

Last Update: June 27, 2025

KOSAIDO Holdings Co., Ltd.

Makoto Tokiwa, Representative Director and President

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Securities code: 7868

<https://www.kosaido.co.jp>

The corporate governance of KOSAIDO Holdings Co., Ltd. (“the Company”) is described below.

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

1. Basic Views

Basic Views

The Company conducts business operations in the spirit of “Kosai” (meaning “contributing to society”) with the aims of maximizing shareholder value, continuously improving its corporate value, and being a company that is trusted by society.

In order to achieve these aims, we work to enhance corporate governance, such as by not only improving profitability, but also emphasizing the rights of shareholders; practicing fair, efficient, and highly transparent management; implementing thorough compliance; fulfilling the corporate social responsibilities (CSR) that are required of companies from the aspects of environmental, social, and governance (ESG), and addressing social issues for the sustainable growth of the company and society.

<Basic stance>

- (1) Strive to ensure the rights and equality of shareholders
- (2) Work together appropriately with stakeholders other than shareholders
- (3) Make efforts to ensure appropriate information disclosure and transparency
- (4) Make transparent, impartial, swift, and decisive decisions, in an effort to ensure that the Board of Directors properly fulfills its functions and duties
- (5) Endeavor to engage in dialogues with shareholders, with a view to achieving sustainable growth and improvement of corporate value in the medium to long-term

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

As of the date of submission, the Company has implemented all of the principles of the Corporate Governance Code.

Disclosure Based on the Principles of the Corporate Governance Code **UPDATED**

We disclose information based on the principles of Japan’s Corporate Governance Code is as follows.

The number for each principle is followed by its heading in the Corporate Governance Code.

[Principle 1-4] Cross-Shareholdings

Our basic policy with regard to listed shares held as cross-shareholdings is to hold them on the condition that they contribute to the sustainable growth of the Group and increasing corporate value in the medium to long term by maintaining and strengthening business relationships with business partners, financial transactions with financial institutions, and other trusting relationships with various stakeholders.

The Board of Directors examines the appropriateness of individual cross-shareholdings on an annual basis, from both business and investment perspectives, including their necessity and whether the associated benefits match the capital cost. The results of these verifications are disclosed in our Corporate Governance Report. If the results show

that there are shares for which the significance of maintaining the shareholding has been diluted, we engage in dialogue with the issuing company. If the significance of the shareholding is not recognized as a result of the dialogue, the shares are sold.

As of the end of March 2025, the company holds shares in 7 listed stocks. As a result of examination and dialogues with the issuing companies, there are no stocks found to be diluted. Voting rights in relation to cross-shareholdings are exercised by comprehensive judgment based on factors such as suitability for the purpose of the shareholding in question, whether it is expected to contribute to the efficient and sound management of the issuing company and expected contribution to increasing corporate value.

[Principle 1-7] Related Party Transactions

The Company treats related party transactions as matters to be resolved by the Board of Directors, and the Board of Directors resolves these transactions after excluding any relevant officer(s) from the quorum as a party with a special interest.

Decisions regarding transactions with major shareholders are made after negotiations, presenting the desired price with sufficient consideration for the market price, as in other typical transactions.

We conduct surveys of all officers of the Company once a year to confirm whether there are any related party transactions and have established a system to manage such related party transactions.

[Supplementary Principle 2-4-1] Supplementary principle to Principle 2-4 (Ensuring Diversity, Including Active Participation of Women)

Based on the recognition that creating an environment in which human resources from diverse backgrounds are able to make effective use of their strengths and act autonomously is an advantage in terms of attaining sustainable growth, the Group places a key emphasis on ensuring diversity in the appointment of core human resources.

The Group emphasizes the utilization of human resources based on the principle of competence. In addition to training new graduates, we will actively utilize mid-career hires to meet business needs.

In accordance with the above policy, we formulated an action plan based on the Act on Promotion of Women's Participation and Advancement in the Workplace in April 2024 and set the following two numerical targets to achieve by March 2029.

(1) Increasing the percentage of women in managerial positions to 25% in three years and 30% in five years.

(2) Increasing the number of women among general managers to 5% in three years and 10% in five years.

(Action Plan Based on the Act on Promotion of Women's Participation and Advancement in the Workplace URL: <https://www.kosaido.co.jp/csr/human-rights/> [Japanese language only]).

As a result, at the end of March 31, 2025, the following results were achieved.

(1) With respect to the target of increasing the percentage of women in managerial positions to 25% in three years, the Kosaido Group achieved 13.4% in the first year of the plan.

(2) With respect to the target of increasing the number of women among general managers to 5% in three years, the Kosaido Group achieved 5.9% in the first year of the plan, successfully meeting the target.

1. Initiatives to support the development of the next generation and promote women's activities

Based on our belief that it is important for employees to make fully effective use of their abilities, seek to achieve a healthy work-life balance, and create a comfortable working environment, we have also formulated an action plan based on the Act on Advancement of Measures to Support Raising Next-Generation Children. Specifically, we have introduced remote work and flextime systems to help realize diverse work styles. In addition, in today's society, where dual income has become the norm, we have expanded the shortened working hours system for childcare to the third grade of elementary school, in order to help employees achieve an easier balance between work and childcare.

2. Efforts to promote foreign human resources

With regard to non-Japanese human resources, the Group conducts business mainly in the domestic market, and is not considering setting numerical targets because there is little need at this time. However, we do intend to hire human resources who possess the abilities and experience required by the Group, including appointment as core human resources. At the same time, we believe that it is necessary to work on improving our internal environment to enable non-Japanese human resources to play an active role.

[Principle 2-6] Roles of Corporate Pension Funds as Asset Owners

The Company does not have a fund-type corporate pension plan. However, we have introduced a defined contribution pension plan to build up employees' assets.

[Principle 3-1] Full Disclosure

1. The Company has established its management philosophy and medium-term management plan as follows.

(1) Management philosophy

The Company has formulated the Kosaido Philosophy based on the DNA inherited from the company's founding: "Kosai (to save widely)" and "enterprising spirit."

(2) Medium-Term Management Plan Overview

The Company has formulated the "Medium-Term Business Plan 5.0 (2026.3-2028.3)" with updating the previous Medium-Term Business Plans by reflecting their progress and disclosed it on May 15, 2025. We have set the quantitative target of consolidated operating profit at 10.0 billion yen in the fiscal year 2027 and will strive to achieve it, as well as conduct management aimed at going back to a growth path in the Information and the Human Resources segments.

2. Basic views and guidelines on corporate governance are described in "1.1. Basic Views" of this report.

3. Remuneration for Directors is determined by the Board of Directors using the following process. The Board prepares a draft proposal up to the amount approved at the General Meeting of Shareholders, taking into account various factors such as position, performance, and degree of contribution. The voluntary Nomination and Remuneration Committee, which is chaired by the lead independent Outside Director, with independent Outside Directors and independent Outside Corporate Auditors as the main members, then discusses this proposal and makes a report / recommendation to the Board of Directors, which then makes a final decision.

Matters pertaining to the policy on determining the content of remuneration, etc., for individual Directors are as follows.

(a) Matters pertaining to the policy on determining the content of remuneration, etc. for individual Directors

The Board of Directors requests the advice of the Nomination and Remuneration Committee on the proposed amount of remuneration for each Director, as prepared by the Representative Director and the Human Resources Division and determines the details of fixed remuneration (monetary remuneration) and stock-based remuneration (non-monetary remuneration) with reference to the contents of the Committee's advice regarding the proposed remuneration.

Based on reports / recommendations from the Nomination and Remuneration Committee, our basic approach to officer remuneration is as follows.

- Executive Director

Remuneration for executive Directors consists of fixed remuneration (monetary remuneration) and stock-based remuneration (non-monetary remuneration). The amount of remuneration for each Director is determined within the range of a standard amount set internally, and in consideration of medium to long-term performance and the average amount of remuneration at other companies, according to the Director's position and whether or not the Director in question has representative authority.

- Outside Director

Remuneration for Outside Directors consists of fixed remuneration (monetary remuneration) only, which shall not exceed 2.5 million yen per month, as approved at the 2020 Annual General Meeting of Shareholders.

When determining the content of remuneration, etc., for individual Directors, the Nomination and Remuneration Committee engages in discussions including consistency of the draft proposal with the determination policy. The Board of Directors also basically respects the Committee's reports, judging it be in line with the determination policy.

(b) Matters related to resolutions of the General Meeting of Shareholders about remuneration, etc. for Directors and Corporate Auditors

- Remuneration for Directors

Maximum monthly remuneration for Directors was set at 20 million yen (annual total: 240 million yen), at the Annual General Meeting of Shareholders held on June 27, 2014. Maximum monthly remuneration for Outside Directors was set at 2.5 million yen (annual total: 30 million yen), at the Annual General Meeting of Shareholders held on June 29, 2020.

- Remuneration for Corporate Auditors

Maximum monthly remuneration for Corporate Auditors was set at 3 million yen (annual total: 36 million yen), at the Annual General Meeting of Shareholders held on June 27, 2014.

(c) Details of non-monetary remuneration

With regard to non-monetary remuneration, a restricted stock remuneration plan for Directors (excluding Outside Directors) was introduced at the Annual General Meeting of Shareholders on June 29, 2020. This plan is a stock remuneration plan aimed at providing incentives to sustainably increase the corporate value of the Company while

further sharing value with shareholders.

Based on a resolution of the Board of Directors of the Company, monetary remuneration claims are paid to executive Directors each fiscal year as remuneration related to restricted shares. Eligible Directors are allotted common shares of the Company by paying all of the monetary remuneration claims by way of in-kind contributions. (Allotment is by issuance of new shares or disposal of treasury shares). The restriction period for transfer of shares is the period until the date of resignation or retirement from the position of Director or other position specified by the Board of Directors.

(d) Matters related to delegation of determination of the content of remuneration, etc. for individual Directors
There are no matters related to delegation of determination of the content of remuneration, etc., for individual Directors.

4. When nominating and selecting candidates for Directors and Corporate Auditors, it is the Company's policy to comprehensively judge factors such as personality, ability, insight, experience, achievements, sense of balance as a manager, and suitability for the business environment at the time of appointment. Candidates for Directors and Corporate Auditors are determined by a resolution of the Board of Directors. When nominating and selecting candidates for Directors, candidates are determined by the Board of Directors using the following process. The voluntary Nomination and Remuneration Committee, which is chaired by the lead independent Outside Director, with independent Outside Directors and independent Outside Corporate Auditors as the main members, discusses and makes a report / recommendation to the Board of Directors, which then makes a final decision.

Decisions regarding the dismissal of Representative Directors and other Directors are made by the Board of Directors. If it becomes difficult for Directors to continue their duties due to health reasons, if the Company's corporate value is significantly damaged due to neglect of duty, if it is recognized that Directors have lost their qualifications from the time of their appointment, or if they are otherwise deemed to lack proper qualifications, the Board of Directors makes a decision regarding submission of a proposal for dismissal, or non-submission of a proposal for reappointment, of Directors to the General Meeting of Shareholders and regarding dismissal of Representative Directors based on deliberation and reporting / recommendations by the Nomination and Remuneration Committee.

5. The Company discloses the reasons for individual appointments and nominations of all candidates for Director and Corporate Auditor positions in the convocation notices for its General Meeting of Shareholders.

[Supplementary Principle 3-1-3] Supplementary principle to Principle 3-1 (Full Disclosure)

(1) Disclosure of sustainability initiatives

The Company has implemented various initiatives to improve the Group's sustainability.

(URL: <https://www.kosaido.co.jp/csr/> [Japanese language only])

In addition, we have formulated the "Kosaido Group SDGs Declaration" and defined the following four materialities (key issues) related to our sustainability efforts. (URL: <https://www.kosaido.co.jp/sdgs/> [Japanese language only])

Under the structure of the "Sustainability Promotion Committee" and the "Sustainability Promotion Office," we have been advancing specific activities aimed at achieving these materialities.

Going forward, we will continuously implement a PDCA cycle that strengthens our management strategy related to sustainability, based on feedback from stakeholders regarding the disclosed information. Progress will be disclosed as needed on our website.

(For details, please refer to our website: <https://www.kosaido.co.jp/csr/environment/> [Japanese language only])

(2) Disclosure of TCFD

In addition to endorsing the recommendations of the TCFD (Task Force on Climate-related Financial Disclosure), in response to increasing greenhouse gas emissions and extreme weather conditions caused by global warming, which have become important issues for the international community, we announced the "Kosaido Group SDGs Declaration" to promote sustainability management and set the following materialities under the theme of "environment".

· Protecting the Future - Inheriting a Beautiful Earth by Reducing Environmental Impact

We will be lifesavers for the Earth, working to reduce greenhouse gases and preserve ecosystems so that children and living creatures of the next generation can coexist in harmony, and we will work with our partners to further reduce environmental risks. The Company has conducted scenario analysis based on the TCFD recommendations and began disclosing information in October 2022. Furthermore, starting in June 2025, we have disclosed the results of scenario analysis aimed at identifying climate-related risks and opportunities. We adopted both the 1.5°C and 4°C scenarios, and assessed the significance of transition risks by 2030 and physical risks by 2050 in terms of their impact on our business. Under the Sustainability Committee, the Sustainability Promotion Team analyzed risks and opportunities for each business domain—such as the funeral services, information services, and human resources services—and evaluated

the impact on economic and social value in future business scenarios.

(3) Human capital disclosure

We regard the development of human resources who will actively take up the challenge of change based on the "enterprising spirit" that we uphold as our philosophy, and who will play an active role in contributing to society at large, as an important element of our group growth.

In the "Kosaido Group SDGs Declaration" to promote sustainability management, we set the following materialities as the "corporate culture" that we should aim for.

- Corporate culture: Connect through smiles. Sound corporate management characterized by transparency and dialogue.

We will not only comply with laws and regulations, but also promote "respect for human rights," "gender equality," and "women's empowerment" based on the SDGs' universal values, so that no one is left behind. As a result, each of us will be a mood maker who fosters a rewarding workplace and maintains a communication-rich corporate culture.

Furthermore, in all segments in which we operate, the development and securing of human resources who can take on the challenge of change is essential for sustainable improvement in corporate value, so we are focusing on the following two points.

- As part of our human resource development policy, we have set forth a policy of promoting the recognition of sole proprietorship-type side businesses and public offerings for new businesses from the perspective of "Promoting the expansion of the vision for business expansion and new business promotion". In the fiscal year ending March 31, 2026, we will work toward achieving the goal of at least two applications for public offerings.

- As part of our policy to improve the internal environment, we will promote periodic post-hiring interviews and remote work arrangements in order to "create an environment where it is easy to work and continue to work, and to promote the retention of human resources that contribute to business operations." We will work to halve the number of employees who leave the company on request to less than 30, which has averaged 60 in the past two years. We will disclose not only qualitative information on human capital, but also quantitative indicators as appropriate.

(4) Disclosure of intellectual property

In the information segment, the Company is working to strengthen its competitiveness through the proprietary development of Brilliant Palette, a high color rendering printing solution, and Luminous Palette, a black light printing solution compatible with offset printing. In the Public Funeral Services segment, our subsidiary Tokyo Hakuzen Co., Ltd. holds patents on cremation systems and cremation equipment. We will disclose intellectual property and know-how obtained through patents, M&A, etc. acquired in the course of expanding existing or new businesses in the future, after clarifying their consistency with our management strategy.

[Supplementary Principle 4-1-1] Supplementary principle to Principle 4-1 (Roles and Responsibilities of the Board of Directors (1))

The Company has established a set of "Matters to be Resolved by the Board of Directors," as matters to be judged and decided by the Board of Directors. For other matters, we have established "Resolution and Approval Standards" for each decision-making body including the Management Committee, Representative Directors, Directors, and general managers of business divisions.

[Principle 4-9] Independence Standards and Qualification for Independent Directors

When selecting candidates for independent Outside Directors, the independence standards set by the Tokyo Stock Exchange are used as the criteria for their appointment. In addition, when selecting candidates for independent Outside Directors, we strive to select candidates who can be expected to contribute to frank, active, and constructive discussion at meetings of the Board of Directors.

[Supplementary Principle 4-10-1] Supplementary principle to Principle 4-10 (Use of Optional Approach)

In April 2017, with the aim of strengthening the independence and objectivity of functions and accountability of the Board of Directors regarding the nomination and remuneration, etc., of Directors, the Company established a system to enable the establishment of a voluntary committee (Nomination and Remuneration Committee) that deliberates on nominations and remuneration, etc., of Directors and provides advice and recommendations to the Board of Directors in response to advisory consultations.

The Nomination and Remuneration Committee was established, in the form of internal regulations approved by the Board of Directors and operates in accordance with these rules. Specifically, the regulations stipulate that the Board of Directors shall invite members of the Nomination and Remuneration Committee to convene as necessary; that the committee shall have at least three members, with Outside Directors and Outside Corporate Auditors constituting a majority; that the committee shall deliberate on the appointment and dismissal of Directors and remuneration for Directors and give advice and recommendations and that accounting auditors and employees shall be invited as necessary to report to the committee as and when needed.

Based on the above, we believe that the Board of Directors makes fair and objective decisions and that a system is in place to ensure this, although we will continue to review the system as necessary in light of the ever-changing business environment.

[Supplementary Principle 4-11-1] Supplementary principle to Principle 4-11 (Preconditions for the Effectiveness of the Board of Directors and the Board of Corporate Auditors)

The Company approach to the balance of knowledge, experience, and abilities, and diversity of the Board of Directors as a whole are consistent with its approach to nomination of candidates for Director positions.

For the Company's policy and procedures for nomination Director candidates, please refer to 4. under Principle 3-1.

The Company's articles of incorporation also stipulate that the number of Directors should be eight, which we believe is an appropriate number for prompt decision making.

The skills matrix for our Directors is disclosed in the Notice of the Annual General Meeting of Shareholders dated June 5, 2025.

(URL: <https://pdf.irpocket.com/C7868/A2Jy/RQXi/gFxV.pdf>)

Each skill in the skills matrix shows the knowledge and experience of currently serving Directors and the balance of the Board of Directors as a whole. Skills that are considered necessary for Directors in light of the Company's management strategy will be discussed and identified again at meetings of the newly formed Board of Directors.

[Supplementary Principle 4-11-2] Supplementary principle to Principle 4-11 (Preconditions for the Effectiveness of the Board of Directors and the Board of Corporate Auditors)

Directors and Corporate Auditors are expected to devote sufficient time and effort to appropriately fulfill their respective roles and responsibilities. The status of Directors and Corporate Auditors who concurrently serve at other companies is stated in the Notice of the Annual General Meeting of Shareholders every year.

[Supplementary Principle 4-11-3] Supplementary principle to Principle 4-11 (Preconditions for the Effectiveness of the Board of Directors and the Board of Corporate Auditors)

The Company conducts self-evaluations and analyses of the effectiveness of the Board of Directors, for the purpose of improving its functions and ultimately increasing corporate value.

Self-evaluations and analyses are conducted using the following methods, with advice from external organizations.

In March 2025, we conducted a questionnaire survey of all Directors who are members of the Board of Directors and Corporate Auditors (who participate in Board meetings as observers). We ensured the anonymity of respondents by having them respond directly to an outside organization. The Board of Directors analyzed, discussed, and evaluated the results at a meeting in April 2025, based on the results collected and reported by the outside organization. A summary of the results is given below.

The Company's understanding based on the results of the questionnaire is that evaluations were largely positive and the effectiveness of the Board of Directors as a whole is ensured. The participants shared their opinions on issues such as giving feedback to the Board of Directors regarding the status of dialogues with shareholders (investors), providing training opportunities for officers, and exchanging opinions outside of the Board of Directors meetings. The Board of Directors also shared their views on issues to further improve the functions of the Board of Directors and to invigorate discussions.

Going forward, based on this evaluation of effectiveness, the Board of Directors will respond promptly after sufficient consideration of issues and continue to engage in initiatives to enhance Board functions.

[Supplementary Principle 4-14-2] Supplementary principle to Principle 4-14 (Training for Directors and Corporate Auditors)

The Company has established the following training policy for Directors and Corporate Auditors.

1. When a Director or Corporate Auditor is newly appointed, the Company shall explain and provide training on the Company's business, finances, organization, and other matters.
2. After their appointment as Directors or Corporate Auditors, they shall engage in their own training as and when needed, and the Company shall also encourage them to participate in training, such as by referring them to seminars and training sessions.
3. In principle, the Company shall bear the cost of training for Directors and Corporate Auditors.

[Principle 5-1] Policy for Constructive Dialogue with Shareholders

The Company's policy for promoting constructive dialogue with shareholders and investors is as follows.

1. The Company has a system in which dialogue with shareholders and investors is supervised by the Representative Director(s) and assisted by the Director and Executive Officer in charge of the Management Strategy Headquarters.
2. To promote dialogue with shareholders and investors, relevant departments within the company have established a system for timely and appropriate information disclosure while cooperating as necessary and appropriate, such as in preparing and reviewing materials for disclosure and sharing necessary information.
3. As a means of promoting dialogue with shareholders and investors, the Company will enhance information disclosure by holding quarterly financial results briefings, distributing videos of such briefings, and presenting financial results explanatory materials on the Company's website.
4. Opinions obtained through dialogues with shareholders and investors are fed back to the Directors, and information is shared accordingly.
5. The Company has established internal information management regulations for the strict management of facts relating to business processes, operation, and assets, and undisclosed facts relating to financial results and results forecasts, etc., and manages insider information internally. At the same time, the Company engages in dialogues with shareholders and investors in accordance with these regulations. The period prior to the announcement of financial results is designated as a silent period, and dialogues with shareholders and investors are restricted.

[Principle 5-2] Formulation and disclosure of management strategies and plans

The Company discloses target indicators and the status of activities related to "actions to realize management with awareness of cost of capital and share price." We will update the progress of our efforts on the following website as needed. (URL of our website: <https://www.kosaido.co.jp/ir/info/measures/>)

2. Capital Structure **UPDATED**

Foreign Shareholding Ratio

More than 10% but less than 20%

Status of Major Shareholders **UPDATED**

Name or Company Name	Number of Shares Owned	Percentage (%)
Global Worker Dispatch Co., Ltd.	19,672,500	13.93
The Master Trust Bank of Japan, Ltd. (Trust account)	15,174,500	10.74
Aso Co.	13,499,500	9.56
PA ACE IV (HK) LIMITED	13,439,240	9.52
R&L Holdings Co., Ltd.	12,207,130	8.64
SBI Holdings, Inc.	10,909,700	7.72
POLE STAR CO., LTD.	4,000,000	2.83
Custody Bank of Japan, Ltd. (Trust account)	2,960,400	2.10
Custody Bank of Japan, Ltd. (portion entrusted with Sumitomo Mitsui Trust Bank, Limited under a saishintaku (re-trust) arrangement for the Gakken Holdings Co., Ltd. retirement benefit trust account)	2,920,500	2.07
Hikari Tsushin K.K.	2,478,500	1.75

Name of Controlling Shareholder, if applicable (excluding Parent Company)

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Name of Parent Company, if applicable

None

Supplementary Explanation **UPDATED**

Status of “Major Shareholders” was prepared based on the Company’s shareholder registry as of the end of March 2025.

*The number of shares owned is the number of shares before the share split.

*The denominator of the shareholding ratio is calculated as the number of shares issued minus the number of shares of treasury share.

*Percentage is calculated excluding 3,031,095 shares of treasury share.

3. Corporate Attributes

Listed Stock Exchange and Market Segment	Prime Market
Fiscal Year-End	March
Business Sector	Other products
Number of Employees (Consolidated) as of the End of the Previous Fiscal Year	1,000 or more
Net Sales (Consolidated) as of the End of the Previous Fiscal Year	From ¥10 billion to less than ¥100 billion
Number of Consolidated Subsidiaries as of the End of the Previous Fiscal Year	10 or more but less than 50

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

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

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II. Business Management Organization and Other Corporate Governance Systems regarding Decision-making, Execution of Business, and Oversight in Management

1. Organizational Composition and Operation

Corporate Governance System	Company with Audit and Supervisory Board
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Directors

Number of Directors Stipulated in Articles of Incorporation	8
Directors' Term of Office Stipulated in Articles of Incorporation	1 year
Chairperson of the Board	President
Number of Directors	7
Election of Outside Directors	Elected
Number of Outside Directors	5
Number of Independent Directors	5

Outside Directors' Relationship with the Company (1)

Name	Attributes	Relationship with the Company*											
		a	b	c	d	e	f	g	h	i	j	k	
Masayuki Watanabe	Lawyer												
Akira Kamimura	Lawyer								○				
Shigeyuki Takemura	From another company												
Shunichi Nakaigawa	From another company												

Akane Aizawa	From another company																		
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*Categories for “Relationship with the Company.”

(Use “○” when the director presently falls or has recently fallen under the category; “△” when the director fell under the category in the past; “●” when a close relative of the director presently falls or has recently fallen under the category; and “▲” when a close relative of the director fell under the category in the past.)

- a. Person who executes business of the Company or a subsidiary
- b. Person who executes business or a non-executive director of a parent company
- c. Person who executes business of a fellow subsidiary
- d. Person/entity for which the Company is a major client or a person who executes business for such person/entity
- e. Major client of the Company or a person who executes business for such client
- f. Consultant, accounting expert, or legal expert who receives large amounts of cash or other assets in addition to director/Audit and Supervisory Board Member remuneration from the Company
- g. Major shareholder of the Company (in cases where the shareholder is a corporation, a person who executes business of the corporation)
- h. Person who executes business for a client of the Company (excluding persons categorized as any of d, e, or f above) (applies to self only)
- i. Person who executes business for another company holding cross-directorships/cross-auditorships with the Company (applies to self only)
- j. Person who executes business for an entity receiving contributions from the Company (applies to self only)
- k. Other

Outside Directors' Relationship with the Company (2)

Name	Designation as Independent Director	Supplementary Explanation of the Applicable Relationship	Reasons for Appointment
Masayuki Watanabe	○	—	He is well-versed in corporate legal affairs as an attorney at law and has abundant experience and extensive insight as an Outside Director of other companies. We have appointed him as an Outside Director based on the Company's judgment that he is a suitable person to supervise and offer advice on the Company's management as an Outside Director.
Akira Kamimura	○	He is the managing partner of Kamimura, Ohira & Mizuno Law Office, and the Company receives a range of legal advice from the firm.	He is well-versed in corporate legal affairs as an attorney at law. We have appointed him as an Outside Director based on the Company's judgment that he is a suitable person to supervise and offer advice on the Company's management as an Outside Director, given his abundant experience and extensive insight. The Company expects him to offer advice on its management by leveraging his extensive insight into the field of corporate legal affairs.
Shigeyuki Takemura	○	—	He served for many years at the ANA Group, and is able to leverage his experience as an officer there. We have appointed him as an Outside Director based on the Company's judgment that he is a suitable person to supervise and offer advice on the Company's management as an Outside Director. The Company expects him to offer advice on its management by leveraging his experience in

			management at the ANA Group.
Shunichi Nakaigawa	○	—	He is able to leverage his experience in management at many companies. We have appointed him as an Outside Director based on the Company's judgment that he is a suitable person to supervise and offer advice on the Company's management as an Outside Director. The Company expects him to offer advice on its management by leveraging his extensive experience in management.
Akane Aizawa	○		She has a variety of experience in corporate legal affairs and supporting corporate management. She was appointed as an outside director based on the Company's judgment that she is an appropriate person to supervise and provide advice on the Company's management as an outside director. We look forward to receiving her advice on the Company's management leveraging her extensive management experience.

Voluntary Establishment of Committee(s) equivalent to Nomination Committee or Remuneration Committee

Established

Status of Voluntarily Established Committee(s), Attributes of Members Constituting the Committee and the Committee Chair (Chairperson)

	Committee's Name	All Members	Full-time Members	Inside Directors	Outside Directors	Outside Experts	Other	Chairperson
Voluntarily Established Committee Equivalent to Nomination Committee	Nomination and Remuneration Committee	9	0	2	5	0	2	Outside Director
Voluntarily Established Committee Equivalent to Remuneration Committee	Nomination and Remuneration Committee	9	0	2	5	0	2	Outside Director

Supplementary Explanation

The Nomination and Remuneration Committee consists of five independent Outside Directors, two independent Outside Corporate Auditors, one Representative Director, and one part-time Director, and is chaired by an independent Outside Director. The chairperson of the committee is also determined by a resolution of the Nomination and Remuneration Committee.

Audit and Supervisory Board Member*

*Referred to in Corporate Governance Code reference translation as "kansayaku"

Establishment of Audit and Supervisory Board	Established
Number of Audit and Supervisory Board Members Stipulated in Articles of Incorporation	3
Number of Audit and Supervisory Board Members	3

Cooperation among Audit and Supervisory Board Members, Accounting Auditors and Internal Audit Departments

The Internal Auditing Office—which is the Company’s internal audit department—conducts on-site audits twice a year jointly with the Corporate Auditors. To strengthen cooperation with the Directors, the results of audits are reported and guidance is given to each Director at a meeting of the Board of Directors. The Internal Auditing Office also cooperates with the Corporate Auditors by conducting on-site audits together with them and exchanging information on a daily basis.

Accounting Auditors and Corporate Auditors ensure cooperation through accounting audits and reports on quarterly reviews. Accounting Auditors have also established cooperative relationships with Corporate Auditors and the Internal Auditing Office through exchanges of information and other forms of cooperation. Meetings are also held as necessary with external Accounting Auditors, Outside Directors, Outside Corporate Auditors, Corporate Auditors, and Internal Auditing Office members.

Appointment of Outside Audit and Supervisory Board Members	Appointed
Number of Outside Audit and Supervisory Board Members	2
Number of Independent Audit and Supervisory Board Members	2

Outside Audit and Supervisory Board Members’ Relationship with the Company (1)

Name	Attributes	Relationship with the Company*												
		a	b	c	d	e	f	g	h	i	j	k	l	m
Masanori Kato	CPA													
Hideaki Numai	Lawyer													

*Categories for “Relationship with the Company.”

(Use “○” when the director presently falls or has recently fallen under the category; “△” when the director fell under the category in the past; “●” when a close relative of the director presently falls or has recently fallen under the category; and “▲” when a close relative of the director fell under the category in the past.)

- a. Person who executes business of the Company or a subsidiary
- b. A non-executive director or an accounting advisor of the Company or its subsidiaries
- c. Person who executes business or a non-executive director of a parent company
- d. An Audit and Supervisory Board Member of a parent company of the Company
- e. Person who executes business of a fellow subsidiary
- f. Person/entity for which the Company is a major client or a person who executes business for such person/entity
- g. Major client of the Company or a person who executes business for such client
- h. Consultant, accounting expert, or legal expert who receives large amounts of cash or other assets in addition to director/Audit and Supervisory Board Member remuneration from the Company
- i. Major shareholder of the Company (in cases where the shareholder is a corporation, a person who executes business of the corporation)
- j. Person who executes business for a client of the Company (excluding persons categorized as any of f, g, or h above) (applies to self only)
- k. Person who executes business for another company holding cross-directorships/cross-auditorships with the Company (applies to self only)
- l. Person who executes business for an entity receiving contributions from the Company (applies to self only)
- m. Other

Outside Audit and Supervisory Board Members' Relationship with the Company (2)

Name	Designation as Independent Director	Supplementary Explanation of the Applicable Relationship	Reasons for Appointment
Masanori Kato	○	—	He has abundant experience and extensive insight as a certified public accountant. He was appointed as an Outside Corporate Auditor based on the Company's judgment that he is a suitable person to supervise important management decision making and execution of business as an Outside Corporate Auditor.
Hideaki Numai	○	—	He is well-versed in corporate legal affairs as an attorney at law. He was appointed as an Outside Corporate Auditor based on the Company's judgment that he is a suitable person to supervise important management decision making and execution of business as an Outside Corporate Auditor, given his abundant experience and extensive insight.

Matters Concerning Independent Directors and Independent Audit and Supervisory Board Members

Number of Independent Directors and Independent Audit and Supervisory Board Members

7

Other Matters Concerning Independent Directors and Independent Audit and Supervisory Board Members

Mr. Akira Kamimura, Mr. Masayuki Watanabe, Mr. Shigeyuki Takemura, Mr. Shunichi Nakaigawa, and Ms. Akane Aizawa continue to be designated as independent officers because it is judged that they are Outside Directors who are not likely to cause any conflict of interest with general shareholders, since they are independent of the rest of the management team and do not fall under the independence standards and officer attributes set out by the Tokyo Stock Exchange.

Mr. Masanori Kato and Mr. Hideaki Numai are designated as independent officers because it is judged that they are Outside Corporate Auditors who are not likely to cause any conflict of interest with general shareholders, since they are independent of the rest of the management team and do not fall under the independence standards and officer attributes set out by the Tokyo Stock Exchange at this present time.

The Company uses the independence standards set by the Tokyo Stock Exchange as its independence standards for assessing the independence of Outside Officers.

Incentives

Implementation Status of Measures related to Incentives Granted to Directors

Other

Supplementary Explanation for Applicable Items

With regard to remuneration for executive Directors, we introduced a restricted stock remuneration plan on June 29, 2020 to reflect medium to long-term business performance.

Persons Eligible for Stock Options

Inside Directors / Outside Directors / Employees / Subsidiaries' Directors / Subsidiaries' Employees

Supplementary Explanation for Applicable Items

Paid stock options (share acquisition rights) are granted with the aim of further enhancing officer and employee commitment to further expansion of business performance, with the aim of expanding / increasing the Group's business performance and corporate value.

Director Remuneration

Status of Disclosure of Individual Directors' Remuneration	No Disclosure for any Directors
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Supplementary Explanation for Applicable Items

The total amount of remuneration for Directors and other officers of the Company is posted in the annual securities report for Inside Directors, Outside Directors, Corporate Auditors, and Outside Corporate Auditors, respectively.

Policy on Determining Remuneration Amounts and the Calculation Methods Thereof	Established
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Disclosure of Policy on Determining Remuneration Amounts and the Calculation Methods Thereof

Remuneration for management executives and Directors is determined by the Board of Directors using the following process. The Board prepares a draft proposal up to the amount approved at the General Meeting of Shareholders, taking into account various factors such as position, performance, and degree of contribution. The voluntary Nomination and Remuneration Committee (with independent Outside Directors and independent Outside Corporate Auditors as the main members) then discusses this proposal and makes a report / recommendation to the Board of Directors, which then makes a final decision.

Matters pertaining to the policy on determining the content of remuneration, etc., for individual Directors are as follows.

(a) Matters pertaining to the policy on determining the content of remuneration, etc. for individual Directors.

The Board of Directors requests the advice of the Nomination and Remuneration Committee on the proposed amount of remuneration for each Director, as prepared by the Representative Director and the Human Resources Division and determines the details of fixed remuneration (monetary remuneration) and stock-based remuneration (non-monetary remuneration) with reference to the contents of the Committee's advice regarding the proposed remuneration.

Based on reports / recommendations from the Nomination and Remuneration Committee, our basic approach to officer remuneration is as follows.

- Executive Directors

Remuneration for executive Directors consists of fixed remuneration (monetary remuneration) and stock-based remuneration (non-monetary remuneration). The amount of remuneration for each Director is determined within the range of a standard amount set internally, and in consideration of medium to long-term performance and the average amount of remuneration at other companies, according to the Director's position and whether or not the Director in question has representative authority.

- Outside Directors

Remuneration for Outside Directors consists of fixed remuneration (monetary remuneration) only, which shall not exceed 2.5 million yen per month, as approved at the 2020 Annual General Meeting of Shareholders.

When determining the content of remuneration, etc., for individual Directors, the Nomination and Compensation Committee engages in discussions including consistency of the draft proposal with the determination policy. The Board of Directors also basically respects the Committee's reports, judging it be in line with the determination policy.

(b) Matters pertaining to the resolution of the General Meeting of Shareholders on remuneration, etc. for Directors and Corporate Auditors

- Remuneration to Directors

Maximum monthly remuneration for Directors was set at 20 million yen (annual total: 240 million yen), at the Annual General Meeting of Shareholders held on June 27, 2014. Maximum monthly remuneration for Outside Directors was set at 2.5 million yen (annual total: 30 million yen), at the Annual General Meeting of Shareholders held on June 29, 2020.

- Remuneration of Corporate Auditors

Maximum monthly remuneration for Corporate Auditors was set at 3 million yen (annual total: 36 million yen), at the Annual General Meeting of Shareholders held on June 27, 2014.

(c) Details of non-monetary remuneration

With regard to non-monetary remuneration, a restricted stock remuneration plan for Directors (excluding Outside Directors) was introduced at the Annual General Meeting of Shareholders on June 29, 2020. This plan is a stock remuneration plan aimed at providing incentives to sustainably increase the corporate value of the Company while further sharing value with shareholders.

Based on a resolution of the Board of Directors of the Company, monetary remuneration claims are paid to executive Directors each fiscal year as remuneration related to restricted shares. Eligible Directors are allotted common shares of the Company by paying all of the monetary remuneration claims by way of in-kind contributions. (Allotment is by issuance of new shares or disposal of treasury shares). The restriction period for transfer of shares is the period until the date of resignation or retirement from the position of Director or other position specified by the Board of Directors.

(d) Matters related to delegation of determination of the content of remuneration, etc. for individual Directors

There are no matters related to delegation of determination of the content of remuneration, etc., for individual Directors.

Support System for Outside Directors and/or Outside Audit and Supervisory Board Members

Directors and Corporate Auditors request the relevant departments to provide information necessary for the performance of their duties, and the departments that are requested to do so provide information and materials as appropriate. The secretariat of the Board of Directors plays a central role in supporting Directors. While there are no personnel assigned specifically to support the Corporate Auditors, personnel from each department do provide support as appropriate according to the duties of the Corporate Auditors.

Statuses of Persons who have Retired as Representative Director and President, etc.

Information on Persons Holding Advisory Positions (*Sodanyaku, Komon*, etc.) after Retiring as Representative Director and President, etc. **UPDATED**

Name	Job title/ position	Responsibilities	Terms and Conditions of Employment (Full/part time, with/without remuneration, etc.)	Date when former role as president ended	Term
Masahiko Maekawa	Komon	Consulting services including research, planning, proposal development, and advisory support related to the business operations of the Group.	Part-time (with remuneration)	June 27, 2025	1 year

Number of Persons Holding Advisory Positions (*Sodanyaku, Komon*, etc.) After Retiring as Representative Director and President, etc. **UPDATED**

1

Other Related Matters

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2. Matters Concerning Functions of Business Execution, Auditing and Supervision, Nomination, and Remuneration Decisions (Overview of Current Corporate Governance System) **UPDATED**

As a company with a Board of Corporate Auditors, we are working to enhance corporate governance by building a management system that enables appropriate supervision and monitoring while at the same time ensuring accurate and appropriate decision-making and prompt business execution of business by Directors.

The Company's management and business execution decision-making functions are monitored for transparency and legality through the Board of Directors. We have also established a voluntary Nomination and Remuneration Committee consisting mainly of independent Outside Directors and independent Outside Corporate Auditors, which deliberates on remuneration for Directors, policies for determining remuneration, and proposals for individual candidates for Director positions, and reports to the Board of Directors.

The Board of Directors consists of two Representative Directors, five Outside Directors, and Corporate Auditors. In

addition to one regular monthly meeting of the Board of Directors in principle, extraordinary meetings are held as necessary to determine important business strategies such as management goals and strategies, as well as matters stipulated by laws and regulations, and to supervise the state of execution of business. In addition, Management Meetings are also held as appropriate to ensure swift and speedy management.

Based on our basic approach to corporate governance, we seek to improve the fairness and transparency of our management through prompt decision making by Directors and clarification of their responsibilities. In addition, five Outside Directors have been appointed, and more than half of our directors are now Outside Directors who provide advice and recommendations on management from a neutral standpoint based on their specialized knowledge and experience. These five Outside Directors have been appointed as independent officers.

When selecting candidates for Outside Directors, we refer to the independence standards established by the Tokyo Stock Exchange as important selection criteria and strive to select candidates who can be expected to contribute to frank, active, and constructive discussion at meetings of the Board of Directors.

In the selection of Outside Corporate Auditors, we ensure that candidates possess the necessary knowledge that will be required of them as Corporate Auditors and specialist knowledge in areas such as legal affairs, finance, accounting and management as important selection criteria, and endeavor to make decisions based on full consideration of business relationships, knowledge, experience and ensuring independence.

We have appointed one full-time Corporate Auditor and two Outside Corporate Auditors to ensure the objectivity and neutrality of the management oversight function, and to audit the state of corporate governance and operation. The two Outside Corporate Auditors have also been appointed as independent officers.

We understand the role of Outside Directors and Outside Corporate Auditors as being to maintain a neutral and impartial position and ensure the neutrality and objectivity of management as an independent organizational unit, entrusted to do so by our shareholders.

Outside Directors and Outside Corporate Auditors provide timely and appropriate opinions, advice, and recommendations on management from an objective standpoint, and endeavor to maintain and ensure prompt and appropriate decision-making.

The Company has no personal, capital, business, or interest relationships with Outside Directors Masayuki Watanabe, Shigeyuki Takemura, Shunichi Nakaigawa, and Akane Aizawa, or with Outside Corporate Auditors Masanori Kato and Hideaki Numai. Akira Kamimura, an Outside Director, is the managing partner of Kamimura, Ohira & Mizuno Law Office. The Company has no personal, capital, or interest relationships with Akira Kamimura, although the Company has received a range of legal advice from Kamimura, Ohira & Mizuno Law Office.

The activities of the Board of Directors and the Board of Corporate Auditors for the fiscal year ended March 31, 2025, are as follows:

(Board of Directors)

■ Chairpersons

Masahiko Maekawa (Representative Director and President) Attendance at Board of Directors meetings 18/18 times (Appointed in June 2024)

Hiroshi Kurosawa (Representative Director and President) Attendance at Board of Directors meetings 5/5 times (Resigned in June 2024)

■ Directors

Yibun Luo (Chairman of the Internal Board of Directors) Attendance at Board of Directors meetings 23/23 times

Chihiro Negishi (Internal Senior Managing Director) Attendance at Board of Directors meetings 5/5 times (Resigned in June 2024)

Masayuki Watanabe (Outside Director) Attendance at Board of Directors meetings 23/23 times

Akira Kamimura (Outside Director) Attendance at Board of Directors meetings 23/23 times

Shigeyuki Takemura (Outside Director) Attendance at Board of Directors meetings 22/23 times

Shunichi Nakaigawa (Outside Director) Attendance at Board of Directors meetings 19/23 times

Akane Aizawa (Outside Director) Attendance at Board of Directors meetings 16/18 times (Appointed in June 2024)

Takeshi Nakabayashi (Outside Director) Attendance at Board of Directors meetings 5/5 times (Resigned in June 2024)

Susumu Furuya (Full-time Corporate Auditor) Attendance at Board of Directors meetings 23/23 times

Masanori Kato (Outside Corporate Auditor) Attendance at Board of Directors meetings 23/23 times

Hideaki Numai (Outside Corporate Auditor) Attendance at Board of Directors meetings 19/23 times

The details of considerations at the Board of Directors are as follows:

· Matters related to the General Meeting of Shareholders (Convocation of the General Meeting of Shareholders and agenda, etc.)

- Matters related to Directors (selection of Representative Directors and Executive Directors, determination of their duties and remuneration, etc.)
- Matters related to the revision or abolition of the organization
- Matters related to accounting and finance (business reports, approval of financial and other statements, appropriation of surplus, settlement of accounts for each quarter, fundraising, etc.)
- Matters related to business policies and plans (management strategies and plans, annual budgets, etc.)
- Other important matters related to the execution of business operations, etc.

(Board of Corporate Auditors)

■ Chairperson

Susumu Furuya (Full-time Corporate Auditor) Attendance at Board of Corporate Auditors meetings 12/12 times

■ Auditors

Masanori Kato (Outside Corporate Auditor) Attendance at Board of Corporate Auditors meetings 12/12 times

Hideaki Numai (Outside Corporate Auditor) Attendance at Board of Corporate Auditors meetings 11/12 times

3. Reasons for Adoption of Current Corporate Governance System

The Company has adopted the company with a Board of Corporate Auditors system. The main functions of the Board of Directors and the Board of Corporate Auditors are to pass resolutions on, supervise, and audit the execution of important business. The reasons for the Company adopting such a system are to improve its management system, enhance auditing functionality with regard to the execution of business, ensure thorough compliance, and improve management transparency.

III. Implementation of Measures for Shareholders and Other Stakeholders

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

	Supplementary Explanation
Early Posting of Notice of the General Shareholders Meeting	The Company discloses notices of the convocation of the General Meeting of Shareholders at an early stage to ensure that shareholders have sufficient time to consider the meeting agenda. Specifically, the Company has started electronic provision measures at an early stage, made efforts to send out the convocation notice as early as possible, and disclosed the information so that it can be viewed on the Company's website and on the Tokyo Stock Exchange's website "TSE Listed Company Information Service."
Scheduling of the General Shareholders Meeting During Non-Peak Days	The Company sets General Meetings of Shareholders on dates that we deem appropriate, with consideration to enhancing dialogue with shareholders and scheduling such that many shareholders will be able to attend; and from the viewpoint that we have adopted electronic disclosure of convocation notices prior to the date of dispatch of the statutory written notices of convocation and exercise of voting rights, and exercise of voting rights by proxy agent, using voting forms sent by mail, and the viewpoint of securing a sufficient period of time for effective audits by Corporate Auditors and Accounting Auditors.
Electronic Exercise of Voting Rights	Since the General Meeting of Shareholders held in June 2022, it has become possible for shareholders to exercise their voting rights electronically via the Internet, among other means.
Participation in a Platform for the Electronic Exercise of Voting Rights and Other Initiatives to Enhance Environment for Institutional Investors to Exercise Voting Rights	As of the General Meeting of Shareholders held in June 2022, the Company began to participate in the Electronic Voting Platform for Institutional Investors.
Provision of Notice (or Summary of	The Company publishes English translations of matters concerning

Notice) of the General Shareholders Meeting in English

convocation (from convocation notices in a narrow sense) and reference documents on the Company website.

2. Status of IR-related Activities **UPDATED**

	Supplementary Explanation	Explanation by a representative director or a representative executive officer
Formulation and Publication of Disclosure Policies	<p>(1) Basic policy As a company involved in the print, publication and information business, which is a universal part of culture common to all humankind, we aim to be a company that is constantly recognized by society for its contributions by forming bonds of trust with people in all societies and regions, with awareness of our responsibilities as a company and the appropriate actions that are required of us, in order to create a better environment, a prosperous life, and a future filled with hope. Based on this, we will disclose information and engage in IR activities based on the following policy.</p> <p>(2) Standards for disclosure of information The Company discloses information in a timely manner, based on the Rules on Timely Disclosure of Corporate Information by Issuers of Listed Securities (Timely Disclosure Rules) established by the Tokyo Stock Exchange. We also actively disclose, in a timely manner, information that we are not obligated to disclose in light of the standards in the Timely Disclosure Rules, but whose disclosure we deem useful for shareholders and investors.</p> <p>(3) Information disclosure methods We disclose information that falls under items for disclosure based on the timely disclosure standards via TDnet, the timely disclosure network provided by the Tokyo Stock Exchange. Information disclosed on TDnet is also be posted on our website as soon as possible. Even when disclosing information that does not fall under the timely disclosure standards, we take care to convey such information to investors as accurately and fairly as possible by appropriate methods such as press releases and posting on our website.</p> <p>(4) Improvement in communication In addition to timely disclosure information, we endeavor to enable shareholders and investors to gain a comprehensive and long-term understanding of the Company's strategy, business model, business environment, financial position, etc., by issuing easy-to-understand IR tools (financial results briefing materials, etc.) and by improving and enhancing our website. We also work to enhance communication with</p>	

	<p>shareholders and investors through engagement and responding to daily inquiries.</p> <p>(5) Quiet period We observe quiet periods from the viewpoint of preventing leakage of financial information before publication and ensuring fairness. Specifically, quiet periods are typically a few weeks from the day after the account settlement date to the date of announcement of financial results. During quiet periods, we refrain from answering questions or commenting on financial results.</p> <p>(6) Disclaimer Disclosed information includes statements about the Company's future plans, strategies, and forecasts regarding business performance. These statements are not historical facts, but are forward-looking statements based on assumptions and beliefs informed by the information currently available to the Company. They also include risks and uncertainties related to economic trends, severe competition within the industry, market demand, fuel prices, foreign exchange rates, tax systems and various other systems. Please note that actual business results may differ from the Company's forecasts. The information we disclose is not intended to induce investment. Users are asked to make investment decisions at their own discretion.</p>	
Regular Investor Briefings held for Individual Investors	We plan to hold regular briefings, which will also be filmed and streamed on our website.	Held
Regular Investor Briefings held for Analysts and Institutional Investors	We plan to hold quarterly financial results briefings, which will be video-streamed on our website.	Held
Online Disclosure of IR Information	The Company's website (https://www.kosaido.co.jp/ir/) displays financial information (yearly and quarterly financial results), securities reports, and other timely disclosure materials.	
Establishment of Department and/or Placement of a Manager in Charge of IR	We have established a Public Relations and IR Section as a department specializing in IR.	
Other	<ul style="list-style-type: none"> - For analysts and institutional investors, we respond on an individual basis, and hold small meetings. Quarterly financial results are also explained in detail on our website. - From the third quarter of 2022, we have translated a portion of our quarterly financial results into English (financial statements, etc.) - We actively communicate information that contributes to the investment decisions of investors and shareholders, such as holding briefings on our financial results and medium-term management plans, streaming video content, and utilizing social media. - From the first quarter of the fiscal year ending March 31, 2023, financial results presentation materials are disclosed in English translation. 	

3. Status of Measures to Ensure Due Respect for Stakeholders **UPDATED**

	Supplementary Explanation
<p>Implementation of Environmental Preservation Activities and CSR Activities, etc.</p>	<p>As stated on our website, based on the Kosaido Group Code of Conduct, which is the basis of our corporate activities, we engage in CSR key activities: corporate governance, compliance, environmental initiatives, thorough quality control, utilization of human resources and improvement of workplace environments, and ISMS initiatives. We have formulated the “Kosaido Group SDGs Declaration” and defined the following four materialities (key issues) related to our sustainability efforts. (URL: https://www.kosaido.co.jp/sdgs/ [Japanese language only])</p> <p>Under the structure of the “Sustainability Promotion Committee” and the “Sustainability Promotion Office,” we have been advancing specific activities aimed at achieving these materialities. Going forward, we will continuously implement a PDCA cycle that strengthens our management strategy related to sustainability, based on feedback from stakeholders regarding the disclosed information. Progress will be disclosed as needed on our website.</p> <p>(For details, please refer to our website: https://www.kosaido.co.jp/csr/environment/ [Japanese language only])</p> <p>In addition to endorsing the recommendations of the TCFD (Task Force on Climate-related Financial Disclosure) , in response to increasing greenhouse gas emissions and extreme weather conditions caused by global warming, which have become important issues for the international community, we announced the "Kosaido Group SDGs Declaration" to promote sustainability management and set the following materialities under the theme of "environment".</p> <ul style="list-style-type: none"> · Protecting the Future - Inheriting a Beautiful Earth by Reducing Environmental Impact <p>We will be lifesavers for the Earth, working to reduce greenhouse gases and preserve ecosystems so that children and living creatures of the next generation can coexist in harmony, and we will work with our partners to further reduce environmental risks. The Company has conducted scenario analysis based on the TCFD recommendations and began disclosing information in October 2022. Furthermore, starting in June 2025, we have disclosed the results of scenario analysis aimed at identifying climate-related risks and opportunities. We adopted both the 1.5°C and 4°C scenarios, and assessed the significance of transition risks by 2030 and physical risks by 2050 in terms of their impact on our business. Under the Sustainability Committee, the Sustainability Promotion Team analyzed risks and opportunities for each business domain—such as the funeral services, information services, and human resources services—and evaluated the impact on economic and social value in future business scenarios.</p>

Other

Based on the recognition that creating an environment in which human resources from diverse backgrounds are able to make effective use of their strengths and act autonomously is an advantage in terms of attaining sustainable growth, the Group places a key emphasis on ensuring diversity in the appointment of core human resources.

The Group emphasizes the utilization of human resources based on the principle of competence. In addition to training new graduates, we will actively utilize mid-career hires to meet business needs.

In accordance with the above policy, we formulated an action plan based on the Act on Promotion of Women's Participation and Advancement in the Workplace in April 2024 and set the following two numerical targets to achieve by March 2029.

(1) Increasing the percentage of women in managerial positions to 25% in three years and 30% in five years.

(2) Increasing the number of women among general managers to 5% in three years and 10% in five years.

(Action Plan Based on the Act on Promotion of Women's Participation and Advancement in the Workplace URL:

<https://www.kosaido.co.jp/csr/human-rights/> [Japanese language only]).

As a result, at the end of March 31, 2025, the following results were achieved.

(1) With respect to the target of increasing the percentage of women in managerial positions to 25% in three years, the Kosaido Group achieved 13.4% in the first year of the plan.

(2) With respect to the target of increasing the number of women among general managers to 5% in three years, the Kosaido Group achieved 5.9% in the first year of the plan, successfully meeting the target.

(1) Initiatives to support the development of the next generation and promote women's activities

Based on our belief that it is important for employees to make fully effective use of their abilities, seek to achieve a healthy work-life balance, and create a comfortable working environment, we have also formulated an action plan based on the Act on Advancement of Measures to Support Raising Next-Generation Children. Specifically, we have introduced remote work and flextime systems to help realize diverse work styles. In addition, in today's society, where dual income has become the norm, we have expanded the shortened working hours system for childcare to the third grade of elementary school, in order to help employees achieve an easier balance between work and childcare.

(2) Efforts to promote foreign human resources

With regard to non-Japanese human resources, the Group conducts business mainly in the domestic market, and is not considering setting numerical targets because there is little need at this time. However, we do intend to hire human resources who possess the abilities and experience required by the Group, including appointment as core human resources. At the same time, we believe that it is necessary to work on improving our internal environment to enable non-Japanese human resources to play an active role.

IV. Matters Concerning the Internal Control System

1. Basic Views on Internal Control System and Status of Development

The Company's Basic Policy on Establishment of Internal Control System is as follows.

1. Systems to ensure that the execution of duties of a Director or an employee of the Company or a subsidiary complies with laws, regulations and the articles of incorporation
 - (a) The Board of Directors shall hold regular meetings and establish a sufficient system for Directors to mutually monitor compliance with laws and regulations and the articles of incorporation in the execution of duties.
 - (b) The Company shall establish internal rules relating to compliance. Based on these rules, an officer in charge shall be appointed as the chief supervisor, a department with an administrative / secretariat function shall be established under the officer's supervision to manage the company as a whole, and a compliance officer shall be assigned to each department or branch to perform fine management at each site.
 - (c) The Company shall evaluate legal risks on a company-wide basis, determine responses, and carry out effective control activities for risks that should be controlled.
 - (d) The Company shall have an internal reporting (whistleblowing) system as an information and communication function.
 - (e) The Company shall establish plans and an emergency contact network in readiness for times of crisis.
 - (f) With regard to internal control over financial reporting, the Company shall establish a sufficient system, creating a dedicated department to ensure conformity with the Companies Act, the Financial Instruments and Exchange Act and the Rules of the Tokyo Stock Exchange.
 - (g) The Company shall not engage in business relationships or any other relationships with antisocial forces that threaten the order and safety of civil society. If we receive unreasonable demands from antisocial forces, the entire organization will take a resolute stance and work to prevent damage caused by antisocial forces.
 - (h) The Company's Corporate Auditors and Internal Auditing Office shall audit the business activities of subsidiaries from the perspective of compliance with laws and regulations and the Company's articles of incorporation, and provide necessary advice, recommendations, and guidance.
2. Systems for storing and managing information concerning the execution of duties by Directors and systems for reporting matters concerning the execution of duties by Directors, etc., of subsidiaries to the Company
 - (a) The Company shall establish internal rules relating to storage and management of information. Based on these rules, an officer in charge shall be appointed as the chief supervisor, and a department with an administrative / secretariat function shall be established under the officer's supervision to manage the company as a whole.
 - (b) The Company shall define document names, storage periods, storage departments, and storage formats according to the nature of internal regulations, meeting minutes, approval documents, contracts, personnel documents, title deeds, administrative documents, etc., clarify who has responsibility for storage and management, and thoroughly manage such items accordingly.
 - (c) The Company shall establish a dedicated department and build sufficient systems for information security measures.
 - (d) The Company shall clarify inspection procedures for Directors and Corporate Auditors.
 - (e) Subsidiaries shall be obligated to request approval or report certain important matters to the Company before a decision is made by the subsidiary's Board of Directors.
 - (f) The Company shall regularly hold liaison meetings with members such as the presidents of subsidiaries in the Group, and receive reports on management activities, etc.

3. Regulations and other systems related to management of the risk of loss of the Company and a subsidiary
 - (a) The Company shall establish internal rules relating to risk management. Based on these rules, an officer in charge shall be appointed as the chief supervisor, and a department with an administrative / secretariat function shall be established under the officer's supervision to manage the company as a whole.
 - (b) The Company shall evaluate risks on a company-wide basis, determine responses, clarify a department with responsibility for each risk that should be controlled, and carry out effective control activities.
 - (c) The Company shall establish plans and an emergency contact network in readiness for times of crisis.
 - (d) With regard to risk management at subsidiaries, the Company shall receive reports from subsidiaries as appropriate, and the Company's Corporate Auditors and Internal Auditing Office shall audit the status of risk management at subsidiaries and provide necessary advice, recommendations, and guidance.
4. Systems to ensure that the execution of duties of a Director of the Company and a subsidiary is performed efficiently
 - (a) The Board of Directors shall hold meetings to formulate medium to long-term management plans and set business performance targets for each fiscal year. The Board shall also analyze targets as appropriate and revise them as necessary.
 - (b) Representative Directors and executive Directors shall report the efficiency of the execution of their duties at monthly meetings of the Board of Directors, and make efficient decisions based on the results of the review.
 - (c) The Company shall establish effective rules for segregation of duties and approvals to enable efficient execution of decision-making by Directors, and operate the organization to execute business effectively.
 - (d) The Company's Internal Auditing Office shall audit the effectiveness of internal control at the Company and for the Group.
 - (e) The Company shall establish internal controls relating to the handling of IT, and have effective internal communication functions.
 - (f) The Company shall regularly review each subsidiary's organizational design and business execution system, taking into account their business, scale and position in the Group and shall supervise them for them to build a system to execute operations efficiently.
 - (g) With regard to decision-making at subsidiaries, the Company shall clarify the authority and responsibilities of executives at subsidiaries in accordance with the regulations of the Board of Directors, administrative authority regulations, and other various regulations in place at subsidiaries, and provide guidance as necessary to ensure organized and efficient execution of business.
5. Systems for ensuring that the Group conducts its business properly
 - (a) The Company shall stipulate matters relating to subsidiaries in Paragraphs 1, 2, 3, and 4 above in the Company's management regulations for subsidiary and affiliate companies. Based on this, the Company shall also establish an organization to ensure the appropriateness of operations across the entire Group, such as by establishing a department with administrative / secretariat functions within the Company.
 - (b) The internal reporting (whistleblowing) system referred to in Item (d) of Paragraph 1 shall cover the entire corporate Group.
6. Systems pertaining to the auditing environment for Corporate Auditors
 - (a) Matters concerning assistant employees

There shall be no regular (full-time) employees assigned to assist Corporate Auditors in their duties, but personnel shall be assigned to assist Corporate Auditors in their duties as necessary. In appointing personnel, the Director in charge and the Corporate Auditors shall exchange opinions from the perspective of ensuring the independence of employees.
 - (b) Matters concerning Directors and employees of the Company reporting to Corporate Auditors
 - (i) Directors shall report on the state of execution of their duties at important meetings such as Board of Directors meetings as and when necessary.
 - (ii) Directors and employees shall report promptly to Corporate Auditors regarding any event that has or is likely to have a significant impact on the Company and the corporate Group.
 - (c) Systems for Directors, Corporate Auditors, and other officers and employees of subsidiaries to report to the Company's Corporate Auditors

Officers and employees of subsidiaries shall report on the state of execution of business at the request of the Company's Corporate Auditors, and report immediately to the Company's Corporate Auditors when they discover any matters that may cause significant damage to the Company or its subsidiaries.
 - (d) System for protecting those who submit reports to Corporate Auditors from disadvantageous treatment as a result of the reports

Those who have reported to the Corporate Auditors as provided for under this paragraph shall not be treated disadvantageously because of such reporting (whistleblowing).

- (e) Matters concerning expenses incurred by the Corporate Auditors in the performance of their duties
When a Corporate Auditor requests that the Company make an advance payment or redemption of expenses for the execution of his or her duties, or other handling of expenses or debts arising in the execution of duties, such expenses or debts shall be handled promptly, except in the case where it is found that the expenses pertaining to the said request are not required for the execution of the duties of the said Corporate Auditor.
- (f) Other matters related to ensuring the effectiveness of audits
 - (i) Corporate Auditors shall have the authority to attend all meetings.
 - (ii) In order to ensure that the authority of Corporate Auditors to investigate and correct with regard to Directors and employees is exercised smoothly, Directors shall cooperate with Corporate Auditors so that communication, collection, and exchange of information between Corporate Auditors and Directors, etc., of the corporate Group can be carried out in a timely and appropriate manner.
 - (iii) The Board of Corporate Auditors shall cooperate with the compliance department(s), information storage and management department(s), risk management department(s), and the Internal Auditing Office, and receive explanations and exchange information on the contents of accounting audits from Accounting Auditors.

2. Basic Views on Measures for Eliminating Anti-Social Forces and Status of Development

The Company shall reject all antisocial forces and groups that violate the peace and order of society and fight resolutely against unjustified demands and inducement of profits.

V. Other

1. Adoption of Takeover Response Policies

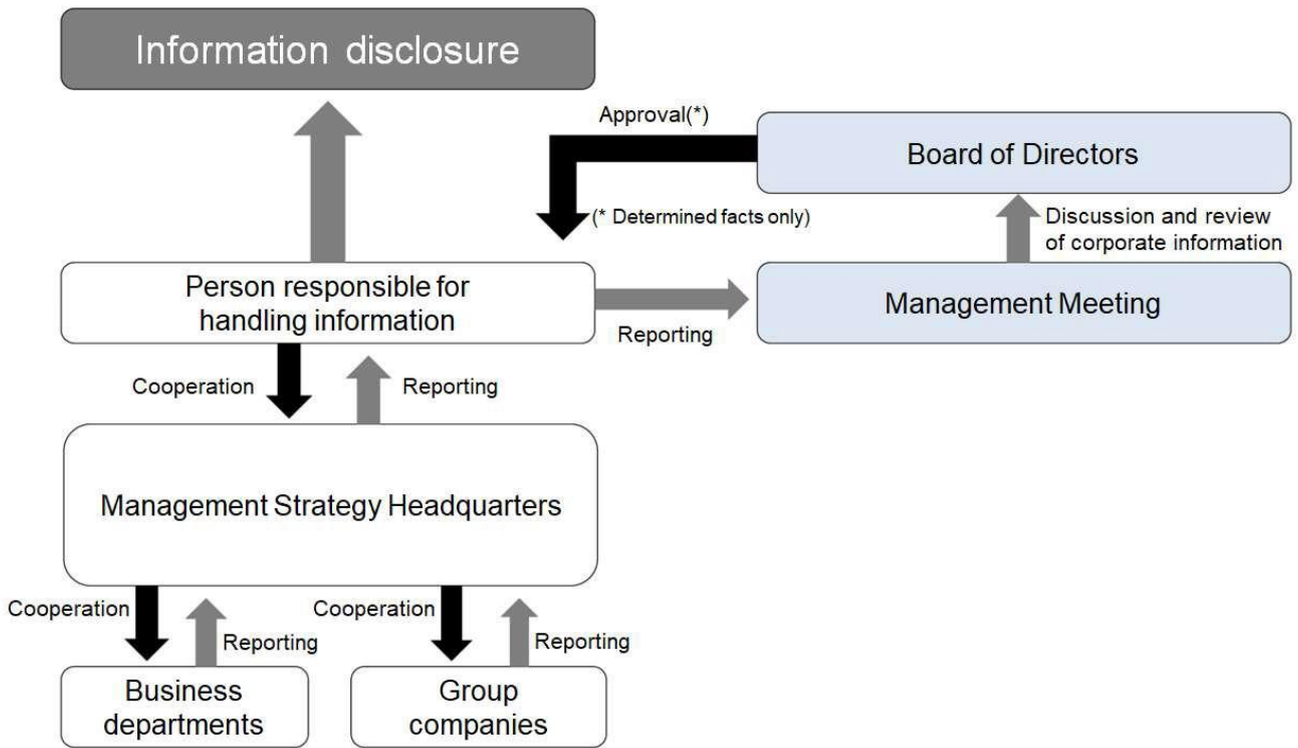
Adoption of Takeover Response Policies	Not Adopted
Supplementary Explanation for Applicable Items	
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2. Other Matters Concerning the Corporate Governance System

With regard to the timely disclosure system, each business department and Group company will report promptly in cooperation with the Management Strategy Headquarters, which is the department responsible for timely disclosure, so that information can be disclosed promptly and appropriately. The Director in charge and the person responsible for handling information shall promptly disclose material facts and corporate information that require timely disclosure, in accordance with the Company's disclosure standards. For material facts and corporate information requiring timely disclosure which also require a resolution by the Board of Directors, the Director in charge and the person responsible for handling information shall first report to the Management Meeting. After discussion and deliberation by the Management Meeting and a resolution by the Board of Directors, the Director in charge and the person responsible for handling information shall promptly disclose the relevant information, in accordance with the Company's disclosure standards.

END

[Overview of Timely Disclosure System]



Corporate Governance Organizational Diagram

