treasury stock			(1)	(1)			113	112
Net changes in the year								-
Total changes during the fiscal year	148,812	148,812	(1)	148,810	(26,113)	(26,113)	100	271,610
Balance at the end of the year	467,601	402,625	14,146	416,771	350,919	350,919	(58,328)	1,176,965

Yen (Millions)

Yen (Million						
	Valuation	Valuation and translation adjustments				
	Unrealized gain (loss) on securities	Deferred gain on derivatives under hedge accounting	Total	Total net assets		
Balance at the beginning of the year	20,251	5,996	26,248	931,603		
Changes during the fiscal year						
Issuance of new shares				297,624		
Net loss				(26,113)		
Purchase of treasury stock				(13)		
Disposal of treasury stock				112		
Net changes in the year	15,092	6,158	21,250	21,250		
Total changes during the fiscal year	15,092	6,158	21,250	292,860		
Balance at the end of the year	35,343	12,155	47,499	1,224,464		

Notes to Nonconsolidated Financial Statements (From April 1, 2020 to March 31, 2021)

This document has been translated from the original Japanese version for reference purposes only. In the event of any discrepancy between this translated document and the original Japanese version, the latter shall prevail in all respects.

Notes to Nonconsolidated Financial Statements

1. Notes on matters concerning significant accounting policies

(1) Valuation standards and methods for securities

(i) Held-to-maturity securities: Amortized cost method (straight-line method)

(ii) Investments in subsidiaries and affiliates: Stated at cost, determined by the moving-average

method

(iii) Other marketable securities

· Marketable securities with market value: Recorded using the fair market value method based on

the market prices, etc., at the end of the fiscal year (valuation differences are recorded in the net assets section (direct net asset adjustment method), and the cost of marketable securities sold is calculated using the

moving-average method).

· Marketable securities without market

/alue:

Stated at cost, determined by the moving-average

method

(2) Valuation standards and methods for derivatives, etc.

Derivatives: Market value method

(3) Depreciation methods for fixed assets

i) Property and equipment (excluding lease assets)

Buildings: Straight-line method

The estimated useful lives range mainly from three (3)

to fifty (50) years.

Aircraft: Straight-line method

The estimated useful lives range mainly from nine (9)

to twenty (20) years.

Other: Mainly straight-line method

(ii) Intangible assets (excluding lease assets): Straight-line method

Software for internal use is amortized by the straightline method mainly over five (5) years, which is the

estimated useful life of software.

(iii) Lease assets: Lease assets arising from transactions under finance

lease contracts which do not transfer ownership of the assets to the lessee are depreciated to a residual value of zero (0) by the straight-line method over the lease term.

(4) Accounting standards for allowances

(i) Allowance for doubtful accounts:

The allowance for doubtful accounts is stated in amounts considered to be appropriate based on the Company's past credit loss experience and an evaluation of potential losses in the receivables

outstanding.

(ii) Accrued corporate executive officers'

retirement benefits:

To prepare for the payment of retirement benefit expenditures for allowances for corporate executive

officers, the payment amount required at the end of the fiscal year is recorded in accordance with the regulations for retirement benefits for corporate

executive officers.

(5) Accounting methods for deferred assets

a. Bond issuance cost:

Bond issuance cost is amortized by the straight-line method over the redemption period of the corporate

bonds.

b. Share issuance cost: Share issuance cost is amortized by the straight-line

method over three (3) years.

(6) Standards for translation of significant foreign-currency-denominated assets or liabilities into Japanese yen All monetary receivables and payables denominated in foreign currencies are translated into Japanese

yen at the exchange rates prevailing at the consolidated fiscal year end. The foreign currency exchange gain or loss from translation is recognized in the nonconsolidated statement of income.

(7) Method of hedge accounting

(i) Method of hedge accounting: Deferred hedge accounting. However, monetary

receivables and payables denominated in foreign currencies with forward exchange contracts, etc., are

translated at the corresponding contract rates.

A special accounting treatment has been adopted for interest rate swaps which meet such accounting

requirements.

(ii) Hedging instruments and hedged items: Hedging instruments:

Derivative transactions (mainly forward exchange

contracts and interest swaps)

Hedged items:

Loans and forecasted transactions denominated in

foreign currencies

(iii) Hedge policy: The Company enters into derivative transactions to

hedge risks arising from the fluctuation in currencies and interest rates in accordance with its internal regulations, "Risk Management Regulations on Hedge Transactions" and "Risk Management Guidelines for Hedge Transactions," and does not enter into derivative

transactions for speculative or trading purposes.

(iv) Evaluation of effectiveness of hedge The assessme transactions: inception and

The assessment of hedge effectiveness is examined at inception and, on an ongoing basis, periodically by comparing the cumulative changes in cash flows from, or the changes in fair value of, hedged items with the corresponding changes in the hedging instruments. However, the evaluation of effectiveness is omitted for

However, the evaluation of effectiveness is omitted for interest rate swaps which are accounted for by special

treatment.

(8) Other material matters which constitute the basis for preparation of financial statements

(i) Accounting for consumption taxes, etc.:

Consumption taxes and local consumption taxes are accounted for by the tax exclusion method.

(ii) Application of the consolidated tax return system:

The Company adopts the consolidated tax return system.

(iii) Application of tax effect accounting on transition from the consolidated tax return system to the group tax sharing system:

With regard to the transition to the group tax sharing system introduced by the "Act Partially Amending the Income Tax Act, etc." (Act No. 8 of 2020) and items under the Nonconsolidated tax return system reviewed in line with the transition to the group tax sharing system, pursuant to Paragraph 3 of the "Practical Solution on the Treatment of Tax Effect Accounting for the Transition from the Consolidated Taxation System to the Group Tax Sharing System" (ASBJ PITF No. 39, March 31, 2020), the Company applied the provisions of the Tax Act before the revisions in determining the amount of deferred tax assets and liabilities instead of applying Paragraph 44 of the "Implementation Guidance on Tax Effect Accounting" (ASBJ Guidance No. 28, February 16, 2018).

2. Changes in presentation method

The Company has adopted the "Accounting Standard for Disclosure of Accounting Estimates" (ASBJ Statement No. 31, March 31, 2020), and has included notes to significant accounting estimates in the nonconsolidated financial statements.

3. Notes to Accounting Estimates

(Significant Accounting Estimates)

(1) Recoverability of deferred tax assets

Amount recorded in nonconsolidated financial statements

Deferred tax assets ¥51,908 million

(2) Impairment of the assets to be sold

Amount recorded in nonconsolidated financial statements

The Company identified indication of impairment on the aircraft and training facilities that the Company decided to sell, and recorded an impairment loss of ¥64,891 million.

Of this amount, impairment loss on aircraft and training facilities that had not been sold at the end of the current nonconsolidated fiscal year was ¥53,811 million.

(3) Other information of Accounting estimates

Other information that contributes to the understanding of users of financial statements regarding the content of estimates is stated in the notes to consolidated financial statements "3. Notes to Accounting Estimates".

4. Additional information

(Share remuneration plan for directors)

The notes concerning the share remuneration plan for directors regarding the content of estimates is stated in the notes to consolidated financial statements "4. Additional Information".

5. Notes to the Nonconsolidated Balance Sheet

(1) Assets pledged as collateral	Yen (Millions)
Buildings	2,588
Aircraft	762,292
Investment securities	7,805
Lease receivables	11,012
Long-term receivables	3,330
Total	787 028

The above assets are pledged as collateral for long-term debts (including the current portion of long-term debt) of ¥667,739 million and other liabilities of the subsidiaries and affiliates.

(2) Accumulated depreciation of property and equipment ¥959,566 million

(3) Debt guarantees

Debt guarantees of borrowings from financial institutions

ALL NIPPON AIRWAYS CO., LTD.

4398 million
AMPs US Corporation

4358 million

Debt guarantee of performance of stock purchase reservation agreement

Fukuoka Airport Holdings Co., Ltd. ¥6,111 million

(4) Monetary receivables and payables to subsidiaries and affiliates

(i)Short-term monetary receivables\(\frac{4}{8},253 \) million(ii)Short-term monetary payables\(\frac{4}{103},350 \) million(iii)Long-term monetary receivables\(\frac{4}{5}97,895 \) million(iv)Long-term monetary payables\(\frac{4}{115} \) million

6. Notes to the Nonconsolidated Statement of Operations

The main components of business restructuring expense include an impairment loss of \(\frac{\pmathbf{\

Transactions with subsidiaries and affiliates

(1) Operating revenues\quad 232,247 million(2) Operating cost\quad \quad 2,750 million(3) Other expenses\quad \quad 2,394 million

7. Notes to the Nonconsolidated Statement of Changes in Equity

Matters concerning the number of treasury stock

Type of shares	Number of shares at the beginning of the current fiscal year	Increase in the number of shares during the current fiscal year	Decrease in the number of shares during the current fiscal year	Number of shares at the end of the current fiscal year
Oudinous shouse	13,847	5	32	13,819
Ordinary shares	thousand shares	thousand shares	thousand shares	thousand shares

- (Notes) 1. The increase of 5 thousand shares of treasury stock is that the Company purchased from the holders of fractional shares.
 - 2. The decrease of 32 thousand shares of treasury stock is the total of 1 thousand shares that were sold to the holders of fractional shares at their request; and 31 thousand shares in the Company that were sold by the Trust for Delivery of Shares to Directors during the current fiscal year.
 - 3. Treasury stock includes 178 thousand shares in the Company held by the Trust for Delivery of Shares to Directors.

8. Notes to tax effect accounting

Breakdown of the major temporary differences of tax effect accounting that give rise to a significant portion of the deferred tax assets and liabilities

	Yen (Millions)
Deferred tax assets	
Investments in subsidiaries and affiliates associated with corporate division	43,336
Impairment loss	17,179
Long-term unearned revenue	4,419
Valuation loss on investments in subsidiaries and affiliates	5,959
Other	7,727
Subtotal: deferred tax assets	78,622
Valuation allowance	(4,459)
Total: deferred tax assets	74,163
Deferred tax liabilities	
Net unrealized holding gain on securities	(15,781)
Deferred gain on hedging instruments	(5,364)
Other	(1,108)
Total: deferred tax liabilities	(22,255)
Net deferred tax assets	51,908

${\bf 9.\ Notes\ to\ transactions\ with\ related\ parties}$

Subsidiaries and affiliates, etc.

S to S I to I to I	s and annuaces	,					
Туре	Name of the company	Percentage of the voting rights owned or held by the Company	Relationshi p with the related parties	Transaction details	Transaction amount Yen (Millions)	Account	Balance at the end of the fiscal year Yen (Millions)
Subsidiary ALL NIPPON AIRWAYS CO., LTD.	L b a:	Lease of business assets Debt guarantee	Lease fee of aircraft and spare engines, etc. (Note 1)	199,313	Accounts receivable	31,411	
			Debt guarantee (Note 2)	398			
			Repayment of funds	4,500	Long-term loans (including	11 250	
	AIRWAYS	IPPON owned: 100%,	Borrowing and lending of funds Acceptance of collateral Concurrent officers	Receipt of interest (Note 3)	104	the current portion of long term loans)	11,250
				Transaction volume (Note 4)	323,736	Long- term loans (Note 4)	542,302
				Receipt of interest (Note 4)	1,846		
				Acceptance of collateral (Note 5)	69,822	-	-
Subsidiary	Peach Aviation Co., Ltd.	Percentage owned: 77.9%, direct	Lease of business assets Borrowing and lending of funds	Transaction volume (Note 4)	25,108	Long- term loans (Note 4)	43,500

Terms and conditions and policies for deciding the terms and conditions, etc.

(Notes) 1. The Company and ALL NIPPON AIRWAYS CO., LTD. have entered into a Flight Equipment Lease Agreement and have decided on the lease fee for aircraft, etc., upon negotiation.

- 2. The Company guarantees debts arising from the jet fuel derivative transactions mainly of ALL NIPPON AIRWAYS CO., LTD.
- 3. The interest rate on the loans has been determined by taking market interest rates into account.
- 4. Transactions are implemented within the CMS (Cash Management System) that centrally manages funds within the ANA Group. The interest rate has been reasonably determined by taking market rates into account. The transaction volume is the average balance during the period.
- 5. Collateral is provided for borrowings from financial institutions.

10. Notes to per share information

11. Notes concerning material subsequent events

Not applicable

END

Notice of Partial Correction to "Matters for Internet Disclosure under Laws and Regulations and the Articles of Incorporation"

"Matters for Internet Disclosure under Laws and Regulations and the Articles of Incorporation" included the following inaccuracies. We apologize for the oversight and hereby make the following corrections.

Corrected part (Underlined)

Notes to Consolidated Financial Statements (Page23)

- 8. Notes to financial instruments
- (2) Matters concerning fair values of financial instruments

(Before correction)

(9) Derivative transactions	(31,177)	(31,177)
(2) = ==================================	(= -,- · ·)	(= -,- · · /)
(A ft t;)		
(After correction)		
(9) Derivative transactions	01.177	21 177

^{*&}quot;Matters for Internet Disclosure under Laws and Regulations and the Articles of Incorporation" on the Company's website has been replaced with the corrected version.

End of document