

Last Update: November 29, 2018

Taikisha Ltd.

Representative Director, President, Toshiaki Shiba

Contact: Director, Managing Corporate Officer, Chief Executive,

Administrative Management Headquarters, Masanori Nakagawa

Securities Code: 1979

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

The corporate governance of Taikisha Ltd. (the “Company”) is described below.

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

1. Basic Views

The Company has established a basic policy of corporate governance to gain the trust of all stakeholders and aim to become a corporate group that grows and develops in a healthy manner by thoroughly incorporating compliance awareness and realizing fair and highly transparent management, in order to achieve its Corporate Philosophy and Management Vision in accordance with the spirit of the Company’s Mission Statement: “Customers First”*.

In conformity with the basic policy and based on the organizational structure of a Company with an Audit & Supervisory Board, the Company is continuously working to strengthen the Taikisha Group’s governance and reform of management. It is doing this by taking measures such as reinforcing the supervisory function of the Board of Directors through the application of Non-Executive Directors (meaning Outside Directors and the Director, Chairman, the same shall apply hereinafter) and speeding up the decision making of the Board of Directors through the adoption of the corporate officer system, aiming to further enhance and reinforce corporate governance of the Taikisha Group.

* “Customers” is defined as Overall Society in a broad sense. The spirit of “Customers First” is to win persistent trust from the Customers.

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

The Company implements each principle of the Corporate Governance Code in conformity with the above-mentioned basic policy of corporate governance: “to gain the trust of all stakeholders and aim to become a corporate group that grows and develops in a healthy manner by thoroughly incorporating compliance awareness and realizing fair and highly transparent management.” In the meantime, the Company will continue to review the following matter from the viewpoint of further strengthening corporate governance.

[Supplementary Principle 4.2.1]

Compensation to Executive Directors and Corporate Officers is composed of monetary compensation of basic compensation and bonus which is annual incentive-based compensation.

The Company is considering introducing a stock-based compensation plan to strengthen its function as a healthy incentive for achieving sustainable growth.

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

(Securing the Rights and Equal Treatment of Shareholders)

[Principle 1.4]

(1) Policy for cross-shareholdings

The Company holds cross-shareholdings with the aim of maintaining and strengthening the transactional relationships with important clients or suppliers and relationships of trust with various stakeholders to contribute to its sustainable growth and medium-and long-term increase in corporate value.

The Company annually checks the medium- and long-term economic rationality and appropriateness of cross-shareholdings by examining individual stocks held to verify whether the purposes of holding such

stocks are appropriate and whether the benefits and risks associated with such holdings are commensurate with the cost of capital, etc. from the perspective of both business potential evaluation and investment return evaluation at the meeting of the Board of Directors.

The Company shall appropriately reduce the holding of stocks for which the purposes and rationality of holding are deemed to no longer exist after undertaking the aforementioned verification and checking.

(2) Criteria for exercise of voting rights

The Company exercises the voting rights of shares held under the cross-shareholding arrangements by conducting comprehensive assessment of factors, such as whether said agenda item will contribute to the development of an appropriate corporate governance system and medium- and long-term increase in corporate value of companies whose shares are held in cross-shareholding, as well as its impact on the Company. The Company regularly reports the results of exercise of voting rights to the Board of Directors.

[Principle 1.7]

When engaging in transactions with its Directors/Audit & Supervisory Board Members and Corporate Officers, the Company is required to obtain the approval of the Board of Directors for said transactions in accordance with laws and regulations and the Board of Directors Rules, etc. When transactions approved by the Board of Directors are conducted, the details will be reported at the Board of Directors.

When engaging in transactions with its major shareholders, etc., the Company is required to obtain the approval of the Board of Directors for transactions of high importance in accordance with the Board of Directors Rules and the Rules for Managerial Approval.

Terms and conditions of transactions with the Company's Directors/Audit & Supervisory Board Members and major shareholders, etc. will be determined in the same manner as general transactions so as not to harm the common interests of the Company and its shareholders.

(Appropriate Cooperation with Stakeholders Other Than Shareholders)

[Principle 2.6]

The corporate pension funds of the Taikisha Group has established the asset management committee with the aim of providing stability in the lives of and improving welfare for employees, who are the beneficiaries. The committee, chaired by the Representative Director, Executive Vice President and composed of the Director, Managing Corporate Officer, Chief Executive of Administrative Management Headquarters, the General Manager of Personnel Administration Department, and the General Manager of Finance and Accounting Department, determines the basic policy for management and monitors the status of asset management by institutions entrusted with asset management, etc. In addition, the Company regularly reports the status of asset management, etc. to the Board of Directors.

(Ensuring Appropriate Information Disclosure and Transparency)

[Principle 3.1]

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

The Company's Corporate Philosophy, business strategy and business plan, etc. are available for reference on the website.

■Corporate Philosophy, Management Vision

<https://www.taikisha-group.com/corporate/philosophy.html>

■Taikisha Ltd. Code of Conduct

https://www.taikisha-group.com/social_env/activity/compliance.html

■Mid-Term Business Plan

https://www.taikisha-group.com/ir/policy/vision_mid_vision.html

ii) Basic views and guidelines on corporate governance

For details, please refer to "I.1. Basic Views" in this report.

iii) Board Policies and procedures in determining the compensation of the senior management and Directors

For details, please refer to "II. 1. [Incentives] and [Director Compensation] in this report.

iv) Board policies and procedures in the appointment of the senior management and the nomination of Directors and Audit & Supervisory Board Members candidates

(1) Nomination Policy

In light of the business environment surrounding the Company, the Company maintains the diversity and the appropriate size (number of members) of the Board of Directors to ensure that decision making and management supervisory function of the Board of Directors will work most effectively and efficiently.

In order to ensure the diversity and increase the effectiveness of supervision of the Board of Directors, the Company selects candidates for Inside Directors in view of their expertise and performance from each business area in which it operates business in a balanced manner and candidates for Outside Directors who have deep insight and experiences in different business areas.

Candidates for Directors are selected from among the people who meet all of the following criteria.

With regards to the composition of the Audit & Supervisory Board, the Company appoints one or more Audit & Supervisory Board Members who have expertise in finance and accounting in light of its roles and responsibilities of auditing the execution of duties by Directors and execution of the authority over the appointment and dismissal of external Accounting Auditor and audit fee.

The Company selects candidates for Audit & Supervisory Board Members from among people who are considered to have the abilities necessary for performing their duties as Audit & Supervisory Board Members set forth in the Rules for Audit by Audit & Supervisory Board Members and meet all of the following criteria.

[Common criteria for Directors and Audit & Supervisory Board Members]

- Persons who have a good personality, deep insights and a strong sense of ethics and compliance
- Persons who are free of health concerns in executing their duties

[Criteria for Inside Directors]

- Persons who have an adequate understanding of the Company's Mission Statement and Corporate Philosophy and an excellent ability for corporate governance
- Persons who have adequate knowledge, experience and ability for the Company's businesses and operations as well as an ability for realizing future corporate development
- Persons who have an excellent ability for analyzing and making decisions objectively and promptly from the viewpoint of supervising the company-wide management

[Criteria for Outside Directors]

- Persons who can appropriately reflect opinions that are in accordance with the Company's Mission Statement and Corporate Philosophy in the meeting of the Board of Directors from objective and independent standpoints with the viewpoints of external stakeholders
- Persons who have extensive knowledge and experience in company management and business execution necessary for providing advice and supervision to the management of the Company
- Persons who can allocate sufficient time and energy necessary for fulfilling the roles and responsibilities of Outside Directors appropriately

[Criteria for Inside Audit & Supervisory Board Members]

- Persons who are well versed in the Company's operations and have sufficient knowledge, experience and ability

[Criteria for Outside Audit & Supervisory Board Members]

- Persons who have extensive knowledge and experience in areas of specialization, such as company management, finance, accounting, legal affairs, etc.
- Persons who can allocate sufficient time and energy necessary for fulfilling the roles and responsibilities of outside Audit & Supervisory Board Members appropriately

(2) Nomination Procedures

In accordance with the above-mentioned policy determined by the Board of Directors, candidates for Director are determined by the Board of Directors based on the recommendation of Representative Directors upon consultation with the Nomination Advisory Committee, which is chaired by an Independent Outside Director. In accordance with the above-mentioned policy determined by the Board of Directors, candidates for Audit & Supervisory Board Members are determined by the Board of Directors based on recommendation by Representative Directors and with the consent of the Audit & Supervisory Board.

(3) Policies and Procedures for Dismissal of the Senior Management

In the event of the occurrence of events that are deemed to make it difficult for Representative Directors and other Executive Directors to effectively execute their duties, such as a violation of laws and regulations or the Articles of Incorporation, the Board of Directors shall resolve to dismiss, etc. said Director from their office

upon deliberation, based on report from the Nomination Advisory Committee.

v) Examinations with respect to the individual appointments and nominations based on iv)
Reasons for nomination of candidates for Directors and Audit & Supervisory Board Members are stated in the notice of the annual shareholders' meeting.

Reasons for nomination of candidates for Outside Directors and Outside Audit & Supervisory Board Members are stated in the annual securities report as well as "II. 1. [Matters Related to Directors] Relationship with Company (2) and [Matters Related to Audit & Supervisory Board Members] Relationship with Company (2)" in this report.

■Notice of the annual shareholders' meeting

<https://www.taikisha-group.com/ir/stock/meeting.html>

■Securities report

<https://www.taikisha.co.jp/ir/library/edinet.html> (Japanese Site)

(Responsibilities of the Board)

[Supplementary Principle 4.1.1]

The Board of Directors is positioned as an organization responsible for supervising management and making decisions upon adequate deliberations on important matters stipulated in laws and regulations and the Articles of Incorporation, as well as basic policies and plans related to the Taikisha Group's management and important management matters in accordance with the Board of Directors Rules and the Rules for Managerial Approval.

As for matters except for those described above, responsibilities are delegated to the Management Meeting and various committees, etc. according to the degree of importance, in compliance with the Board of Directors Rules and the Rules for Managerial Approval.

The Management Meeting has been in place with the aim of increasing the effectiveness and efficiency of the Taikisha Group's management, and carries out sufficient deliberations and prompt decision making on Taikisha Group's specific matters related to business execution delegated by the Board of Directors (deciding and changing the policy of business divisions and headquarters, developing annual policy and conducting evaluation thereof).

[Principle 4.9]

Please refer to "II.1. [Independent Directors / Auditors]" in this report.

[Supplementary Principle 4.11.1]

In light of the business environment surrounding the Company, the Company maintains the diversity and the appropriate size (number of members) of the Board of Directors to ensure that decision making and management supervisory function of the Board of Directors will work most effectively and efficiently.

In order to ensure the diversity and increase the effectiveness of supervision of the Board of Directors, the Company selects candidates for Inside Directors in view of their expertise and performance from each business area in a balanced manner and candidates for Outside Directors who have deep insight and experience in different business areas.

For the details of policy and procedures for nomination, please refer to [Principle 3.1] iv) in the above.

[Supplementary Principle 4.11.2]

The Company, in principle, does not approve Inside Directors to concurrently hold positions in other companies other than Directors of affiliates. The Company, in principle, does not approve Inside Audit & Supervisory Board Members to concurrently hold positions in other companies.

As for the status of concurrent holding of positions of Outside Directors and Outside Audit & Supervisory Board Members, please refer to the notice of the annual shareholders' meeting and securities report.

■Notice of the annual shareholders' meeting

<https://www.taikisha-group.com/ir/stock/meeting.html>

■Securities report

<https://www.taikisha.co.jp/ir/library/edinet.html> (Japanese Site)

[Supplementary Principle 4.11.3]

The Company conducts an analysis and evaluation of the effectiveness of the Board of Directors and discloses the results thereof at least once a year in order to increase the effectiveness of the Board of Directors and enhance information provision to external stakeholders.

In Fiscal Year 2017, the Company, led by the Chairman of the Board, conducted an analysis and evaluation of the effectiveness of the Board of Directors as a whole in which each of Directors and Audit & Supervisory Board Members was asked to complete a self-evaluation questionnaire on “roles to be played by the Board of Directors” and “matters that should be considered by the Board of Directors in order to fulfill such roles.” In addition, an objective analysis by an external advisor and third-party interviews of the Chairman of the Board and the Representative Director and President were carried out. The Board of Directors discussed its effectiveness based on the results of the analysis and the interviews, and confirmed, as a result, that its effectiveness is ensured.

The Board of Directors of the Company assumes the roles of making decisions on important management matters and effectively performing the supervisory function on the overall management of the Company in order to put Company’s Mission Statement “Customers First” into practice and contribute to achieving sustainable growth and medium- to long-term improvement of corporate value. In order for the Board of Directors to fulfill such roles, it has been provided with sufficient amounts of reference materials and time necessary for deliberations on agendas for the Board of Directors meetings, while receiving reports on the status of business execution on a regular basis.

With regard to matters identified as issues by the analysis and evaluation of the effectiveness conducted in the previous fiscal year, the Company has been improving those matters in order of precedence. The Company has continuously reviewed the roles of each meeting from the perspective of clarifying separation of the roles of management supervision and business execution. In Fiscal Year 2017, the Company further improved the method of operating the Risk Management Committee and meetings related to compliance. In addition, the Company took more time for discussions on the development and management of the management infrastructure that contributes to the improvement of corporate value in the future and introduced a new mission-critical IT system and a new personnel system. Furthermore, the Company held an opinion exchange meeting attended by only Outside Directors and Outside Audit & Supervisory Board Members, designed to effectively reflect the neutral and objective advice of outside officers in the Company’s management, and fed back the results to the management.

The Company will continue to reexamine the roles of the Board of Directors concerning the formulation and supervision of medium- and long-term plans, with the aim of further strengthening the supervisory function of the Board of Directors. In addition, the Company will take more time for discussions on work-style reforms, development of human resources, reinforcement of corporate governance of the Group’s overseas affiliates, and review the risk management system of the Taikisha Group.

In order to further enhance and strengthen corporate governance, the Company will address the management issues identified through this year’s effectiveness analysis and evaluation in order of priority, and continuously examine measures to improve the effectiveness of the Board of Directors.

[Supplementary Principle 4.14.2]

The Company constantly provides training, etc. aimed to support acquisition of necessary knowledge regarding the Company’s management issues, finance and legal compliance and other matters to Directors and Audit & Supervisory Board Members, including Outside Directors and outside Audit & Supervisory Board Members, to enable them to fulfill their management supervisory function and audit function adequately. In addition, the Company arranges opportunities for external education and training when necessary at its expense.

In addition to the above, the Company provides training to Outside Directors and Outside Audit & Supervisory Board Members aimed to deepen their understanding about Taikisha Group’s corporate philosophy, corporate management, business activities and organization, etc. The Company also provides information related to the above-mentioned matters when necessary.

(Dialogue with shareholders)

[Principle 5.1]

(1) The Company acknowledges that constructive dialogue with shareholders is very important for its sustainable growth and medium- and long-term increase in corporate value. Accordingly, the Company assigns the Director in charge of Administrative Management Headquarters to control dialogue with

shareholders and take various measures, such as holding financial results briefing sessions, to actively promote dialogue with shareholders.

(2) The Company will proactively take measures, such as sharing of information in cooperation with departments, such as Management Planning, Finance & Accounting, Legal Affairs, General Affairs and Investor Relations, reviewing the direction of its IR activities, and preparation of disclosure materials.

(3) When the Company has received a request for an interview from a shareholder, the Investor Relations Section, Finance & Accounting Department, Administrative Management Headquarters discusses how to respond to the request with Representative Directors and Chief Executive, Administrative Management Headquarters, etc. and makes appropriate responses. In addition, the Company proactively holds IR meetings with analysts, institutional investors and individual investors.

(4) Opinions, etc. of shareholders obtained through dialogue will be fed back through reporting and distribution of report at the Management Meeting and the meeting of the Board of Directors to promote sharing and use of information in the Company.

(5) When holding dialogue with shareholders, the Company ensures information management based on the Regulations for Prevention of Insider Trading.

(6) The Company conducts a survey to identify substantial shareholders regularly to grasp the shareholder composition.

2. Capital Structure

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

Name / Company Name	Number of Shares Owned	Percentage (%)
The Master Trust Bank of Japan, Ltd. (Trust Account)	2,730,700	8.02
Japan Trustee Services Bank, Ltd. (Trust Account 9)	2,103,300	6.17
Kenzaisha Ltd.	1,730,000	5.08
Japan Trustee Services Bank, Ltd. (Trust Account)	1,298,100	3.81
Taikisha Business Partners Shareholding Association	1,023,100	3.00
Dai ni Kenzaisha Ltd.	1,000,000	2.94
Ichigo Trust Pte. Ltd.	992,100	2.91
The Bank of New York Mellon (International) Limited 131800	942,500	2.77
Sumitomo Realty & Development Co., Ltd.	899,000	2.64
Taikisha Employees Shareholding Association	873,513	2.56

Controlling Shareholder (except for Parent Company)	-----
Parent Company	None

Supplementary Explanation

1. The above descriptions on the Foreign Shareholding Ratio and Major Shareholders are based on the shareholder registry as of March 31, 2018.
2. The Company holds 1,012,999 treasury shares but excludes these shares from the list of major shareholders above. The above treasury shares do not include 161,200 shares of the Company's shares held by Trust & Custody Services Bank, Ltd. (Trust E Account), because of the introduction of the ESOP (Employee Stock Ownership Plan).
3. The percentage of the Major Shareholders is calculated by subtracting treasury shares from all issued shares.
4. Based on the Report of Possession of Large Volume submitted by Mizuho Bank, Ltd. on October 21,

2016, the Company has been informed that Mizuho Bank and two other joint holders held 1,886 thousand shares (shareholding ratio: 5.13%) as of October 14, 2016. However, these shareholdings were not included in the Major Shareholders as the Company could not confirm the actual number of shares owned as of March 31, 2018.

5. Based on the Change Report pertaining to the Report of Possession of Large Volume submitted by Invesco Asset Management (Japan) Limited on September 24, 2015, the Company has been informed that Invesco Asset Management (Japan) Limited held 3,123 thousand shares (shareholding ratio: 8.49%) as of September 15, 2015. However, these shareholdings were not included in the Major Shareholders as the Company could not confirm the actual number of shares owned as of March 31, 2018.

3. Corporate Attributes

Listed Stock Market and Market Section	Tokyo Stock Exchange First Section
Fiscal Year-End	March
Type of Business	Construction
Number of Employees (consolidated) as of the End of the Previous Fiscal Year	More than 1000
Sales (consolidated) as of the End of the Previous Fiscal Year	From ¥10 billion to less than ¥100 billion
Number of Consolidated Subsidiaries as of the End of the Previous Fiscal Year	From 10 to less than 50

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

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

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

1. Organizational Composition and Operation

Organization Form	Company with Audit & Supervisory Board
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[Directors]

Maximum Number of Directors Stipulated in Articles of Incorporation	10
Term of Office Stipulated in Articles of Incorporation	For 1 year
Chairperson of the Board	Chairman
Number of Directors	10
Number of Outside Directors	2
Number of Independent Directors	2

Outside Directors' Relationship with the Company (1)

Name	Attribute	Relationship with the Company*											
		a	b	c	d	e	f	g	h	i	j	k	
Shuichi Murakami	From another company									△			
Hirokazu Hikosaka	Lawyer												

* Categories for "Relationship with the Company"

* "○" 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;

"▲" when a close relative of the Director fell under the category in the past

a. Executive of the Company or its subsidiaries

b. Non-Executive Director or executive of a parent company of the Company

c. Executive of a fellow subsidiary company of the Company

d. A party whose major client or supplier is the Company or an executive thereof

e. Major client or supplier of the listed company or an executive thereof

f. Consultant, accountant or legal professional who receives a large amount of monetary consideration or other property from the Company besides compensation as a Director/Audit & Supervisory Board Members

g. Major shareholder of the Company (or an executive of the said major shareholder if the shareholder is a legal entity)

h. Executive of a client or supplier company of the Company (which does not correspond to any of d, e, or f) (the director himself/herself only)

i. Executive of a company, between which and the Company Outside Directors/Audit & Supervisory Board Members are mutually appointed (the director himself/herself only)

j. Executive of a company or organization that receives a donation from the Company (the director himself/herself only)

k. Others

Outside Directors' Relationship with the Company (2)

Name	Designation as Independent Director	Supplementary Explanation of the Relationship	Reasons of Appointment

Shuichi Murakami	○	<p>He came from Sompo Japan Nipponkoa Insurance Inc. but resigned in 2008. Although this company holds the Company's shares, its shareholding ratio is 0.39%.(calculated after subtracting treasury shares. hereinafter, the same shall apply)</p> <p>Although this company and the Company had transactions such as construction contract and insurance contracts in fiscal 2017, the respective amount of the relevant transactions did not exceed the amount of payments specified in the after-mentioned "Independence Criteria for Outside Director/Outside Audit & Supervisory Board" stipulated by the Company. (The average transaction amounts between both companies for the past three fiscal years (meaning fiscal 2015 through fiscal 2017; hereinafter, the same shall apply) was less than 1% of the three-year average transaction amounts of this company's consolidated ordinary income as well as the Company's consolidated net sales of completed construction contracts for the past three fiscal years.)</p>	<p>[Reason for appointment as Director] As he has abundant expertise and experience nurtured during his tenure as the person responsible for conducting business and affairs at a leading non-life insurance company and has provided precise advice and supervision on the management of the Company from an independent and objective standpoint since his assumption of the Director position, the Company has judged that he qualifies for Director from the viewpoint of ensuring transparent decision making by the Board of Directors and reinforcing the supervisory function thereon.</p> <p>[Reason for designation as Independent Director] As he is not in conflict with the independence standards stipulated by the Tokyo Stock Exchange regulations and also satisfies the after-mentioned "Independence Criteria for Outside Director/Outside Audit & Supervisory Board Member" stipulated by the Company, the Company has judged that he maintains independence that presents no risk of causing a conflict of interest with general shareholders.</p>
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Hirokazu Hikosaka	○	There are no interests including personal, capital and transactional relationships between him and the Company.	<p>[Reason for appointment as Director] As he has professional expertise and abundant experience as a lawyer and has provided valuable advice and supervision on the management of the Company especially in the aspect of legal affairs from an independent and objective standpoint, the Company has judged that he qualifies for Director from the viewpoint of ensuring transparent decision making by the Board of Directors and reinforcing the supervisory function thereon.</p> <p>[Reason for designation as Independent Director] As he is not in conflict with the independence standards stipulated by the Tokyo Stock Exchange regulations and also satisfies the after-mentioned “Independence Criteria for Outside Director/Outside Audit & Supervisory Board Member” stipulated by the Company, the Company has judged that he maintains independence that presents no risk of causing a conflict of interest with general shareholders.</p>
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Voluntary Establishment of Committee(s) Corresponding to Nomination Committee or Compensation Committee	Established
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Committee’s Name, Composition, and Attributes of Chairperson

	Committee Corresponding to Nomination Committee	Committee Corresponding to Compensation Committee
Committee’s Name	Nomination Advisory Committee	Compensation Advisory Committee
All Committee Members	5	5
Full-time Members	0	0
Inside Directors	3	3
Outside Directors	2	2
Outside Experts	0	0
Other	0	0
Chairperson	Outside Director	Outside Director

Supplementary Explanation

The Company has established the Nomination Advisory Committee and the Compensation Advisory Committee as advisory bodies for the Board of Directors, with the aim of enhancing the independence and

objectivity of functions and the accountability of the Board of Directors regarding nomination and compensation of senior management and Directors. Each Committee is chaired by an Independent Outside Director and comprises 3 Non-Executive Directors, including 2 Independent Outside Directors, and 2 Representative Directors.

[Audit & Supervisory Board Members]

Establishment of the Audit & Supervisory Board	Established
Maximum Number of Audit & Supervisory Board Members Stipulated in Articles of Incorporation	5
Number of Audit & Supervisory Board Members	4

Cooperation among Audit & Supervisory Board Members, Accounting Auditor and Internal Audit Department

[Status of cooperation between Audit & Supervisory Board Members and the Accounting Auditor]
The Audit & Supervisory Board Members ask and answer questions or exchange opinions with the Accounting Auditor concerning operation or accounting issues, audit plans, audit results and other relevant matters on a regular basis.

[Status of cooperation between Audit & Supervisory Board Members and the Internal Audit Department]
The Internal Audit Office, which is the internal audit department of the Taikisha Group, makes reports to or exchanges opinions with the Audit & Supervisory Board Members concerning audit plans, audit results and other matters relevant to the internal audits on a regular basis. In addition, through a request by the Audit & Supervisory Board Members, the Internal Audit Office improves systems to cooperate with and support a variety of investigations conducted by the Audit & Supervisory Board Members.

Appointment of Outside Audit & Supervisory Board Members	Appointed
Number of Outside Audit & Supervisory Board Members	2
Number of Independent Auditors	2

Outside Audit & Supervisory Board Members' Relationship with the Company (1)

Name	Attribute	Relationship with the Company*												
		a	b	c	d	e	f	g	h	i	j	k	l	m
Junichi Noro	From another company										△			
Kiyotaka Fuke	From another company										○			

* Categories for "Relationship with the Company"

* "○" when the Audit & Supervisory Board Member presently falls or has recently fallen under the category;

"△" when the Audit & Supervisory Board Member fell under the category in the past

* "●" when a close relative of the Audit & Supervisory Board Member presently falls or has recently fallen under the category;

"▲" when a close relative of the Audit & Supervisory Board Member fell under the category in the past

- a. Executive of the Company or its subsidiary
- b. Non-Executive Director or accounting advisor of the Company or its subsidiaries
- c. Non-Executive Director or executive of a parent company of the Company
- d. Audit & Supervisory Board Member of a parent company of the Company
- e. Executive of a fellow subsidiary company of the Company
- f. A party whose major client or supplier is the Company or an executive thereof
- g. Major client or supplier of the Company or an executive thereof

- h. Consultant, accountant or legal professional who receives a large amount of monetary consideration or other property from the Company besides compensation as an Audit & Supervisory Board Member
- i. Major shareholder of the Company (or an executive of the said major shareholder if the shareholder is a legal entity)
- j. Executive of a client or supplier company of the Company (which does not correspond to any of f, g, or h) (the Audit & Supervisory Board Member himself/herself only)
- k. Executive of a company, between which and the Company Outside Directors/ Audit & Supervisory Board Members are mutually appointed (the Audit & Supervisory Board Member himself/herself only)
- l. Executive of a company or organization that receives a donation from the Company (the Audit & Supervisory Board Member himself/herself only)
- m. Others

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

Name	Designation as Independent Auditor	Supplementary Explanation of the Relationship	Reasons of Appointment
Junichi Noro	○	Although he concurrently serves as Representative Director, Chairman of NLI Research Institute, there are no personal, capital, transactional or any other relationships between this company and the Company. He came from Nippon Life Insurance Company but resigned in 2012. Although this company holds the Company's shares, its shareholding ratio is 2.54%. Although this company and the Company had transactions such as construction contract and insurance contracts in fiscal 2017, the respective amount of the relevant transactions did not exceed the amount of payments specified in the after-mentioned "Independence Criteria for Outside Director/Outside Audit & Supervisory Board" stipulated by the Company. (The average transaction amounts between both companies for the past three fiscal years was less than 1% of the three-year average transaction amounts of this company's consolidated ordinary income as well as the Company's consolidated net sales of completed construction contracts for the past three fiscal years.)	<p>[Reason for appointment as Audit & Supervisory Board Member] As he has abundant expertise and experience nurtured during his tenure as an executing person of a leading life insurance company and a manager of an operating company, the Company has judged that he is qualified to perform duties as Audit & Supervisory Board from an independent and objective standpoint to audit the execution of duties by Directors.</p> <p>[Reason for designation as Independent Auditor] As he is not in conflict with the independence standards stipulated by the Tokyo Stock Exchange regulations and satisfies the after-mentioned "Independence Criteria for Outside Director/Outside Audit & Supervisory Board Member" stipulated by the Company, the Company has judged that he maintains independence that presents no risk of causing a conflict of interest with general shareholders.</p>
Kiyotaka Fuke	○	He concurrently serves as Advisor of Meiji Yasuda Life Insurance Company. Although this company holds the Company's shares, its	<p>[Reason for appointment as Audit & Supervisory Board Member] As he has abundant expertise and experience nurtured during his tenure as a manager of a leading</p>

		<p>shareholding ratio is 1.35%. Although this company and the Company had transactions such as construction contract and insurance contracts in fiscal 2017, the respective amount of the relevant transactions did not exceed the amount of payments specified in the after-mentioned "Independence Criteria for Outside Director/Outside Audit & Supervisory Board" stipulated by the Company. (The average transaction amounts between both companies for the past three fiscal years was less than 1% of the three-year average transaction amounts of this company's consolidated ordinary income as well as the Company's consolidated net sales of completed construction contracts for the past three fiscal years.)</p>	<p>life insurance company, the Company has judged that he is qualified to perform duties as Audit & Supervisory Board Member from an independent objective standpoint to audit the execution of duties by Directors.</p> <p>[Reason for designation as Independent Auditor] As he is not in conflict with the independence standards stipulated by the Tokyo Stock Exchange regulations and satisfies the after-mentioned "Independence Criteria for Outside Director/Outside Audit & Supervisory Board Member" stipulated by the Company, the Company has judged that he maintains independence that presents no risk of causing a conflict of interest with general shareholders.</p>
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[Independent Directors/Auditors]

Number of Independent Directors/Auditors	4
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Matters relating to Independent Directors/Auditors

<p>[Designation of Independent Director/Auditor] The Company designates all of the qualified Outside Director and Audit & Supervisory Board Members as Independent Director/Auditor.</p> <p>[Independence Criteria for Outside Director/Outside Audit & Supervisory Board Member] In order to increase the soundness and transparency of management, the Company has established the following independence criteria for Outside Directors and Outside Audit & Supervisory Board Members. Outside Directors and Outside Audit & Supervisory Board Members are considered to be independent unless any of the following criteria applies.</p> <ol style="list-style-type: none"> 1. Major shareholder¹ of the Company or an executive thereof; 2. Major lender² of the Company or an executive thereof; 3. A party whose major client or supplier is the Company³ or an executive thereof; 4. Major client or supplier⁴ of the Company or an executive thereof; 5. Consultant, accountant, or legal professional who receives million yen per year in monetary consideration or other property from the Company besides compensation as a Director/ Audit & Supervisory Board (if the recipient of such property is a corporation, partnership or other entities, a person who belongs to an entity for which the total amount of money and property received from the Company exceeds 2% of its annual gross revenue); 6. Person who receives more than 10 million yen per year in donation (or executive thereof, if the recipient of such donation is a corporation, partnership or other entities); 7. Person who fell under any of the above-listed items 1 through 6 during the past three years; or 8. Relatives within the second degree of kinship of person (excluding those who are not insignificant persons) who fall under any of the following items (1) through (3). <ol style="list-style-type: none"> (1) Person who falls under any of the above-listed items 1 through 7; (2) Executive of any subsidiaries of the Company; or (3) Non-executive director of any subsidiaries of the Company.
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(Notes)

1. "Major shareholder" refers to a shareholder who holds 10% or more of the voting rights directly or indirectly at the end of the most recent fiscal year.
2. "Major lender" refers to a lender to whom the Company has outstanding borrowings in the amount that exceeds 2% of its consolidated total assets of the Company at the end of the most recent fiscal year.
3. "A party whose major client or supplier is the Company" refers to a party for whom the average amount of payments received from the Company for the past three fiscal years exceeds 2% of the average consolidated net sales of said party for the past three fiscal years.
4. "A major client or supplier of the Company" refers to a party for whom the average amount of payments to the Company for the past three fiscal years exceeds 2% of the average consolidated net sales of the Company for the past three fiscal years.

[Incentives]

Incentive Policies for Directors	Performance-linked Compensation
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Supplementary Explanation

Compensation to Executive Directors is composed of basic compensation and bonus which is incentive-based compensation. The amount of bonus fluctuates in close correlation with the annual operating performance of the Company to serve as an incentive for achieving the annual policy targets.

In addition, Directors and Audit & Supervisory Board Members are expected to contribute a portion of their monthly compensation to the shareholding association for them to continually purchase the Company's shares, and the acquired shares are to be held during the term of office in principle.

For details, please refer to "II. 1. [Director Compensation]" in this report.

Recipients of Stock Options	None
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Supplementary Explanation

[Director Compensation]

Disclosure of Individual Directors' Compensation	No Individual Disclosure
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Supplementary Explanation

The details of the compensation to Directors and Audit & Supervisory Board Members in fiscal 2017

The total compensation paid to Directors in fiscal 2017
444 million yen (of which 18 million yen had been paid to Outside Director)

The total compensation paid to Audit & Supervisory Board Members in fiscal 2017:
60 million yen (of which 15 million yen had been paid to outside Audit & Supervisory Board Members)

Policy on Determining Compensation Amounts and Calculation Methods	Established
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Disclosure of Policy on Determining Compensation Amounts and Calculation Methods

(1) Policy

Compensation to Executive Directors is composed of basic compensation and bonus which is incentive-based compensation. The amount of bonus fluctuates in close correlation with the annual operating performance of the Company to serve as an incentive for achieving the annual policy targets.

In addition, the Company plans to consider introducing new incentive-based compensation with a composition and proportion, etc. designed to link the incentive-based compensation to its medium- and long-term performance to strengthen its function as a healthy incentive for achieving sustainable growth.

[Fixed compensation]

The Basic compensation (monthly compensation) is commensurate with the position.

[Incentive-based compensation]

The bonus is composed of basic bonus and performance-linked bonus. The basic bonus is commensurate with the position and the performance-linked bonus is determined based on the evaluation of consolidated operating results and the achievement rate of policy targets.

The compensation for Non-Executive Directors and Audit & Supervisory Board Members is limited to the fixed compensation and no bonus will be paid. The retirement benefit program for Directors and Audit & Supervisory Board Members was abolished upon the end of the 63rd Annual Shareholders' Meeting held on June 27, 2008.

(2) Procedures

In accordance with the above-mentioned policy determined by the Board of Directors, compensation paid to each Director is determined by Representative Directors, who are delegated by the Board of Directors, upon consultation with the Compensation Advisory Committee, chaired by an Independent Outside Director, within the range of amounts (no more than 540 million yen per year [of which no more than 20 million yen per year for Outside Directors]) resolved at the 71st Annual Shareholders' Meeting held on June 29, 2016.

Representative Directors report the decision about compensation to the Compensation Advisory Committee. In accordance with the above-mentioned Policy, compensation paid to the each Audit & Supervisory Board Members is determined by discussion among Audit & Supervisory Board Members, within the range of amounts (no more than 85 million yen per year) as resolved at the 59th Shareholders' Meeting held on June 29, 2004.

[Supporting System for Outside Directors and Audit & Supervisory Board Members]

[Outside Directors]

Mainly, the General Affairs Dept., as an executive office of the Board of Directors, supports Outside Directors by distributing materials for the Board of Directors in advance, explaining the main issues of the bills in advance, and providing various relevant information as and when required.

[Outside Audit & Supervisory Board Members]

The Corporate Auditor Office, established as a secretariat for the Audit & Supervisory Board, supports Outside Audit & Supervisory Board Members by distributing materials for the Audit & Supervisory Board and the Board of Directors in advance, explaining the main issues of the bills in advance and providing various relevant information as and when required.

[Retired presidents/CEOs holding advisory positions (sodanyaku, komon etc.)]

Information on retired presidents/CEOs holding advisory positions.

Name	Job title/ position	Responsibilities	Employment terms (Full/part time, with/without compensation, etc.)	Date when former role as president/CEO ended	Term
Satoru Kamiyama	Executive Adviser	Provision of advice, etc. for maintaining the relationship with alliance partners	Part-time; with compensation	June 29, 2017	Until June 30, 2019

Number of retired presidents/CEOs holding advisory positions (sodanyaku, komon, etc.)

1

Others

The Executive Adviser, at the request of the Company, provides advice, etc. designed to maintain the favorable relationships with alliance partners, based on experience and insight accumulated over the years. Meanwhile, he does not attend meetings including the Management Meeting and is not involved in any

management decision-making at the Company.

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

1. Board of Directors and Directors

The Board of Directors, which consists of 10 Directors (10 males and no females), including 2 Outside Directors, is held once each month with additional meetings as and when required. The Board of Directors makes decisions regarding the Taikisha Group's management policy, items stipulated in laws and regulation and the Articles of Incorporation, and important management matters, as well as monitors and supervises the execution of duties by each Director and Corporate Officer.

Outside Directors are appointed in order to revitalize deliberation and ensure the transparency of decision-making processes in the Board of Directors, and to reinforce the supervisory function of the Board of Directors over Directors and Corporate Officers.

2. Corporate Officer System

The Company has adopted the Corporate Officer system in order to clarify the responsibilities and authorities in corporate management and the execution of duties, as well as to revitalize the Board of Directors and speed up its decision-making processes through reduction of the number of the Directors. Corporate Officers are appointed through the resolution of the Board of Directors (tenure: 1 year) and execute their duties based on the management policy decided by the Board of Directors.

3. Management Meeting

The Company has established the Management Meeting to increase the effectiveness and efficiency of the Taikisha Group's management. The Management Meeting, consisting of 7 Directors, in principle is held once each month with additional meetings as and when required and serves as a decision-making authority. It makes adequate deliberations and prompt decisions delegated by the Board of Directors regarding matters related to business execution of the Taikisha Group (deciding and changing policy of business divisions and headquarters and deciding annual policy and evaluating the results thereof, etc.). In addition, Audit & Supervisory Board Members attend the Management Meeting and present their opinions from an objective and neutral standpoint. Important matters to be discussed in the Management Meeting are submitted to the Board of Directors for a final decision.

4. Policy Review Meeting

The Company has established the Policy Review Meeting to grasp the status of activities designed to achieve the Taikisha Group's management policy. The Policy Review Meeting is held twice a year, with participation by Directors, Audit & Supervisory Board Members and chief executives of each Headquarters, to examine and validate the details of annual policy and targets of each department and headquarters established to realize the annual management policy and the status of achievement thereof.

5. Risk Management System

Regarding the risk management of the Company and the Taikisha Group, the Company, in accordance with the Risk Management Rules, has established the Risk Management Committee to identify risks in an integrated fashion and to implement effective and efficient risk management. The Risk Management Committee establishes basic policies, responsibility systems, operations and other necessary measures for group-wide risk management, and keeps all persons involved well informed about the establishment and implementation of policies.

Regarding risks associated with operations, such as quality control, safety control and compliance assigned to each department, each department identifies and prioritizes the risks to be addressed, and formulates specific measures against the risks and reports to the Risk Management Committee. Each department improves the relevant internal rules and regulations, and keeps all persons involved well informed about the details of the improvement.

In preparation for situations in which measures should be taken to respond to exposed major risks which have not been deterred (hereinafter referred to as a crisis), the company established the Crisis Management Committee for the purpose of crisis response and daily crisis management. In the event that crisis breaks out, the Crisis Management Committee organizes the crisis management team or establishes a crisis task force to respond to the crisis under the supervision of the Crisis Management Committee in accordance with the basic policy for risk management. In preparation for crisis occurrences, business continuity plans for recovery from

a crisis shall be improved and completed from time to time.

6. Compliance System

The Company has established the Compliance Committee to instill its Corporate Philosophy and compliance awareness in all employees, and promote its compliance system. The Compliance Committee headed by the Representative Director as chairperson and consisting of members of the Management Meeting, the General Manager of the Corporate Compliance Department, the General Manager of the Internal Audit Office, and the General Manager of the Corporate Planning Department shall in principle be held monthly in order to examine and respond to issues regarding compliance in the overall business operations of the Company from a management standpoint and to validate the status of compliance with laws and regulations and the Articles of Incorporation. Two of the meetings of the Compliance Committee shall be held as Compliance Policy Review Meetings attended by all officers. Compliance Policy Review Meetings shall examine and validate the annual compliance policy, the annual compliance plan, and the compliance measures, in addition to validating the above-mentioned matters, and report the overview of the results thereof to the Board of Directors. In the event of signs of a significant event, the Corporate Compliance Committee consisting of all officers, the General Manager of the Corporate Compliance Department, the General Manager of the Internal Audit Office, and the General Manager of the Corporate Planning Department shall be convened promptly in order to deal with such event.

7. Audit & Supervisory Board and Audit & Supervisory Board Members

The Company has 4 Audit & Supervisory Board Members (consisting of 4 males and no females), including 2 Outside Audit & Supervisory Board Members. Among them is Toshiya Furukatsu, who has been engaged in accounting and finance operations within the Company for many years and has a respectable degree of knowledge regarding financial and accounting matters.

Audit & Supervisory Board Members review important documents, including internal approval documents, and attend major meetings, including the Board of Directors and the Management Meeting, in order to understand important decision-making processes and the execution of duties in the Company and its subsidiaries, as well as to collect information about the current decision making processes for important matters from each department including the Internal Audit Office and provide advice and recommendations for operational improvement and other issues as and when required. Regarding business offices and affiliates in Japan and abroad that are considered important for consolidated management, the Company, in cooperation with the Internal Audit Office, conducts on-site investigations based on the audit plan.

Audit & Supervisory Board Members receive reports from the Internal Audit Office and the Accounting Auditor regarding their audit plans, the status of implementation of audits, audit results, and other issues on a periodic and as-needed basis, and may request further examination and explanation of these issues as and when required. Furthermore, audits by the Audit & Supervisory Board Members related to the status of development and operation of the internal control system have been conducted based on these audit results, reports from the internal control department and investigation into each department.

Each Audit & Supervisory Board Members reports all audit activities to the Audit & Supervisory Board in order to share information.

8. Internal Audits

The Internal Audit Office (consisting of 10 staff members), which is responsible for conducting internal audits of the Taikisha Group, carries out audits in accordance with the Internal Audit Rules as an independent department under the direct control of Representative Directors. The Internal Audit Office conducts audits on the effectiveness and efficiency of the overall business activities in the Taikisha Group, and reports the audit results to Representative Directors.

The Internal Audit Office announces matters identified for improvement as a result of audits to departments subject to audits, and conducts follow-up audits to confirm whether the matters have been improved or not. Results of these audits are reported to Representative Directors, as well as the Board of Directors, the Audit & Supervisory Board and the Accounting Auditor.

9. Accounting Auditor

The certified public accountants who conduct accounting audits of the Company are Hiroko Sakamoto (who has been conducting audits for 5 years), Daisuke Miyanojohara (who has been conducting audits for 1 year). All of them belong to A&A Partners (auditing corporation.). Assistants involved in the Company's accounting audits consist of 17 certified public accountants and 5 other staff members.

3. Reasons for Adoption of Current Corporate Governance System

The Company has reinforced the supervisory function of the Board of Directors by appointing Non-Executive Directors and speeded up decision making by the Board of Directors through the introduction of the Corporate Officer system towards further enhancement and reinforcement of corporate governance as a Company with Audit & Supervisory Board, and has continuously made efforts to reinforce governance and reform management of the Taikisha Group. At the moment, the Company recognizes that the corporate governance has been effectively working through all such efforts, and thereby will keep the current status.

III. Implementation of Measures for Shareholders and Other Stakeholders

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

	Supplementary Explanations
Early Notification of General Shareholder Meeting	The notice of the annual shareholders' meeting is sent at least three weeks before the date of the meeting. In addition, the notice of the annual shareholders' meeting is disclosed on the website five business days prior to the date of sending it.
Allowing Electronic Exercise of Voting Rights	Electromagnetic means to exercise voting rights have been available
Participation in Electronic Voting Platform	The Company has participated in the Electronic Voting Platform operated by ICJ, Inc.
Providing Convocation Notice in English	An English translation of the notice of the annual shareholders' meeting is also available on the website. https://www.taikisha-group.com/ir/index.html
Other	The notice of the annual shareholders' meeting (in Japanese and English translation) and the notice of resolution (only in Japanese) are available on the website. In addition, in order to ensure transparency of the annual shareholders' meeting, the voting results regarding matters for resolution at the meeting, including the number of votes of "for", "against" and "abstain", are released on the website. https://www.taikisha-group.com/ir/stock/meeting.html

2. IR Activities

	Supplementary Explanations
Preparation and Publication of Disclosure Policy	Posted on the website. https://www.taikisha-group.com/ir/disclosure.html
Regular Investor Briefings for Individual Investors	Briefings are held for individual investors (approximately twice each year).
Regular Investor Briefings for Analysts and Institutional Investors	Briefings are held when financial reports for the second quarter of the fiscal year and for the end of the fiscal year are released, where explanations about major indicators, descriptions of business, performance forecasts and future business developments and other matters are provided.
Posting of IR Materials on Website	Messages from President, brief financial statements, timely disclosure documents and other contents are posted on the website. https://www.taikisha-group.com/ir/index.html
Establishment of Department and/or Manager in Charge of IR	Responsible Director: Director, Managing Corporate Officer, Chief Executive, Administrative Management, Masanori Nakagawa Responsible department: Investor Relations Section, Finance and Accounting Dept., Administrative Management Headquarters
Other	Specialized contents targeted for individual stockholders and investors are posted on the website. https://www.taikisha-group.com/ir/individual/index.html

3. Measures to Ensure Due Respect for Stakeholders

	Supplementary Explanations
Stipulation of Internal Rules for Respecting the Position of Stakeholders	The Company has established its Management Vision: “Conduct businesses under free and fair competition in compliance with laws and the spirit thereof; contribute to customer/business partner, shareholder, employee, community/society and global environment with transparency and integrity.”
Implementation of Environmental Activities, CSR Activities etc.	The Company strives to conduct CSR activities to help create a sustainable society and global environment. The Company does this by using our technologies to conserve the environment, return profits to our shareholders and society through our sound business operations, and create prosperity for customers and clients while providing comfortable lives for employees through our constant growth. These activities are in accordance with our Corporate Philosophy, “establish a company which can continuously grow and contribute to the society” and “establish an attractive company.” In addition, the Company makes every effort to create a corporate culture with a high level of corporate ethics to thoroughly observe the applicable laws and regulations and to gain our stakeholders’ trust as a faithful company. The details of our CSR activities are introduced in the CSR Report, which is available for reference on the website. https://www.taikisha-group.com/social_env/csr/csr_report.html
Development of Policies on Information Provision to Stakeholders	The Company stipulates that, in the Taikisha Ltd. Code of Conduct, the Company makes an effort to improve the transparency of management including corporate accounting and disclose information in accordance with laws and regulations in an appropriate manner. https://www.taikisha-group.com/social_env/compliance/index.html

IV. Matters Related to the Internal Control System

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

The Board of Directors has resolved its basic policy for the internal control system, which is set forth in the Companies Act and the Ordinance for Enforcement of the Companies Act, as follows (Revised as of April 2, 2018):

[Objectives]

This resolution shall stipulate the outline regarding the establishment and operation of the Company’s internal control system, pursuant to the Companies Act and the Ordinance for Enforcement of the Companies Act, in order to recognize the fact that the biggest current managerial risk is violation of the laws and regulations, and to familiarize and thoroughly carry out execution of observance of the laws and regulations. The internal control system, in accordance with this resolution, shall be thoroughly established and operated, and shall be improved by constant review with the purpose of ensuring an efficient and proper company structure.

1. The System to Ensure Directors and Employees of the Company Conform to Laws and Regulations and the Articles of Incorporation

(1) According to the Company’s Mission Statement and Corporate Philosophy, the Company shall consider its Management Vision—to conduct transactions through free and fair competition by abiding by the laws and their spirit, and to contribute to our customers, partners, shareholders, employees, community, society and global environment through transparency and high ethical standards—and the Taikisha Ltd. Code of Conduct as performance guidelines for directors and employees, and shall remind all persons involved about these standards.

(2) The Compliance Committee headed by the Representative Director as chairperson and consisting of members of the Management Meeting, the General Manager of the Corporate Compliance Department, the General Manager of the Internal Audit Office, and the General Manger of the Corporate Planning Department shall in principle be held monthly in order to examine and respond to issues regarding compliance in the overall business operations of the Company from a management standpoint and to validate the status of compliance with laws and regulations and the Articles of Incorporation. Two of the meetings of the

Compliance Committee shall be held as Compliance Policy Review Meetings attended by all officers. Compliance Policy Review Meetings shall examine and validate the annual compliance policy, the annual compliance plan, and the compliance measures, in addition to validating the above-mentioned matters, and report the overview of the results thereof to the Board of Directors. In the event of signs of a significant event, the Corporate Compliance Committee consisting of all officers, the General Manager of the Corporate Compliance Department, the General Manager of the Internal Audit Office, and the General Manager of the Corporate Planning Department shall be convened promptly in order to deal with such event.

(3) The Company shall, in the Taikisha Ltd. Code of Conduct, prescribe and implement a basic policy for Anti-Social Forces of refusing any involvement of Anti-Social Forces in its business, rejecting any requirement from Anti-Social Forces and prohibiting all directors and employees of the Company to have any relationship with Anti-Social Forces. In addition, the Company shall constantly conduct educational and dissemination activities related to compliance in order to familiarize all directors and employees of the Company, shall make every effort to prevent any violation of the policy, and shall gather information related to Anti-Social Forces from the outside of the Company regularly. If the Company receives undue demands from Anti-Social Forces, the Company is committed to confront Anti-Social Forces systematically in cooperation with outside experts.

(4) The Corporate Compliance Department, which is under the direct control of the Representative Director, shall constantly conduct educational and dissemination activities related to compliance in order to familiarize all directors and employees of the Company with the Management Vision and the Taikisha Ltd. Code of Conduct, and shall make every effort to prevent any violations of laws and regulations in cooperation with other compliance-related departments of business divisions, and shall report all relevant activities to the Compliance Committee.

(5) For instances where a director or employee finds a violation of laws and regulations and the Articles of Incorporation, an internal reporting system reporting to the Corporate Compliance Department shall be developed and an external reporting system reporting to independent outside attorneys shall be established. The Corporate Compliance Department shall remind all persons involved, both inside and outside the Company, of the reporting system so that those contacts are effectively utilized, and shall monitor and supervise the situation in accordance with the internal reporting rules so that a person who made a report pursuant to the preceding paragraph is not treated in a disadvantageous manner because he or she made such report.

(6) In the event of a compliance violation, the offenders concerned shall be severely disciplined according to work regulations.

2. The System regarding the Storage and Management of Information Related to the Execution of Duties by Directors of the Company

Information and materials related to the directors' execution of duties shall be handled pursuant to internal rules and regulations, especially the Information Security Rules and Document Management Rules, and shall be appropriately stored, managed and disposed of. If necessary, management status shall be examined and internal rules and regulations shall be reviewed.

3. Rules regarding Management of Risk of Loss of the Company and Other Systems

(1) The Company shall, in accordance with the Risk Management Rules, establish the Risk Management Committee to identify risks of the Taikisha Group in an integrated fashion and to implement effective and efficient risk management. The Committee shall establish basic policies, responsibility systems, operations and other necessary measures for risk management of the Taikisha Group, and shall keep all persons involved informed about the establishment and implementation.

(2) Regarding risks associated with operations, such as quality control, safety control and compliance, assigned to each department, each department shall identify and prioritize the risks, draft specific measures against the risks and report to the Risk Management Committee. Each department shall implement internal rules and regulations, and shall keep all persons involved informed about the details of the implementation.

(3) On the assumption of situations in which measures should be taken to respond to exposed potential major

risks (hereinafter referred to as crisis), the Company shall establish the Crisis Management Committee for the purpose of crisis response and daily crisis management. In the event that crisis breaks out, the Crisis Management Committee shall organize the crisis management team or establish the crisis task force to respond to the crisis under the supervision of the Crisis Management Committee. On the assumption of the outbreak of the crisis, the Company shall establish a business continuity plan to restore the damage caused by the crisis.

(4) The Internal Audit Office, which is under the direct control of the Representative Director, shall conduct internal audits in accordance with the Internal Audit Rules. The effectiveness of internal audits shall be ensured by the appointment of the General Manager of the Internal Audit Office chosen from employees at the level of Corporate Officer or higher, and by the placement of other necessary personnel. Furthermore, the Internal Audit Office shall examine audit methods and items to be audited, and shall amend the audit procedures as needed.

4. The System to Ensure the Efficient Execution of Duties by Directors of the Company

(1) By adopting a corporate officer system, responsibilities and authorities of corporate management and duty execution shall be clarified, aiming for revitalization of the Board of Directors, promotion of rapid decision-making, and advancement of management reforms.

(2) Based on the Board of Directors Rules, Rules for Managerial Approval, and other internal rules, the matters applicable for submission to the Board shall be submitted to the Board of Directors. In this regard, the appropriate materials concerning the agendas shall be distributed to all directors in advance and the Board of Directors shall pass a resolution after a full discussion based on such materials.

(3) With the Company's Corporate Philosophy as a foundation, each departmental headquarters and business divisions, after the Policy Review Meeting, shall establish an appropriate annual policy and annual target, and shall work in order to achieve those targets.

(4) The Management Meeting, mainly consisting of directors at the level of Managing Corporate Officer or higher, shall be established to conduct deliberations regarding the Taikisha Group's important management issues to be addressed pursuant to the Rules for Management Approval, and shall make prompt decisions on these issues. In addition, the Management Meeting shall examine the progress toward annual target by monthly reviewing operating reports.

5. The System to Ensure the Appropriateness of Operations conducted by the Corporate Group Consisting of the Company and its Subsidiaries (including Affiliated Companies, the same hereinafter)

(1) Directors and employees of the subsidiaries of the Company who execute the business shall report the matters pertaining to the execution of duties to a responsible department and the responsible department shall manage subsidiaries based on the Affiliate Management Rules to enhance management efficiency of the Taikisha Group.

(2) The Company shall conduct regular audits mainly by the Internal Audit Office to audit whether any risk exists in subsidiaries in accordance with the Internal Audit Rules and other related internal rules. In addition, the Company shall immediately report a risk of loss in subsidiaries, detected in subsidiaries as a result of audit, to Directors, Audit & Supervisory Board Members and other departments in charge.

(3) Regarding a system to ensure the adequacy of materials concerning the finances and accounting of the Taikisha Group, and to ensure the adequacy of other related information pursuant to the Financial Instruments and Exchange Act, the Company shall, under the instructions of the Representative Director and President, establish the Basic Rules for Internal Control in compliance with the "Standards for Management Assessment and Audit concerning Internal Control Over Financial Reporting" and "Practice Standards for Management Assessment and Audit concerning Internal Control Over Financial Reporting" issued by the Financial Services Agency. In addition, the Company shall, in accordance with the Basic Rules, conduct improvement and management status assessments of internal control procedures carried out by the Taikisha Group.

(4) To ensure that directors and employees of the subsidiaries execute their duties in compliance with laws and regulations as well as their articles of incorporation, the Internal Audit Office shall play a central role in

regular audits and the Corporate Compliance Department shall conduct regular investigations in accordance with the Internal Audit Rules and other related internal rules. In addition, the Corporate Compliance Department shall remind all persons involved of the system so that the internal reporting systems of the Company are effectively utilized.

6. Matters regarding Employees in Cases where Audit & Supervisory Board Members Request to Hire the Employees to Assist in their Audits, and Matters regarding the Independence of the Employees from Directors, and Matters regarding the Ensuring of Effective Instructions to such Employees
The Company shall establish the Audit & Supervisory Board Members Office under the Audit & Supervisory Board Members and appoint employees who shall assist with the Audit & Supervisory Board Members' duties. Consent from Audit & Supervisory Board Members shall be required for appointment, dismissal and transfer of the employees from positions and personnel evaluation and the Company shall ensure that the employees are independent of directors and instructions to the employees are effective.

7. The System for Reporting Information Received from Directors and Employees of the Company and Directors, Statutory Auditors and Employees of Subsidiaries to the Audit & Supervisory Board Members and Other Systems relating to Reporting to the Audit & Supervisory Board Members

(1) Directors and employees shall be obligated to report the following matters to Audit & Supervisory Board Members, and shall also provide the necessary reports and information upon request from each Audit & Supervisory Board pursuant to the Audit & Supervisory Board Rules and the Rules for Audit by Audit & Supervisory Board Members;

- Matters resolved and reported by the Management Meeting
- Matters discussed at the Compliance Committee, Risk Management Committee and Crisis Management Committee
- Matters which may cause serious harm to the Company and its subsidiaries
- Violation of laws and regulations and the Articles of Incorporation by directors and employees or facts that may lead to such violations
- Results of internal audits by the Internal Audit Office
- Request forms for internal managerial decisions and proceedings of meetings requested by Audit & Supervisory Board Members

(2) The manager of the responsible department of the Company who received a report from a director, statutory auditor or employee of the subsidiaries shall make a report to the Audit & Supervisory Board Members of the Company at a meeting at which the Audit & Supervisory Board Members are present or periodically as necessary in accordance with the Affiliate Management Rules.

8. The System for Ensuring a Person who made a Report pursuant to the preceding Paragraph is not treated in a Disadvantageous Manner because He or She made Such Report

At the request of the Audit & Supervisory Board, the Company shall ensure that a person who made a report pursuant to the preceding paragraph is not treated in a disadvantageous manner because he or she made such report. In addition, the Corporate Compliance Department shall monitor and supervise the situation so that the person who made such report is not treated in a disadvantageous manner.

9. Matters regarding the Policy for Procedures for Advance Payment or Reimbursement of Expenses incurred with Respect to the Execution of Duties of Audit & Supervisory Board Members and Handling of Other Expenses or Obligations incurred with Respect to the Execution of Such Duties

Audit & Supervisory Board Members may request that any expenses incurred with respect to the execution of duties be paid in advance or reimbursed in accordance with the provisions of the Audit & Supervisory Board Rules.

10. System to Ensure the Effective Implementation of Audits by Audit & Supervisory Board Members

(1) The Representative Director, the Chief Executive of the Administrative Management Headquarters and the General Manager of the Internal Audit Office shall arrange meetings and consultations in order to thoroughly discuss and examine the improvement of the environments for audits conducted by Audit & Supervisory Board Members, and shall ensure the effectiveness of such audits.

(2) Audit & Supervisory Board Members may make requests for improvement of the audit system and other related matters in order to ensure the effectiveness of audits conducted by them.

2. Basic Views on Eliminating Anti-Social Forces

1. The Company rejects the involvement of antisocial forces such as organized crime groups with Taikisha's business by stipulating provisions in the Taikisha Ltd. Code of Conduct, as well as prohibits employees from accepting any undue claim from antisocial forces or having any relationship with them.
2. The Corporate Compliance Dept. keeps all employees well informed about the elimination of antisocial forces through continuous education and dissemination activities concerning compliance in order to prevent involvement with antisocial forces.
3. The Company periodically collects information concerning antisocial forces from the Special Violence Prevention Association, which Taikisha joined as a member, and from other organizations, and will systematically respond to any undue claim from antisocial forces by cooperating with all relevant departments in the Company as well as cooperating with external professionals.

V. Other

1. Adoption of Anti-Takeover Measures

Adoption of Anti-Takeover Measures	Adopted
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Supplementary Explanation

The Company resolved to introduce the "Countermeasures against Large-Scale Purchases of the Company's Share Certificates or Other Securities (Takeover Defense Measures)" at the Board of Directors meeting held on January 31, 2008, to counter against purchases of the Company's share certificates or other securities, in which the ratio of voting rights of specified shareholders, etc. of the Company's share certificates or other securities is 20% or more, or purchases of the Company's share certificates or other securities that result in the ratio of voting rights of the specified shareholders, etc. is 20% or more ("Large-Scale Purchase"; and a person conducting a Large-Scale Purchase shall be referred to as the "Large-Scale Purchaser" hereinafter) with the aim of securing and enhancing the Company's corporate value, and consequently, the common interests of shareholders. Subsequently, the partial amendments to and continuation of the Takeover Defense Measures was approved by the shareholders at the 63rd Annual Shareholders' Meeting held on June 27, 2008, at the 65th Annual Shareholders' Meeting held on June 29, 2010, at the 68th Annual Shareholders' Meeting held on June 27, 2013, and the 71st Annual Shareholders' Meeting held on June 29, 2016 (hereinafter, the currently effective Takeover Defense Measures shall be referred to as the "Plan").

(1) Summary of the Plan

The Plan stipulates the procedures for the Board of Directors to require a Large-Scale Purchaser to provide information on a large-scale purchase in advance to evaluate and examine the Large-Scale Purchase, negotiate with the Large-Scale Purchaser regarding terms and other matters of the purchase, and to propose an alternative plan to shareholders and other matters to shareholders, in order to secure sufficient information and time necessary for shareholders to appropriately decide whether to accept the Large-Scale Purchase upon a Large-Scale Purchase of the Company's share certificates or other securities, and also stipulates the procedures for the Board of Directors to, while, as a general rule, following the recommendations of the Independent Committee (whose members will be appointed from Outside Directors, Outside Audit & Supervisory Board Members and outside advisors who are highly independent from the Board of Directors), or exercise other countermeasures against a Large-Scale Purchaser that are deemed reasonable at the point in time against a Large-Scale Purchase ("Large-Scale Purchase Rules").

Where the Large-Scale Purchaser fails to observe the Large-Scale Purchase Rules, or even where the Large-Scale Purchaser observes the Large-Scale Purchase Rules, however, if, the Large-Scale Purchase is deemed obvious to be an act that will inflict upon the Company any damage that is difficult to recover from, for example, only when the Large-Scale Purchase satisfies the objective requirements stipulated reasonably and in detail, the Board of Directors will, as a general rule, resolve to exercise countermeasures, and will exercise such countermeasures, in accordance with the recommendations of the Independent Committee.

As specific countermeasures, appropriate countermeasures will be selected, depending on the situation at different times, out of those accepted as being within the authority of the Board of Directors in relation to a gratis allotment of share subscription rights, other laws and regulations, and the Company's Articles of Incorporation.

For your information, the validity of this Plan expires at the end of the last Annual Shareholders' Meeting (the 74th Annual Shareholders' Meeting to be held in June 2019) which will be held within 3 fiscal years after the 71st Annual Shareholders' Meeting.

(2) Rationality of the Plan

The Plan fully satisfies the three principles set out in the "Guidelines Regarding Takeover Defense for the Purposes of Ensuring and Enhancing Corporate Value and Shareholders' Common Interests" released by the Ministry of Economy, Trade and Industry and the Ministry of Justice as of May 27, 2005. In addition, the contents of the Plan reflect the spirit of "Takeover Defense Measures in Light of Recent Environmental Changes" released on June 30, 2008 by the Corporate Value Study Group established by the Ministry of Economy, Trade and Industry.

If a Large-Scale Purchase is made against the Company, the Independent Committee will make a recommendation to the Board of Directors upon discussing and examining whether to exercise countermeasures against the Large-Scale Purchase, and other matters, and the Board of Directors will, as a general rule, make a resolution following the recommendation of the Independent Committee and a scheme to eliminate the exercise of countermeasures based on arbitrary decisions by the Board of Directors is thereby secured.

Furthermore, in certain cases a shareholders' meeting can be held in order to have an opportunity to confirm the intent of shareholders regarding the advantage and disadvantages of exercising countermeasures and countermeasures are exercised only when the approval of the majority of shareholders is obtained.

Consequently, also on this point, a scheme to eliminate the exercise of arbitrary countermeasures by the Board of Directors will be in place.

Please see the website for the details of the Plan.

https://www.taikisha-group.com/corporate/news/20160516_1.pdf

2. Other Matters Concerning to Corporate Governance System

The Company stipulates that, in the Taikisha Ltd. Code of Conduct, the Company makes an effort to improve the transparency of management as well as disclose information in a fair, accurate, timely and appropriate manner, based on the Securities Listing Regulations of the Tokyo Stock Exchange.

The Company designates the Chief Executive of the Administrative Management Headquarters as a responsible person for information handling as well as designates the General Affairs Dept., of the Administrative Headquarters as a responsible department for the timely disclosure of the Company's and Taikisha Group's information, and establishes system to make prompt disclosure in cooperation with relevant departments. In addition, advice or guidance has been received from company attorney as and when required. The Company will disclose decisions and accounting information after obtaining an approval by the Board of Directors, and will disclose incurred issues after discussing disclosure policies mainly with the Chief Executive of the Administrative Management Headquarters, without any delay. Furthermore, when the Company judges that any information is likely to make a serious impact on the investment decisions of investors, even though such information is not required to be disclosed by relevant laws and regulations such as the Companies Act, and the Financial Instruments and Exchange Act, as well as Securities Listing Regulations of the Tokyo Stock Exchange or other rules, the Company will disclose such information actively and fairly to the greatest extent possible.

The Audit & Supervisory Board Members conduct audits on the legality of the execution of duties of timely disclosure based on the "Basic Policy for the Internal Control System" resolved by the Board of Directors. In addition, the Internal Audit Office, which is an independent department under the direct control of Representative Directors, constantly conducts audits on the execution of duties of timely disclosure, from the perspective of efficiency and rationality, appropriateness including compliance, and other perspectives.