This document has been translated from the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail. The Company assumes no responsibility for this translation or for direct, indirect or any other forms of damages arising from the translation.

(Securities Code: 6976)

June 6, 2023

To Those Shareholders with Voting Rights:

Shoichi Tosaka President and Chief Executive Officer TAIYO YUDEN CO., LTD. 2-7-19, Kyobashi, Chuo-Ku, Tokyo, Japan

NOTICE OF CONVOCATION OF THE 82ND ORDINARY GENERAL MEETING OF SHAREHOLDERS

You are cordially notified of the 82nd Ordinary General Meeting of Shareholders of TAIYO YUDEN CO., LTD. (the "Company").

If you are unable to attend the meeting, you may exercise your voting rights via the Internet or in writing (by mail), please review the Reference Documents for the General Meeting of Shareholders and exercise your voting rights so that your vote will arrive by 5:00 p.m., June 28, 2023 (Wednesday).

Date and Time: 2:00 p.m., June 29, 2023 (Thursday) (Reception desk opens at 1:30 p.m.)

Place: JP Tower Hall & Conference (KITTE 4th Floor) Hall, 2-7-2 Marunouchi, Chiyoda-

ku, Tokyo, Japan

Agenda of the Meeting

Matters to be reported

Details of the Business Report, the Consolidated Financial Statements and the Non-Consolidated Financial Statements for the 82nd Fiscal Term (from April 1, 2022, to March 31, 2023), and results of the audit of the Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory Board

Matters to be resolved

Proposal No. 1: Dividends of Surplus

Proposal No. 2: Election of Seven (7) Directors

Proposal No. 3: Election of Two (2) Audit & Supervisory Board Members

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal No. 1: Dividends of Surplus

The Company considers one of the most important issues for management to be the distribution of plentiful returns to its shareholders and strives to realize a steady increase of dividend.

It is proposed that the year-end dividend for the fiscal year under review be ¥45 per share as follows.

Year-end dividend

1. Type of dividend property:

Cash

2. Matters regarding the allocation of dividend property to shareholders and its total amount:

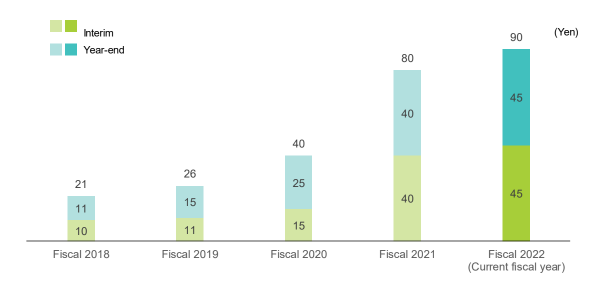
¥45 per share (common stock of the Company)

Total amount: ¥5,607,368,235

3. Effective date for dividends of surplus:

June 30, 2023

[Reference] Dividend per share



▶ For the basic policy regarding dividends of surplus, etc., refer to page 21.

Proposal No. 2: Election of Seven (7) Directors

The terms of office of all of the seven (7) Directors will expire at the conclusion of this General Meeting of Shareholders. Therefore, the Company hereby requests that seven (7) Directors be elected.

The candidates for Director are as follows:

The content of this proposal had been deliberated at the voluntary Nomination Committee chaired by an Independent Outside Director. Based on the Committee's opinions, this proposal has been made.

Candidate No.	Nan	ne	Position and responsibilities	Attendance at meetings of the Board of Directors	Term of office
1	Shoichi Tosaka	Reappointment Male	President and Chief Executive Officer	100% (18/18 times)	17 years
2	Shinji Masuyama	Reappointment Male	Director and Executive Vice President In charge of 1st Business	100% (18/18 times)	10 years
3	Katsuya Sase	Reappointment Male	Director and Senior Executive Operating Officer In charge of Management Planning and New Business Planning and Development	100% (18/18 times)	7 years
4	Tomomitsu Fukuda	Reappointment Male	Director and Executive Operating Officer In charge of Public Relations, Management Planning, Accounting, Management Information System and Sustainability	100% (18/18 times)	2 years
5	Masashi Hiraiwa	Reappointment Outside Independent Male	Outside Director (Independent Officer)	100% (18/18 times)	7 years
6	Seiichi Koike	Reappointment Outside Independent Male	Outside Director (Independent Officer)	100% (18/18 times)	5 years
7	Emiko Hamada	Reappointment Outside Independent Female	Outside Director (Independent Officer)	100% (18/18 times)	4 years

Notes: 1. Positions and responsibilities above are as of the date of this Meeting.

- 2. Terms of office shown are as of the conclusion of this Meeting.
- 3. In accordance with Article 427, paragraph (1) of the Companies Act, an agreement to limit any liability for damages prescribed in the provision of Article 423, paragraph (1) of the said Act is in force between the Company and Outside Directors Masashi Hiraiwa, Seiichi Koike, and Emiko Hamada. If the reappointment of each of them is approved, the Company plans to continue the said agreement. The limit on liability for damages under the said agreement is set at the minimum liability amount provided in Article 425, paragraph (1) of the Companies Act.
- 4. The Company has entered into an officers' liability insurance contract prescribed in Article 430-3, paragraph (1) of the Companies Act with an insurance company. The insurance contract is to reimburse any costs, such as compensation for damage and litigation costs, incurred by the insured persons in relation to a claim for damages brought against them based on an act (including nonfeasance) engaged by them while acting in the capacity of an officer of the Company, and the Company bears the full amount of insurance expenses on behalf of the insured persons. The candidates will be included among the insured persons under this insurance contract. The Company plans to renew the insurance contract under the same terms and conditions that are currently in force.

[Reference] Skills Matrix

The main areas of expertise and experience of the Directors and Audit & Supervisory Board Members following this General Meeting of Shareholders are as follows:

		ar iviceting or i	Main areas of expertise and experience						
	Name		Corporate management	Technology /R&D	Sales/ marketing	International experience	Finance/ accounting	Legal	ESG and sustainability
		Shoichi Tosaka	•	•					•
	Shinji Masuyama		•	•	•		•		•
		Katsuya Sase	•	•	•				•
Directors		Tomomitsu Fukuda	•			•	•		•
Dire	Outside Masashi Independent Hiraiwa					•		•	
	Outside Independent	Seiichi Koike	•	•		•			
	Outside Independent	Emiko Hamada		•	•				•
ory s		Kazuyuki Oshima	•		•	•			
upervis 1ember	Toshimitsu Honda		•			•			
Audit & Supervisory Board Members	Outside Independent	3				•	•		•
Au]	Outside Independent Tomomi Fujita							•	•

Note: Note that the table above does not necessarily show all experience and knowledge that the officers have.

1 Shoichi Tosaka (Date of birth: August 5, 1955) Number of Company shares held shares held of the Board of Directors 14,900 shares 100% 17 years



Career summary, position and responsibilities			
March 1979	Joined the Company		
June 2006	Director and Senior Operating Officer of the Company		
April 2007	Senior Executive Director and Senior Operating Officer of the Company		
July 2010	Director and Senior Executive Operating Officer of the Company		
July 2012	Director and Executive Operating Officer of the Company		
April 2015	Director and Senior Executive Operating Officer of the Company		
October 2015	Representative Director and Senior Executive Operating Officer of the		

Company

Reappointment

November 2015 President and Chief Executive Officer of the Company (to the

Reasons for appointment of candidate for Director

Having engaged in management of various areas since joining the Company such as the production, R&D/Engineering, quality assurance and corporate business planning divisions, Mr. Shoichi Tosaka has abundant experience and a good track record as a corporate manager and an engineer. Since 2015, as President and Chief Executive Officer of the Company, he has been striving to transform the business model into a highly profitable one, and has strove to enhance the corporate value. It was judged that Mr. Tosaka can play a vital role in determining significant matters on the Company's Board of Directors, as well as supervising business operations, utilizing his abundant experience and insight, therefore he was reappointed as a candidate for Director.

Note: No special interests exist between the Company and Mr. Shoichi Tosaka.

2	Shinji Masuyama	Number of Company shares held	Attendance at meetings of the Board of Directors	Term of office
2	(Date of birth: February 28, 1957)	4,800 shares	100%	10 years



Career summary, position and responsibilities

March 1980	Joined the Company
January 2004	Operating Officer of the Company
July 2011	Senior Operating Officer of the Company
June 2013	Director and Senior Operating Officer of the Company
April 2015	Director and Executive Operating Officer of the Company
June 2018	Director and Senior Executive Operating Officer of the Company
June 2020	Director and Executive Vice President of the Company
July 2020	Director and Executive Vice President, in charge of 1st Business Chief of 1st Business Headquarters of the Company (to the

Reappointment

Reasons for appointment of candidate for Director

Mr. Shinji Masuyama has abundant experience and a good track record through practical business in various areas such as production system R&D/engineering, business divisions, and management planning since joining the Company. He presently oversees the capacitors business, which is the Company's principal business, as Director and Executive Vice President and contributes to the enhancement of corporate value by promoting smooth business operation and risk reduction. For these reasons, Mr. Masuyama was reappointed as a candidate for Director, expected to properly execute such duties as the making of important managerial decisions and supervision of business execution as Director.

present)

Note: No special interests exist between the Company and Mr. Shinji Masuyama.

Number of Company Attendance at meetings shares held of the Board of Directors Term of office Katsuya Sase (Date of birth: January 12, 1964) 4,500 shares 100% 7 years



Career summary,	position and responsibilities
April 1986	Joined the Company
June 2013	Operating Officer of the Company
April 2015	Senior Operating Officer of the Company
April 2016	Executive Operating Officer of the Company
June 2016	Director and Executive Operating Officer of the Company
June 2018	Director and Senior Executive Operating Officer of the Company
June 2021	Director and Senior Executive Operating Officer, in charge of Management Planning and New Business Planning and Development, Chief of Management Planning Headquarters of the Company (to the present)

Reappointment

Reasons for appointment of candidate for Director

Mr. Katsuya Sase has abundant experience and a good track record through engaging, since joining the Company, in operations in various areas such as the engineering and business divisions and leading the capacitors business, which is the Company's principal business. He presently oversees management planning as Director and Senior Executive Operating Officer and contributes to the enhancement of corporate value by promoting smooth business operation, risk reduction and the improvement of corporate governance. For these reasons, it was judged that Mr. Sase would be able to properly execute such duties as taking management initiatives for the enhancement of corporate value over the medium- to long-term as the top management of the Group, making important managerial decisions and supervising business execution, and the Company believes utilizing his capabilities will be the best for the Company, therefore he was reappointed as a candidate for Director.

No special interests exist between the Company and Mr. Katsuya Sase. Note:

4	Tomomitsu Fukuda	Number of Company shares held	Attendance at meetings of the Board of Directors	Term of office
•	(Date of birth: November 26, 1964)	2,900 shares	100%	2 years



ıkuda	shares held	of the Board of Directors	Term of office	
, 1964)	2,900 shares	100%	2 years	

Career summary, position and responsibilities

April 1990 Joined the Company June 2013 Operating Officer of the Company April 2016 Senior Operating Officer of the Company

August 2019 President, TAIYO YUDEN (CHANGZHOU) Co., Ltd. (Part-time)

(to the present)

Director and Senior Operating Officer of the Company June 2021

June 2022 Director and Executive Operating Officer, in charge of Public Relations, Management Planning, Accounting, Management

Information System and Sustainability, Deputy Chief of Management Planning Headquarters of the Company (to the

present)

Reappointment

Reasons for appointment of candidate for Director

Mr. Tomomitsu Fukuda has abundant experience and a good track record through engaging, since joining the Company, in various areas such as corporate management and planning where he led several M&A projects and serving as the head of a regional headquarter subsidiary in Greater China. He presently oversees the management planning division, as Director and Executive Operating Officer and contributes to the enhancement of corporate value by developing the Group's management strategies, promoting risk management, and strengthening governance. For these reasons, Mr. Fukuda was reappointed as a candidate for Director, expected to properly execute such duties as the making of important managerial decisions and supervision of business execution as Director.

Note: No special interests exist between the Company and Mr. Tomomitsu Fukuda.

5 Masashi Hiraiwa (Date of birth: December 4, 1952)

Number of Company shares held

Career summary and position

Attendance at meetings of the Board of Directors

Term of office

Number of officer positions concurrently held at listed companies

0

0 shares 100% 7 years

April 1981 Registered as attorney (to the present)
April 1981 Joined OHHARA LAW OFFICE (to the present)

August 2005 Supervisor of LCP, Inc. (retired in March 2013)

October 2012 Supervisor of Japan Logistics Fund, Inc. (retired in May 2015)

June 2016 Outside Director of the Company (to the present)



Reappointment Outside Independent

Reasons for appointment of candidate for Outside Director and expected roles

Mr. Masashi Hiraiwa has served as an officer or in a similar position at investment corporations, and possesses abundant experience and high-level expertise as an attorney specializing in corporate legal affairs. He has demonstrated a high sense of ethics by offering constructive opinions and organizing points of discussion or debate from an objective perspective, and fulfilling the monitoring function over the Company's overall management such as governance and legal compliance including internal control, at meetings of the Company's Board of Directors. For these reasons, it was judged that he would be able to fulfill his duties as Independent Outside Director who supervises business execution. Therefore, he was reappointed as a candidate for Independent Outside Director.

Although Mr. Hiraiwa has not been involved in corporate management in ways other than being an Outside Officer, it was judged for the above-mentioned reasons that he would be able to appropriately execute the duties of Outside Director.

Organizations where concupositions are held	ırrent	Position	Business relationship between the Company and the organizations where concurrent positions are held	Transaction size relative to consolidated net sales of the Company
OHHARA LAW OFF	CE	Attorney	None	_

Independence of the candidate

The candidate meets the requirements for Independent Officer defined by the Tokyo Stock Exchange and is registered with the Exchange to that effect.

Notes: 1. No special interests exist between the Company and Mr. Masashi Hiraiwa.

- 2. Mr. Masashi Hiraiwa is a candidate for Outside Director as stipulated in Article 2, paragraph (3), item (vii) of the Regulation for Enforcement of the Companies Act.
- 3. Mr. Masashi Hiraiwa does not fall under any of the following facts:
 - 1) the candidate was a business operator of the Company or any of its subsidiaries in the past;
 - 2) the candidate is currently or was in the past ten (10) years a business operator or an officer of a business concern that has specific relations with the Company;
 - 3) the candidate is going to receive or has received in the past two (2) years a considerable amount of cash and/or other assets from the Company or such business concern; or
 - 4) the candidate is a spouse, a relative within the third (3rd) degree of kinship of a business operator or an officer of the Company or such business concern, or any other equivalent person.

	Seiichi Koike	Number of Company	Attendance at meetings of the		Number of officer positions concurrently
6	(Date of birth: January 3, 1956)	shares held	Board of Directors	Term of office	held at listed companies
	(Date of birth: January 3, 1936)	0 shares	100%	5 years	0

Reappointment Outside Independent

Career summary and position

April 1980	Joined Toyo Kogyo Co., Ltd. (Currently Mazda Motor Corporation)
March 1982	Joined Honda R&D Co., Ltd.
April 2004	General Manager of Automobile R&D Center Brazil of Honda R&D Co., Ltd.
April 2008	Executive Officer and General Manager of Development Engineering Headquarters of Honda Foundry Co., Ltd.
June 2011	Director of Honda Foundry Co., Ltd. (retired in June 2013)
June 2012	Director of Metts Corporation (retired in June 2013)
June 2013	Audit & Supervisory Board Member of Metts Corporation (retired in June 2016)
	Audit & Supervisory Board Member of Honda Foundry Co., Ltd.

(retired in June 2017)

June 2018 Outside Director of the Company (to the present)

Reasons for appointment of candidate for Outside Director and expected roles

Mr. Seiichi Koike has engaged in material development for automotive components and research and development related to production technology at an automotive maker over many years, and possesses wide-ranging expertise in relation to the automotive electronics business. In addition, he provides valuable advice and suggestions regarding overall management, such as his wide-ranging expertise from an investor's perspective to be reflected in the management of the Company, utilizing his abundant experience, including corporate management in the automotive components industry and strengthening governance systems as an Audit & Supervisory Board Member. For these reasons, it was judged that he would be able to fulfill his duties as Independent Outside Director who supervises business execution. Therefore, he was reappointed as a candidate for Independent Outside Director.

Significant concurrent positions and relationship with the Company

There is no significant concurrent position.

Independence of the candidate

The candidate meets the requirements for Independent Officer defined by the Tokyo Stock Exchange and is registered with the Exchange to that effect.

Notes: 1. No special interests exist between the Company and Mr. Seiichi Koike.

- 2. Mr. Seiichi Koike is a candidate for Outside Director as stipulated in Article 2, paragraph (3), item (vii) of the Regulation for Enforcement of the Companies Act.
- 3. Mr. Seiichi Koike does not fall under any of the following facts:
 - 1) the candidate was a business operator of the Company or any of its subsidiaries in the past;
 - 2) the candidate is currently or was in the past ten (10) years a business operator or an officer of a business concern that has specific relations with the Company;
 - 3) the candidate is going to receive or has received in the past two (2) years a considerable amount of cash and/or other assets from the Company or such business concern; or
 - 4) the candidate is a spouse, a relative within the third (3rd) degree of kinship of a business operator or an officer of the Company or such business concern, or any other equivalent person.

7	Emiko Hamada	Number of Company	Attendance at meetings of the	T. C. C.	Number of officer positions concurrently
/	(Date of birth: November 23, 1958)	shares held 1.000 shares	Board of Directors 100%	Term of office 4 years	held at listed companies
		1,000 5114165	10070	i years	1



Reappointment
Outside
Independent

Career summary and	l position
April 1984	Joined the Company
December 2001	General Manager of R Technology Department, Overall Technology & Quality Assurance Management, Technology Group of the Company
September 2003	Chief Researcher of Basic Research and Development Department, Research Institute, Technology Group of the Company
April 2007	Left the Company
November 2008	Associate Professor of Center for Social Contribution and Collaboration of Nagoya Institute of Technology
April 2011	Professor (Techno-Business Administration) of Graduate School at Center for Social Contribution and Collaboration of Nagoya Institute of Technology
April 2012	Professor of Center for Research on Assistive Technology for Building a New Community of Nagoya Institute of Technology
May 2015	Third Sector Program Officer of Adaptable and Seamless Technology transfer Program through target-driven R&D of Japan Science and Technology Agency
July 2016	Part-time Lecturer of Nagoya Institute of Technology
August 2016	Visiting Professor of Nagoya University
June 2017	Outside Director of NGK INSULATORS, LTD. (to the present)
June 2019	Outside Director of the Company (to the present)
March 2021	Member of Low Carbon Society Strategic Promotion Committee,

Japan Science and Technology Agency

Center for Low Carbon Society Strategy through target-driven R&D of

Reasons for appointment of candidate for Outside Director and expected roles

While Ms. Emiko Hamada was employed by the Company, she engaged in the development and commercialization of CD-R and DVD-R. After she left the Company, she has conducted research activities for many years as a university professor mainly focusing on industry-academia-government collaboration projects. In addition, she provides suggestions of business execution and management supervision from her experience as an Outside Director at another company. For these reasons, it was judged that she would be able to fulfill her duties as Independent Outside Director who supervises business execution. Therefore, she was reappointed as a candidate for Independent Outside Director.

Although Ms. Hamada has not been involved in corporate management in ways other than being an outside officer, it was judged for the above-mentioned reasons that she would be able to appropriately execute the duties of Outside Director.

Significant concurren	t positions and	relationship w	ith the Company
-----------------------	-----------------	----------------	-----------------

		Business relationship between the Company and the organizations	Transaction size relative to
Organizations where concurrent positions are held	Position	where concurrent positions are held	consolidated net sales of the Company
NGK INSULATORS, LTD.	Outside Director	Purchase of ceramic products	Less than 0.2%

Independence of the candidate

The candidate meets the requirements for Independent Officer defined by the Tokyo Stock Exchange and is registered with the Exchange to that effect. Although Ms. Hamada worked for the Company from April 1984 to April 2007 as a business operator, there has been no transaction to be noted between Ms. Hamada and the Company, and no special interests currently exist between her and the Company.

- Notes: 1. Ms. Emiko Hamada is a candidate for Outside Director as stipulated in Article 2, paragraph (3), item (vii) of the Regulation for Enforcement of the Companies Act.
 - 2. Ms. Emiko Hamada does not fall under any of the following facts:
 - 1) the candidate is currently or was in the past ten (10) years a business operator or an officer of a business concern that has specific relations with the Company;
 - 2) the candidate is going to receive or has received in the past two (2) years a considerable amount of cash and/or other assets from the Company or such business concern; or
 - 3) the candidate is a spouse, a relative within the third (3rd) degree of kinship of a business operator or an officer of the Company or such business concern, or any other equivalent person.
 - 3. Ms. Emiko Hamada's legal name registered in the family register is Emiko Kato.

Proposal No. 3: Election of Two (2) Audit & Supervisory Board Members

The terms of office of Audit & Supervisory Board Members Toshio Mishuku and Tomomi Fujita will expire at the conclusion of this General Meeting of Shareholders. Therefore, the Company hereby requests that two (2) Audit & Supervisory Board Members be elected. This proposal has been consented by the Audit & Supervisory Board.

The candidates for Audit & Supervisory Board Member are as follows:

1	Toshimitsu Honda (Date of birth: October 6, 1958)	Number of Company shares held	Attendance at meetings of the Board of Directors	Attendance at meetings of the Audit & Supervisory Board	Term of office
		11,700 shares	_	_	_



Career summary and position

March 1981 Joined the Company

April 2006 General Manager, Production Department2, Capacitor Product

Division, Business Headquarters of the Company

October 2007 President, TAIYO YUDEN (PHILIPPINES), INC.

April 2014 General Manager, Quality Assurance Managing Department, Quality

Assurance Headquarters of the Company

April 2016 Operating Officer, in charge of Quality Assurance of the Company

May 2018 Senior Operating Officer, in charge of Quality Assurance of the

Company

June 2020 Executive Operating Officer, in charge of Quality Assurance, Chief of Quality Assurance Headquarters of the Company (to the present)

New appointment

Reasons for appointment of candidate for Audit & Supervisory Board Member

Mr. Toshimitsu Honda has abundant experience and knowledge of business operations, through engaging in various areas such as production and quality assurance divisions since joining the Company, as well as serving as the head of a regional headquarter subsidiary in the Philippines. For these reasons, it was judged that Mr. Honda would be able to conduct appropriate audits of the Group's business operations, compliance and risk structure as well as ensuring the soundness of management as an Audit & Supervisory Board Member, therefore he was appointed as a candidate for Audit & Supervisory Board Member.

Notes: 1. No special interests exist between the Company and Mr. Toshimitsu Honda.

- 2. If the appointment of Mr. Toshimitsu Honda is approved, in accordance with Article 427, paragraph (1) of the Companies Act, the Company will enter into an agreement with him to limit any liability for damages prescribed in the provision of Article 423, paragraph (1) of the said Act. The limit on liability for damages under the said agreement is set at the minimum liability amount provided in Article 425, paragraph (1) of the Companies Act.
- 3. The Company has entered into an officers' liability insurance contract prescribed in Article 430-3, paragraph (1) of the Companies Act with an insurance company. The insurance contract is to reimburse any costs, such as compensation for damage and litigation costs, incurred by the insured persons in relation to a claim for damages brought against them based on an act (including nonfeasance) engaged by them while acting in the capacity of an officer of the Company, and the Company bears the full amount of insurance expenses on behalf of the insured persons. The candidate will be included among the insured persons under this insurance contract. The Company plans to renew the insurance contract under the same terms and conditions that are currently in force.

Attendance at Number of Attendance at meetings of the officer positions Tomomi Fujita Number of meetings of the concurrently held Audit & 2 (Date of birth: November 4, 1980) Board of at listed Company shares Supervisory Directors Board Term of office companies 0 shares 100% 100% 4 years



Reappointment Outside Independent

Career summary and position

October 2004 Registered as attorney (to the present)

Associate of Kitahama Partners

January 2012 Partner of Kitahama Partners (left the firm in March 2016)

April 2016 Partner of Innoventier (to the present)

June 2019 Outside Audit & Supervisory Board Member of the Company (to

the present)

Outside Director (Audit & Supervisory Committee Member) of

TAKUMA CO., LTD. (to the present)

February 2020 Vice President of Licensing Executives Society Japan (to the

resent)

April 2022 Visiting Professor of KYOTO UNIVERSITY LAW SCHOOL (to

the present)

Reasons for appointment of candidate for Outside Audit & Supervisory Board Member

Ms. Tomomi Fujita has abundant experience as an attorney and thorough knowledge of legal affairs in general and corporate legal affairs in particular, and contributes to ensuring the appropriateness of the decisions of the Board of Directors based on her strong expertise and insight. She also manages proceedings in an active and efficient manner as Chairperson of the Audit & Supervisory Board and makes use of her legal knowledge and experience and makes necessary comments as appropriate. For these reasons, Ms. Fujita was reappointed as candidate for Independent Outside Audit & Supervisory Board Member, as it was judged that she will be able to conduct impartial and objective audits based on her expertise.

Although Ms. Fujita has not been involved in corporate management in ways other than being an outside officer, it was judged for the above-mentioned reasons that she would be able to appropriately execute the duties of Outside Audit & Supervisory Board Member.

Significant concurrent positions and relationship with the Company

Organizations where concurrent positions are held	Position	Business relationship between the Company and the organizations where concurrent positions are held	Transaction size relative to consolidated net sales of the Company
Innoventier	Partner	None	_
TAKUMA CO., LTD Outside Director (Audit & Supervisory Committee Member)		None	-

Independence of the candidate

The candidate meets the requirements for Independent Officer defined by the Tokyo Stock Exchange and is registered with the Exchange to that effect.

Notes: 1. No special interests exist between the Company and Ms. Tomomi Fujita.

- 2. Ms. Tomomi Fujita is a candidate for Outside Audit & Supervisory Board Member as stipulated in Article 2, paragraph (3), item (viii) of the Ordinance for Enforcement of the Companies Act.
- 3. Ms. Tomomi Fujita does not fall under any of the following facts:
 - 1) the candidate was a business operator of the Company or any of its subsidiaries in the past;
 - 2) the candidate is currently or was in the past ten (10) years a business operator or an officer of a business concern that has specific relations with the Company;
 - 3) the candidate is going to receive or has received in the past two (2) years a considerable amount of cash and/or other assets from the Company or such business concern; or
 - 4) the candidate is a spouse, a relative within the third (3rd) degree of kinship of a business operator or an officer of the Company or such business concern, or any other equivalent person.
- 4. In accordance with Article 427, paragraph (1) of the Companies Act, an agreement to limit any liability for damages prescribed in the provision of Article 423, paragraph (1) of the said Act is in force between the Company and Ms. Fujita. If her appointment is approved, the Company plans to continue the said agreement. The limit on liability for damages under the said agreement is set at the minimum liability amount provided in Article 425, paragraph (1) of the Companies Act.
- 5. The Company has entered into an officers' liability insurance contract prescribed in Article 430-3, paragraph (1) of the Companies Act with an insurance company. The insurance contract is to reimburse any costs, such as compensation for damage and litigation costs, incurred by the insured persons in relation to a claim for damages brought against them based on an act (including nonfeasance) engaged by them while acting in the capacity of an officer of the Company, and the Company bears the full amount of insurance expenses on behalf of the insured persons. The candidate will be included among the insured persons under this insurance contract. The Company plans to renew the insurance contract under the same terms and conditions that are currently in force.
- 6. Ms. Tomomi Fujita's legal name registered in the family register is Tomomi Okada.

BUSINESS REPORT

(from April 1, 2022 to March 31, 2023)

1. Corporate Mission, Management Philosophy, and Vision

The Group has formulated the "Medium-term Management Plan 2025," which started in Fiscal 2021. By looking at 2030, which is 10 years from now, we see 2025 as a milestone toward establishing a significant presence as a parts manufacturer, while aiming to increase corporate value by increasing both economic and social value.

The Group's corporate mission is: "Stronger and more socially aware through the wonders of science." Making use of "the wonders of science" that will bring exciting experience, unexpected discoveries, and surprises, in addition to systematic knowledge and experience, we will support the evolution of electronics technologies that support the secure, safe, comfortable, and convenient lives of people and thereby contribute to society.

Mission

Stronger and more socially aware through the wonders of science

Management Philosophy

Employee Well-being

Betterment of Local Communities

Responsibility to Provide Returns to Shareholders

Vision

To be an excellent company that enjoys the trust and highest regard from all stakeholders

The management philosophy of the Group consists of "employee well-being," "betterment of local communities," and "responsibility to provide returns to shareholders." The founder of TAIYO YUDEN developed this management philosophy thinking that a company can fulfill its social and public responsibilities by ensuring that its employees and their families can lead a happy and fulfilling life. As a common value of the Group, our employees keep it in mind to put the management philosophy in practice in the course of their daily business execution.

The Group's vision is "to be an excellent company that enjoys the trust and highest regard from all stakeholders." The Company will aim to continue to be a company that wins the trust of customers, business partners, shareholders, local communities, employees, etc., by meeting their expectations and requests and enjoys highest regard from them by providing values that exceed their expectations and requests. To realize this vision, we will develop, manufacture and sell smart products that are safe and high quality meeting markets' needs and take responsibility for initiatives we conduct in the areas of labor, human rights, safety and health, the environment as well as ethics as we continue our activities.

[Reference] Medium-term Management Plan 2025

The Group has formulated the "Medium-term Management Plan 2025," which started in Fiscal 2021. Under the "Medium-term Management Plan 2025," the Group aims to further improve corporate value through activities centered toward realizing the respective goals set forth below for the economic value and social value items.

Corporate Value (Economic Value + Social Value)

Economic Value		Social Value	
Net sales	480 billion yen	GHG (greenhouse gas) emissions	FY2030 (Absolute amount reductions) 42% reduction (compared with FY2020)
Operating margin	15% or higher	Waste, Water usage	FY2025 (Per basic unit) 10% reduction (compared with FY2020)
ROE	15% or higher	Optimization of group base functions Safe & secure workplace	Incidence rate of injuries and illness*1 < 0.016 Accident frequency rate*2 < 0.08
ROIC	10% or higher	Work style reforms Diversity	Work engagement*3: 2.5 or higher Ratio of newly recruited female graduates: 30% or higher Ratio of female managers in FY2030: 10% or higher

- *1 Number of persons requiring one or more days off due to workplace related injury or illness per 200,000 labor hours
- *2 Number of victims requiring one or more days off due to workplace accident per 1 million labor hours
- *3 Represents the state of mind of employees regarding work, which is measured on a four-point scale for employees

To realize the economic value targets, we will aim to raise the percentage of sales in focused markets, such as automobile, information infrastructure, and industrial equipment, in total sales to 50%. We also plan capital investment of ¥300.0 billion over five years to continuously expand capacity to meet increase in demand as well as to implement proactive initiatives in the areas of environmental measures and upgrading of IT.

Regarding social value, we strengthen our efforts by setting targets for each of our ESG (environment, society, governance) initiatives. On the environmental front, we will strengthen our efforts by setting targets to reduce GHG (greenhouse gas) emissions. We will evaluate climate-related risks and opportunities in our business activities in accordance with TCFD (Task Force on Climate-related Financial Disclosures) recommendations to put measures in place for the global issue of climate change, and we will strive for active information disclosure. On the social front, we will continue to conduct business activities based on the core principle of safety first, while promoting work style reforms and diversity management. In the area of governance, we are working on initiatives to improve management quality and to establish and evolve BCM (Business Continuity Management) to support business growth.

Materiality

	Category Materiality		SDGs Targets		
Economic Value		Strengthen core technologies to make our core business grow Create solutions to solve social issues	7 миними 9 настигности		
1e	E: Environment	Strengthen measures to climate change Use resources effectively and contribute to establish recycling society	6 GENERATION 12 SERVICES TO CONSTRUCT TO CON		
Social Value	S: Social	Achieve health-oriented management and work style reform at safety first workplace Train and develop human resources based on the diversity policy	3 GARDHELENG 5 GARDHEL 8 RECH MUKANA COMMANDA 1 GARDHEL 1 GAR		
~~	G: Governance	Improve management quality to support business growth Establish and evolve BCM for disaster and infectious disease	11 HOUSENING CORE. 11 HOUSENING		

2. Current Status of the TAIYO YUDEN Group

(1) Review of operations and results

During the current fiscal year (April 1, 2022 – March 31, 2023), the business environment surrounding the TAIYO YUDEN Group ("the Group") experienced rising raw material and logistics costs due to increased geopolitical risk and other factors, and there was a period of stagnation in social and economic activities owing to large-scale lockdowns in some regions as a countermeasure to COVID-19, although there were some signs of a moderate recovery in the global economy. As for the future, it will be necessary to monitor the international situation, fluctuations in financial and capital markets and trends in the global demand environment amid global monetary tightening.

The Group is aiming to increase the proportion of sales in focus markets, primarily automotive and IT infrastructure/industrial equipment, to 50% to achieve the targets set out in Medium-term Management Plan 2025. Moreover, the Group will produce high value-added electronic components with a focus on high-end and high reliability products to achieve further growth in multilayer ceramic capacitors, the Group's core business, in addition to strengthening inductor and communication device products to establish them as core businesses. We also plan capital investment of \(\frac{x}{3}\)00.0 billion over five years to continuously expand capacity to meet increase in demand as well as to implement proactive initiatives in the areas of environmental measures and upgrading of IT.

Consolidated net sales for the current fiscal year totaled ¥319,504 million, which is a decrease of 8.6% compared to the previous fiscal year. Operating profit was ¥31,980 million, a decrease of 53.1% compared to the previous fiscal year. Ordinary profit was ¥34,832 million, a decrease of 51.7% compared to the previous fiscal year, due to foreign exchange gains of ¥1,136 million. Profit attributable to owners of parent amounted to ¥23,216 million, a decrease of 57.3%, from the previous fiscal year, as a result of the recording ¥3,902 million in extraordinary loss, including loss related to Anti-monopoly Act of ELNA CO., LTD. Net sales as well as operating profit, ordinary profit, and profit attributable to owners of parent declined due to lockdowns in some regions and a decrease in production volume and inventory adjustments, primarily in the PC, smartphone, and data center sectors, stemming from concerns over a global economic slowdown.

The average foreign currency exchange rate for the fiscal year under review was US\$1: \pm 134.20. This is a depreciation of \pm 22.64 as compared to the average realized in the previous fiscal year of US\$1: \pm 111.56.

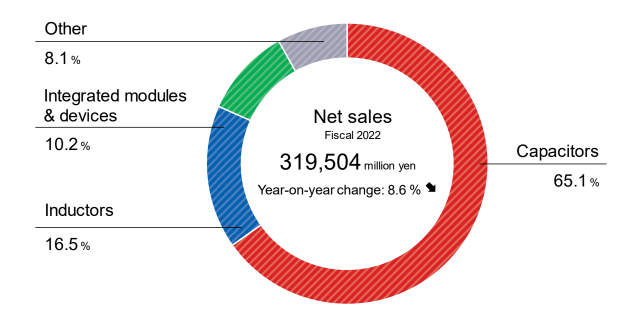
Financial results of the Group



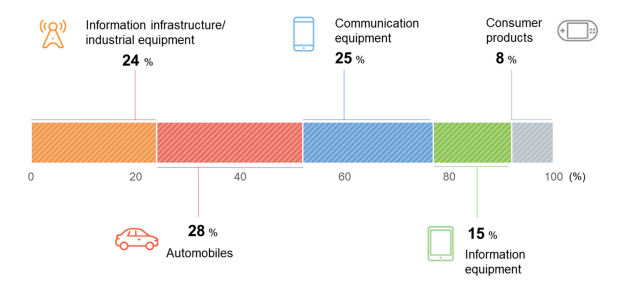
(2) Principal business activities (as of March 31, 2023)

Consolidated Sales by Product

Breakdown of consolidated sales by product



Breakdown of sales by area of use

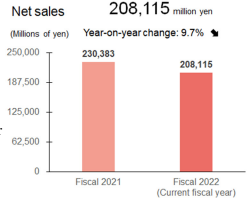


Capacitors

Main products

• Multilayer ceramic capacitors

Net sales decreased by 9.7% to \u208,115 million as compared to the previous fiscal year as product sales for consumer products, information equipment, communication equipment, and information infrastructure/industrial equipment were lower as compared to the previous fiscal year, although sales for automobiles increased from the previous fiscal year.

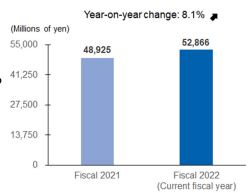


Inductors

Main products

- Winding inductors
- Multilayer inductors

Net sales increased by 8.1% to ¥52,866 million as compared to the previous fiscal year as product sales for consumer products, information equipment, communication equipment, and automobiles were higher as compared to the previous fiscal year, although sales for information infrastructure/industrial equipment decreased from the previous fiscal year.



Net sales

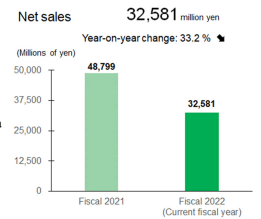
52,866 million yen

Integrated modules & devices

Main products

- Mobile communications devices (FBAR/SAW)
- Circuit modules

Net sales totaled \(\frac{\pmathbf{4}}{32,581}\) million, which is a decrease of 33.2% compared to the previous fiscal year. This was due to a year-on-year decrease in sales for FBAR/SAW devices for mobile communications and circuit modules.

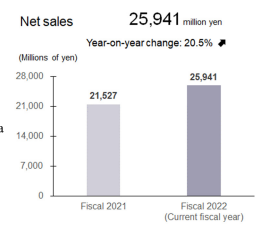


Other

Main products

- Aluminum electrolytic capacitors
- Power Storage Devices

Net sales totaled \(\frac{\text{\frac{425,941}}}{20.5\%}\) compared to the previous fiscal year. This was due to a year-on-year increase in sales for aluminum electrolytic capacitors mainly for the Automotive sector.



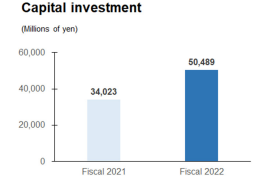
(3) Summary of assets and profit or loss

Business terms	Fiscal 2018 (78th Term)	Fiscal 2019 (79th Term)	Fiscal 2020 (80th Term)	Fiscal 2021 (81st Term)	Fiscal 2022 (82nd Term) (current fiscal year)
Net sales (Millions of yen)	274,349	282,329	300,920	349,636	319,504
Operating profit (Millions of yen)	35,237	37,176	40,766	68,218	31,980
Operating margin (%)	12.8	13.2	13.5	19.5	10.0
Ordinary profit (Millions of yen)	34,351	35,165	41,247	72,191	34,832
Profit attributable to owners of parent (Millions of yen)	23,687	18,022	28,615	54,361	23,216
Comprehensive income (Millions of yen)	21,084	11,350	37,372	69,260	28,654
Total assets (Millions of yen)	328,861	343,122	404,642	474,522	503,462
Net assets (Millions of yen)	205,953	210,454	243,941	300,286	318,478
Basic earnings per share (Yen)	189.93	143.04	227.99	433.46	186.32
Net assets per share (Yen)	1,609.72	1,672.40	1,937.86	2,403.20	2,548.15
Equity ratio (%)	62.5	61.2	60.1	63.1	63.1
Rate of return on equity (ROE) (%)	12.6	8.7	12.6	20.0	7.5
Price-earnings ratio (Times)	11.5	20.0	22.8	12.8	23.8
Dividend payout ratio (%)	11.1	18.2	17.5	18.5	48.3
Cash flows from operating activities (Millions of yen)	42,967	52,434	52,882	67,315	39,460
Cash flows from investing activities (Millions of yen)	(33,581)	(40,874)	(42,218)	(50,622)	(60,438)
Cash flows from financing activities (Millions of yen)	(1,603)	(4,851)	12,604	(14,711)	14,485
Cash and cash equivalents at end of period (Millions of yen)	51,654	57,285	81,785	88,609	84,124
Research and development expenses (Millions of yen)	13,039	12,921	12,550	13,099	12,678
Capital investment (Millions of yen)	38,570	39,365	49,699	34,023	50,489
Depreciation (Millions of yen)	26,547	27,022	29,256	31,287	34,903

(4) Capital investment, financing and major creditors

i) Capital investment

Capital investment during the fiscal year under review amounted to approximately \(\frac{\pmathbf{\frac{4}}}{50,489}\) million at the acceptance and inspection (previous fiscal year: \(\frac{\pmathbf{\frac{4}}}{34,023}\) million). Major investments were primarily to enhance production capacity for multilayer ceramic capacitors, which are seeing continued strong demand for automotive applications, information infrastructure, and smartphones. The Group intends to continue actively making capital investments, in anticipation of further development in automotive electrification and information infrastructure with spread of 5G (fifth generation telecommunication systems).



(Current fiscal year)

ii) Financing

iii) Major creditors (as of March 31, 2023)

Creditor	Loan outstanding (Millions of yen)
Sumitomo Mitsui Banking Corporation	37,900
MUFG Bank, Ltd.	17,450
The Iyo Bank, Ltd.	17,350
Mizuho Bank, Ltd.	15,700
The Gunma Bank, Ltd.	6,100

(5) Acquisitions or disposal of the stock, equity interests, or share acquisition rights of other companies Not applicable

(6) Issues to address

From a medium- to long-term perspective, the Group expects that demand for electronic components will expand in the automotive, and information infrastructure and industrial equipment markets, which will require higher quality and higher reliability than ever before. In addition, in the market for smartphones and other communication devices, there will be demand for a large number of cutting-edge electronic components that are smaller, thinner, and have more superior characteristics as devices become more sophisticated and offer higher performance, transmission technologies evolve, and electronic components are packaged and mounted at increasingly higher densities.

In response to these markets, the Group is quickly developing cutting-edge products with a strong competitive advantage that can contribute to the technological evolution of devices. We have positioned automotive and information infrastructure/industrial equipment as focus markets, and we are striving to promote sales of highly reliable products, strengthen system solution proposals, and expand and diversify our commercial distribution channels. We will also continue to make investments essential for future growth, such as increasing production capacity in Japan and overseas to ensure a stable supply. In addition, we will strive to improve our manufacturing capabilities, build a decentralized production system, and improve production efficiency through the use of AI and other technologies.

At the same time, the increasingly uncertain international situation, the COVID-19 global pandemic, and the occurrence of large-scale natural disasters have brought about rapid and wide-ranging changes in the state of society and the business environment. In particular, intensified turmoil in the international situation or a significant decline in the global economy could have effects, such as a slump in demand for electronic components, higher purchasing prices due to surging resource prices, and higher logistics costs due to soaring crude oil prices and changes in air transportation routes. The Group will continue to collect information from multiple perspectives and work closely with customers, suppliers, and other parties to minimize the impact.

The Group has cash and deposits of \(\frac{\pman}{8}\)7,197 million and maintains a sound financial position with an equity ratio of 63.1%. In addition, the Group will continue its operations by securing means to respond to unforeseen circumstances, such as commitment line agreements totaling \(\frac{\pman}{3}\)30.0 billion put in place with several financial institutions.

The Group will continue aiming to enhance its corporate value by increasing its economic value and, at the same time, increasing its social value by meeting the demands and expectations of its stakeholders. In the Medium-term Management Plan 2025, we have established materiality (key issues) tied to the SDGs targets. In particular, we have set numerical targets for reducing greenhouse gas (GHG) emissions as a response to climate change, as well as for the ratio of newly hired female graduates and female managers as a response to achieving diversity, in order to accelerate our efforts to enhance social value.

(7) Basic policy regarding dividends of surplus, etc.

The Company considers one of the most important issues for management to be the distribution of plentiful returns to its shareholders and strives to realize a steady increase of dividend.

The Company plans a year-end dividend of 45 yen per share for the fiscal year ended March 31, 2023, which together with the interim dividend gives an annual dividend of 90 yen and a dividend payout ratio of 48.3%.

The Company will continue its aim to steadily realize a dividend payout ratio of 30% and conduct a purchase of treasury shares as necessary.

Business terms	Fiscal 2018 (78th Term)	Fiscal 2019 (79th Term)	Fiscal 2020 (80th Term)	Fiscal 2021 (81st Term)	Fiscal 2022 (82nd Term) (current fiscal year)
Dividend per share (Yen)	21.00	26.00	40.00	80.00	90.00
Total dividends (Millions of yen)	2,680	3,263	5,020	10,007	11,214
Dividend payout ratio (%)	11.1	18.2	17.5	18.5	48.3
Total return ratio (%)	24.0	40.3	17.5	27.6	48.3

[Reference] Policy on shareholdings

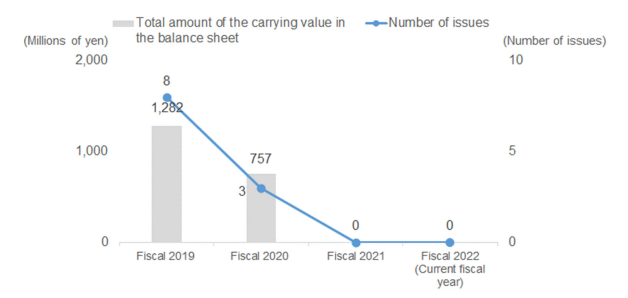
Listed stock names of the policy on shareholdings (as of March 31, 2023)

There is no policy of shareholdings.

■ Total amount of the policy of shareholdings in the balance sheet (as of March 31, 2023)

Classification / Business terms	Fiscal 2019 (79th Term)	Fiscal 2020 (80th Term)	Fiscal 2021 (81st Term)	Fiscal 2022 (82nd Term) (current fiscal year)
Number of issues	8	3	0	0
Total amount of the carrying value in the balance sheet (Millions of yen)	1,282	757	0	0
Ratio thereof accounted for in the consolidated balance sheet accounting (%)	0.3	0.1	0.0	0.0

Note: Figures are rounded down to one decimal place.



i) Policy of holding policy on shareholdings

The Company holds shares only if the Board of Directors determines that such policy on shareholdings is conducive to the maintenance and reinforcement of commercial and collaborative relationship with our business partners as well as medium-to long-term improvement of the corporate value and sustainable growth, which can be attained through such relationships.

ii) Method of verifying the reasonableness of shareholding, and verification by the Board of Directors, etc.

The Board of Directors annually examines all such policy on shareholdings to verify the reasonability of holding them based on comprehensive judgment from the perspective of their holding purposes. The Company will reduce any shareholdings that are determined to be unreasonable by selling such shares.

iii) Exercise of voting rights

The Company appropriately exercises its voting rights of the cross-shareholdings based on comprehensive judgment on several factors such as non-infringement of any laws and/or regulations, non-involvement in any antisocial actions and the fact that the relevant proposal can be judged to have sound content.

(8) Status of principal subsidiaries (as of March 31, 2023)

i) Principal subsidiaries

Name	Location	Share capital	Percentage of equity participation of the Company (%)	Principal business
TAIWAN TAIYO YUDEN CO., LTD.	Taiwan	NT\$333 million	100.0	Sale of Electronic Components
KOREA TAIYO YUDEN CO., LTD.	South Korea	10,000 million WON	100.0	Sale of Electronic Components
KOREA KYONG NAM TAIYO YUDEN CO., LTD.	South Korea	61,884 million WON	100.0	Production of Electronic Components
HONG KONG TAIYO YUDEN CO., LTD.	Hong Kong	HK\$20,400 thousand	100.0	Sale of Electronic Components
TAIYO YUDEN (GUANGDONG) CO., LTD.	China	US\$85,550 thousand	100.0 (9.3)	Production of Electronic Components
TAIYO YUDEN (SHANGHAI) TRADING CO., LTD.	China	US\$223 thousand	100.0 (10.3	Sale of Electronic Components
TAIYO YUDEN (CHANGZHOU) CO., LTD.	China	US\$200,000 thousand	100.0 (12.5)	Production of Electronic Components
TAIYO YUDEN (SINGAPORE) PTE. LTD.	Singapore	S\$18,555 thousand	100.0	Sale of Electronic Components
TAIYO YUDEN (PHILIPPINES), INC.	The Philippines	P.P.490 million	100.0	Production of Electronic Components
TAIYO YUDEN (SARAWAK) SDN. BHD.	Malaysia	MYR100 million	100.0	Production of Electronic Components
TAIYO YUDEN (U.S.A.) INC.	U.S.A.	US\$3,154 thousand	100.0	Sale of Electronic Components
TAIYO YUDEN EUROPE GmbH	Germany	EUR 1,000 thousand	100.0	Sale of Electronic Components
NIIGATA TAIYO YUDEN CO., LTD.	Niigata	¥1,000 million	100.0	Production of Electronic Components
TAIYO YUDEN CHEMICAL TECHNOLOGY CO., LTD.	Gunma	¥100 million	100.0	Production and Sale of Electronic Components
FUKUSHIMA TAIYO YUDEN CO., LTD.	Fukushima	¥100 million	100.0	Production of Electronic Components
WAKAYAMA TAIYO YUDEN CO., LTD.	Wakayama	¥100 million	100.0	Production of Electronic Components
TAIYO YUDEN Mobile Technology Co., Ltd.	Tokyo	¥100 million	100.0	Production of Electronic Components
ELNA CO., LTD.	Tokyo	¥100 million	100.0	Development and Sale of Electronic Components

Notes: 1. Figures in parentheses shown under "Percentage of equity participation of the Company" is the percentage of indirect ownership.

ii) Specified wholly owned subsidiaries

Not applicable

^{2.} The Company has 32 consolidated subsidiaries including 18 companies listed in "Status of principal subsidiaries" above and 1 associate not accounted for by the equity method.

^{3.} The consolidated business performance in the fiscal year under review is as described in the above "(1) Review of operations and results."

(9) Principal offices and plants (as of March 31, 2023)

i) Principal business locations of the Company

Site type	Office/Plant name	Location	
Handayantana	Head Office	Chuo-ku, Tokyo	
Headquarters	Takasaki Global Center	Takasaki-shi, Gunma	
	Sendai	Sendai-shi, Miyagi	
	Metropolitan	Chuo-ku, Tokyo	
Sales offices	Gunma	Takasaki-shi, Gunma	
Sales offices	Nagoya	Nagoya-shi, Aichi	
	Osaka	Osaka-shi, Osaka	
	Fukuoka	Fukuoka-shi, Fukuoka	
	Haruna Plant	Takasaki-shi, Gunma	
Manufacturina Dagas	Nakanojo Plant	Agatsuma-gun, Gunma	
Manufacturing Bases	Tamamura Plant	Sawa-gun, Gunma	
	Yawatabara Plant	Takasaki-shi, Gunma	
Davidamment Bases	R&D Center	Takasaki-shi, Gunma	
Development Bases	Shin-Kawasaki Center SOLairoLab	Kawasaki-shi, Kanagawa	

ii) Principal business locations of subsidiaries

Described in the above "(8) Status of principal subsidiaries."

(10) Employees (as of March 31, 2023)

i) Employees of the TAIYO YUDEN Group

Number of employees	Increase (decrease) from the previous fiscal year
21,819 persons	Decrease of 493 persons

ii) Employees of the Company

Number of employees	Increase (decrease) from the previous fiscal year	Average age	Average years of service
2,903 persons	Increase of 30 persons	41.6 years old	17.4 years

Note: The number of employees is the number currently at work and does not include temporary employees.

(11) Other important matters concerning the current status of the TAIYO YUDEN Group Not applicable

3. Shares of the Company (as of March 31, 2023)

(1) Total number of shares authorized to be issued: 300,000,000 shares

(2) Total number of shares issued: 130,218,481 shares (including 5,610,298 shares of treasury shares)

(3) Number of shareholders: 31,313

(4) Major shareholders (Top 10)

	Name	Number of shares held (shares)	Shareholding ratio (%)
1	The Master Trust Bank of Japan, Ltd. (Trust Account)	38,205,800	30.6
2	Custody Bank of Japan, Ltd. (Trust Account)	17,667,600	14.1
3	The Iyo Bank, Ltd.	2,000,100	1.6
4	Sumitomo Mitsui Banking Corporation	2,000,000	1.6
5	Sato Fund for Orphans from Traffic Accidents	1,916,640	1.5
6	SSBTC CLIENT OMNIBUS ACCOUNT	1,868,874	1.4
7	STATE STREET BANK WEST CLIENT-TREATY 505234	1,827,000	1.4
8	Nippon Life Insurance Company	1,666,450	1.3
9	JP MORGAN CHASE BANK 385781	1,638,945	1.3
10	The Nomura Trust and Banking Co., Ltd. (Investment Trust Account)	1,618,300	1.2

Notes: 1. The Company holds 5,610,298 shares of treasury shares, but it is excluded from the above-mentioned major shareholders.

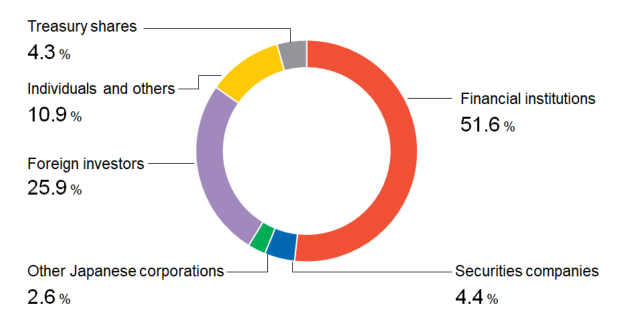
- 2. Shareholding ratio is calculated excluding the number of treasury shares.
- 3. Figures are rounded down to one decimal place.
- (5) Status of shares delivered to the officers of the Company as a consideration for the execution of their duties during the fiscal year under review

Not applicable

(6) Other important matters concerning shares of the Company

Not applicable

Distribution of shares by shareholder type



Note: Figures are rounded down to one decimal place.

4. Status of Share Acquisition Rights, etc.

(1) Status, at the end of the fiscal year under review, of share acquisition rights held by Directors of the Company delivered as a consideration for the execution of their duties

Name	Date of resolution for issuance	Shareholding status	Number of share acquisition rights	The class and the number of shares to be issued or transferred upon exercise of share acquisition rights	Exercisable period for the share acquisition rights
1st July 2007 issue of share acquisition rights	June 28, 2007	1 Director (excluding Outside Directors)	3 units	3,000 shares of the common stock of the Company	July 14, 2007 through July 13, 2027
2nd July 2007 issue of share acquisition rights	June 28, 2007	1 Director (excluding Outside Directors)	6 units	6,000 shares of the common stock of the Company	July 14, 2007 through July 13, 2027
June 2008 issue of share acquisition rights	June 27, 2008	1 Director (excluding Outside Directors)	6 units	6,000 shares of the common stock of the Company	July 15, 2008 through July 14, 2028
May 2009 issue of share acquisition rights	May 25, 2009	1 Director (excluding Outside Directors)	6 units	6,000 shares of the common stock of the Company	June 10, 2009 through June 9, 2029
June 2010 issue of share acquisition rights	June 29, 2010	1 Director (excluding Outside Directors)	6 units	6,000 shares of the common stock of the Company	July 22, 2010 through July 21, 2030
June 2011 issue of share acquisition rights	June 29, 2011	1 Director (excluding Outside Directors)	6 units	6,000 shares of the common stock of the Company	July 14, 2011 through July 13, 2031
April 2012 issue of share acquisition rights	April 25, 2012	1 Director (excluding Outside Directors)	5 units	5,000 shares of the common stock of the Company	May 11, 2012 through May 10, 2032
May 2013 issue of share acquisition rights	May 24, 2013	1 Director (excluding Outside Directors)	1 unit	1,000 shares of the common stock of the Company	June 10, 2013 through June 9, 2033
July 2013 issue of share acquisition rights	June 27, 2013	2 Directors (excluding Outside Directors)	9 units	9,000 shares of the common stock of the Company	July 12, 2013 through July 11, 2033
July 2014 issue of share acquisition rights	June 27, 2014	4 Directors (excluding Outside Directors)	13 units	13,000 shares of the common stock of the Company	July 14, 2014 through July 13, 2034
July 2015 issue of share acquisition rights	June 26, 2015	4 Directors (excluding Outside Directors)	18 units	18,000 shares of the common stock of the Company	July 13, 2015 through July 12, 2035
November 2015 issue of share acquisition rights	November 5, 2015	1 Director (excluding Outside Directors)	1 unit		November 20, 2015 through November 19, 2035
July 2016 issue of share acquisition rights	June 29, 2016	4 Directors (excluding Outside Directors)	23 units	23,000 shares of the common stock of the Company	July 15, 2016 through July 14, 2036
July 2017 issue of share acquisition rights	June 29, 2017	4 Directors (excluding Outside Directors)	23 units	23,000 shares of the common stock of the Company	July 18, 2017 through July 17, 2037
July 2018 issue of share acquisition rights	June 28, 2018	4 Directors (excluding Outside Directors)	25 units	25,000 shares of the common stock of the Company	July 18, 2018 through July 17, 2038
July 2019 issue of share acquisition rights	June 27, 2019	4 Directors (excluding Outside Directors)	250 units	25,000 shares of the common stock of the Company	July 18, 2019 through July 17, 2039
July 2020 issue of share acquisition rights	June 26, 2020	4 Directors (excluding Outside Directors)	260 units	26,000 shares of the common stock of the Company	July 17, 2020 through July 16, 2040

Name	Date of resolution for issuance	Shareholding status	Number of share acquisition rights	The class and the number of shares to be issued or transferred upon exercise of share acquisition rights	Exercisable period for the share acquisition rights
July 2021 issue of share acquisition rights	June 29, 2021	4 Directors (excluding Outside Directors)	270 units	27,000 shares of the common stock of the Company	July 19, 2021 through July 18, 2041
June 29, 2022 June 29, 2022 4 Directors (including Outside Directors, excluding Non-executive Directors)		230 units	23,000 shares of the common stock of the Company	July 20, 2022 through July 19, 2042	

Notes: 1. Main requirements for the exercise of July 2021 issue of share acquisition rights, etc.

- a. The holder of the share acquisition rights may exercise his or her rights only within ten (10) days from the day following the forfeiture of all the positions as Director and Operating Officer of the Company.
- b. Notwithstanding the above condition a., the holder of the share acquisition rights may exercise his or her share acquisition rights in the case falling under the following items within a period set forth as follows:
 - 1) If the holder of the share acquisition rights does not become entitled to exercise the share acquisition rights within nineteen (19) years and eleven (11) months from the date of resolution for issuance, the holder of share acquisition rights may exercise his or her rights within one (1) month from the day following the day when nineteen (19) years and eleven (11) months have elapsed from the date of resolution for issuance.
 - 2) If a proposal for a merger agreement under which the Company is to be merged as a dissolving company, or a share exchange agreement or a share transfer under which the Company is to become a wholly owned subsidiary is approved at a General Meeting of Shareholders of the Company, the holder of share acquisition rights may exercise his or her rights within ten (10) days from the day following the day when such proposal has been approved.
 - 3) Upon the death of the holder of share acquisition rights, his or her heir (limited to one (1) heir) may exercise the share acquisition rights within three (3) months from the day following the day when the holder passed away.
- c. The holder of share acquisition rights may not partially exercise any unit of the share acquisition rights.
- d. Share acquisition rights shall be granted without consideration.
- e. The value of assets contributed upon the exercise of share acquisition rights shall be ¥1 per share.
- f. Any other terms and conditions shall be governed by a "Contract for Allotment of Share Acquisition Rights" entered into between the Company and the Director to whom the share acquisition rights have been allotted in accordance with resolutions adopted at the General Meeting of Shareholders and at the Meeting of the Board of Directors.
- g. If the holder of share acquisition rights has become unable to exercise the share acquisition rights or if he or she has lost the rights according to the "Contract for Allotment of Share Acquisition Rights," the Company may acquire the relevant share acquisition rights without consideration.
- 2. The first share acquisition rights issued in July 2007 were granted upon approval at the General Meeting of Shareholders after the end of the fiscal term. However, from the second share acquisition rights issued in July 2007, the form in which the rights were granted changed due to the Rights issued being accounted for as expenses as part of Directors' remuneration.
- 3. Up until the May 2013 issue, the eligible service period subject to share acquisition rights was each fiscal year. However, effective from the July 2013 issue, the eligible service period subject to share acquisition rights has been revised to "up until the conclusion of the Ordinary General Meeting of Shareholders" pertaining to the fiscal year that ends within one (1) year after the Director's election.
- 4. The number of shares per share acquisition right was 1,000 up until the July 2018 issue and has been 100 from the July 2019 issue onward.
- 5. Main requirements for the exercise of July 2022 issue of share acquisition rights, etc.
 - For July 2022 issue of share acquisition rights, two systems have been established based on the following: a Position-based Fixed Plan on the condition of continued work for a certain period of time, and a Performance-based Plan in which the number of share acquisition rights that can be exercised fluctuates depending on the degree of achievement of the target value of performance indicators.
 - a. The class and the number of shares to be issued or transferred upon exercise of share acquisition rights

 The type of the shares to be issued or transferred upon exercise of share acquisition rights shall be common stock of the Company and the number of shares to be issued or transferred upon exercise of each share

acquisition right (hereinafter the "Number of Granted Shares") shall be 100. If the Company carries out a share split (including a gratis allotment of shares), share consolidation, etc. for its common stock on or after the date of resolution for this proposal, any adjustment deemed necessary by the Company shall be made to the number of shares above as appropriate.

b. Total number of the share acquisition rights

The upper limit of the number of share acquisition rights to be allotted each fiscal year to Directors (excluding Non-executive Directors including Outside Directors) shall be 500 units, which is the total number of share acquisition rights that are permitted to be allotted to them.

c. Paid-in amount of share acquisition rights

No payment of money is needed in exchange for the allocation of share acquisition rights.

d. Value of assets contributed upon the exercise of share acquisition rights

The paid-in amount per share to be issued or transferred that the holders of such share acquisition rights are entitled to receive by exercising the shares acquisition rights shall be \footnote{1}. The value of the assets contributed upon the exercise of each share acquisition right shall be calculated by multiplying \footnote{1} by the Number of Granted Shares.

e. Exercisable period for share acquisition rights

To be determined by the Board of Directors of the Company within twenty (20) years from the day immediately following the date of allotment of share acquisition rights.

f. Restrictions on the purchase of share acquisition rights by way of transfer

The approval of the Board of Directors of the Company is required for the purchase of share acquisition rights by way of transfer.

g. Conditions for the purchase of share acquisition rights

If any of the proposals listed below is approved at the General Meeting of Shareholders of the Company (or, if a resolution of the General Meeting of Shareholders is not required, is resolved at the Board of Directors), the Company may purchase the share acquisition rights without consideration on the date to be separately determined by the Board of Directors:

- 1) Proposal for approval of a split agreement or split plan under which the Company will be the splitting company;
- 2) Proposal for approval of an amendment to the Articles of Incorporation in order to establish the provision that an acquisition by way of transfer of any of the shares to be issued by the Company shall require the approval of the Company; and
- 3) Proposal for approval of an amendment to the Articles of Incorporation in order to establish the provision that an acquisition by way of transfer of a class of shares to be issued or transferred upon exercise of share acquisition rights shall require the approval of the Company or that the Company may acquire all of such class of shares upon a resolution of the General Meeting of Shareholders.
- h. Conditions for the exercise of share acquisition rights
 - 1) Holders of Share Acquisition Rights may exercise his or her share acquisition rights on or after the day immediately following the day immediately following the forfeiture of all and any positions as Director and Operating Officer of the Company (hereinafter the "Exercise Period Start Date"). However, if the Exercise Period Start Date has not arrived by the date to be separately determined by the Board of Directors of the Company, or if a proposal for a merger agreement under which the Company is to be merged as a dissolving company or a share exchange agreement or a share transfer under which the Company is to become a wholly owned subsidiary is approved at a General Meeting of Shareholders of the Company, share acquisition rights shall be exercisable only during the period to be separately determined by the Board of Directors.
 - 2) The conditions set forth in 1) above shall not apply to those who have acquired the share acquisition rights by way of inheritance.
 - 3) Other conditions for exercising share acquisition rights, such as performance conditions*, shall be determined by the Board of Directors of the Company.
 - * Under the Performance-based Plan, the exercise of share acquisition rights is subject to performance conditions that the Holder of Share Acquisition Rights may exercise his or her share acquisition rights to the extent of the number of share acquisition rights permitted to be exercised in accordance with the return on equity (ROE) for the fiscal year to which the allotment date belongs. In addition, share acquisition rights for Performance-based Plans which are determined to not meet the conditions for the exercise of such rights shall be extinguished by renunciation.

i. Other

Any other terms and conditions shall be governed by a "Contract for Allotment of Share Acquisition Rights" entered into between the Company and the Director to whom the share acquisition rights have been allotted in

accordance with approval of the General Meeting of Shareholders and resolutions adopted at the Meeting of the Board of Directors.

(2) Status of the share acquisition rights delivered to Operating Officers and employees during the fiscal year under review

Name	Date of resolution for issuance	Shareholding status	Number of share acquisition rights	The class and the number of shares to be issued or transferred upon exercise of share acquisition rights	Exercisable period for the share acquisition rights
July 2022 issue of share acquisition rights	June 29, 2022	13 Operating Officers	362 units	36,200 shares of the common stock of the Company	July 20, 2022 through July 19, 2042

(3) Other important matters concerning the share acquisition rights

The number of share acquisition rights that can be exercised issued in July 2022 under the Performance-based Plan was determined on the same day that the value of the rate of return on equity (ROE) for the current fiscal year was determined in the Company's meeting of the Board of Directors held on May 9, 2023. The shareholding status of share acquisition rights of the Directors and Operating Officers of the Company on the same day are as follows:

	Name	Date of resolution for issuance	Shareholding status	Number of share acquisition rights	The class and the number of shares to be issued or transferred upon exercise of share acquisition rights	Exercisable period for the share acquisition rights
- 1	July 2022 issue of share acquisition rights	June 29, 2022	4 Directors (including Outside Directors, excluding Non- executive Directors)	77 units	7,700 shares of the common stock of the Company	July 20, 2022 through July 19, 2042
			13 Operating Officers	116 units	11,600 shares of the common stock of the Company	

5. Corporate Officers (as of March 31, 2023)

(1) Directors and Audit & Supervisory Board Members

Name	Position	Responsibilities in the Company and significant concurrent positions
Shoichi Tosaka	President and Chief Executive Officer	_
Shinji Masuyama	Director and Executive Vice President	In charge of 1st Business
Katsuya Sase	Director and Senior Executive Operating Officer	In charge of Management Planning and New Business Planning and Development
Tomomitsu Fukuda	Director and Executive Operating Officer	In charge of Public Relations, Management Planning, Accounting, Management Information System and Sustainability
Masashi Hiraiwa	Outside Director (Independent Officer)	Attorney of OHHARA LAW OFFICE
Seiichi Koike	Outside Director (Independent Officer)	_
Emiko Hamada	Outside Director (Independent Officer)	Outside Director of NGK INSULATORS, LTD.
Toshio Mishuku	Audit & Supervisory Board Member (Full-time)	_
Kazuyuki Oshima	Audit & Supervisory Board Member (Full-time)	_
Hajime Yoshitake	Outside Audit & Supervisory Board Member (Full-time) (Independent Officer)	Adjunct Lecturer of Meiji University Professional Graduate School General Manager of The Institute of Internal Auditors – Japan
Tomomi Fujita	Outside Audit & Supervisory Board Member (Independent Officer)	Partner of Innoventier Vice President of Licensing Executives Society Japan Visiting Professor of KYOTO UNIVERSITY LAW SCHOOL Outside Director (Audit & Supervisory Committee Member) of TAKUMA CO., LTD.

Notes: 1. Directors Masashi Hiraiwa, Seiichi Koike, and Emiko Hamada are Outside Directors stipulated in Article 2, item (xv), of the Companies Act and registered as Independent Officers with the Tokyo Stock Exchange.

- 2. Audit & Supervisory Board Members Hajime Yoshitake and Tomomi Fujita are Outside Audit & Supervisory Board Members stipulated in Article 2, item (xvi), of the Companies Act and registered as Independent Officers with the Tokyo Stock Exchange.
- 3. Director Masashi Hiraiwa and Audit & Supervisory Board Member Tomomi Fujita are attorneys.
- 4. Audit & Supervisory Board Member Hajime Yoshitake possesses considerable knowledge in finance and accounting, which was nurtured in his business experience at financial institutions.
- 5. The Company has a business relationship with NGK INSULATORS, LTD., where Director Emiko Hamada has a significant concurrent position, concerning the purchase of ceramic products. However, the size of these transactions is less than 0.2% of the consolidated net sales of the Company.
- 6. The position of a Director has been changed during the fiscal year under review as follows:

 Director Tomomitsu Fukuda has been appointed as Director and Executive Operating Officer as of June 29, 2022.
- Director Emiko Hamada has retired as Member of the Low Carbon Society Strategic Promotion Committee, Center for Low Carbon Society Strategy through target-driven R&D of Japan Science and Technology Agency, as of March 31, 2023.

(2) Summary of contents of liability limitation agreements

Pursuant to the provisions of Article 427, paragraph (1), of the Companies Act, the Company has established in its Articles of Incorporation the right to enter into agreements with Directors (excluding those who are Executive Directors) and Audit & Supervisory Board Members which limit the liability of such Directors and Audit & Supervisory Board Members for damages described in Article 423, paragraph (1), of the said Act.

The parties to the agreement and the outline of the agreement are provided below.

Parties concerned	Overview of agreement
Outside Director Masashi Hiraiwa	
Outside Director Seiichi Koike	
Outside Director Emiko Hamada	The Outside Director/Outside Audit & Supervisory Board
Audit & Supervisory Board Member Toshio Mishuku	Member shall be liable to the Company for damages caused in relation to a failure to perform his or her duty up to the minimum amount prescribed in the provision of Article 425,
Audit & Supervisory Board Member Kazuyuki Oshima	paragraph (1) of the Companies Act, as long as the Outside Director/Outside Audit & Supervisory Board Member
Outside Audit & Supervisory Board Member Hajime Yoshitake	performs his or her duty in good faith and without gross negligence.
Outside Audit & Supervisory Board Member Tomomi Fujita	

(3) Summary of contents of indemnity agreements

Not applicable

(4) Summary of contents of officers' liability insurance contract

The Company has entered into an officers' liability insurance contract prescribed in Article 430-3, paragraph (1) of the Companies Act with an insurance company, under which Directors, Audit & Supervisory Board Members, Operating Officers and others of the Company and its subsidiaries are insured persons. The Company and its subsidiaries bear the full amount insurance expenses on behalf of the insured persons.

This insurance contract is designed to reimburse any compensation for damage and litigation costs incurred by the insured persons who have assumed liability for damages based on an act engaged by them in their business. However, the contract is subject to certain exemptions from liability to prevent the appropriateness of the execution of duties by the insured persons from being impaired. For example, any such damage as described above will not be reimbursed if it has arisen from an act engaged by an insured person while he or she knew that it was a violation of laws and/or regulations.

(5) Outside Directors and Outside Audit & Supervisory Board Members

i) Relationship between the Company and other organizations where significant concurrent positions are held

As described above in "(1) Directors and Audit & Supervisory Board Members."

ii) Kinship with an executive or an officer of the Company or its specially designated companies Not applicable

iii) Main activities of Outside Directors and Outside Audit & Supervisory Board Members in the fiscal year under review

Classification,	Attendance (number of meetings attended / number of meetings held)					
Name	Board of Directors	Audit & Supervisory Board	Nomination Committee	Remuneration Committee	Main activities	
Director Masashi Hiraiwa	100% (18/18)	I	100% (4/4)	100% (5/5)	Mr. Hiraiwa attended Board of Directors meetings and other important meetings to monitor overall management status, such as governance structure including internal control and legal compliance, mainly from an expert perspective as an attorney and otherwise performed management providing useful advice and recommendations with high ethical standards to play an appropriate role in ensuring the validity and appropriateness of decision making. He also serves as Chairperson of the voluntary Nomination Committee and as a member of the Remuneration Committee, bearing the supervisory function in the process of selecting corporate officer candidates of the Company and determining the remuneration for directors (and other officers) from an objective and impartial standpoint.	
Director Seiichi Koike	100% (18/18)	-	100% (4/4)	100% (5/5)	Mr. Koike attended Board of Directors meetings and other important meetings to reflect his broad insight from the perspective of investors in the management of the Company, mainly drawing from his experience in engaging in corporate management and serving as Audit & Supervisory Board Member in the automotive parts industry, and otherwise provided useful advice and recommendations on the overall management status to play an appropriate role in ensuring the validity and appropriateness of decision making. He also serves as a member of the voluntary Nomination Committee and as Chairperson of the Remuneration Committee, bearing the supervisory function in the process of selecting corporate officer candidates of the Company and determining the remuneration for directors (and other officers) from an objective and impartial standpoint.	

Classification	Attendance (number of meetings attended / number of meetings held)					
Classification, Name	Board of Directors	Audit & Supervisory Board	Nomination Committee	Remuneration Committee	Main activities	
Director Emiko Hamada	100% (18/18)	I	100% (4/4)	100% (5/5)	Ms. Hamada attended Board of Directors meetings and other important meetings to provide recommendations for business execution and management supervision, mainly drawing from her experience in industry-academia-government collaboration and in serving as Outside Director at other companies, and otherwise played an appropriate role in ensuring the validity and appropriateness of decision making. She also serves as a member of the voluntary Nomination Committee and the Remuneration Committee, bearing the supervisory function in the process of selecting corporate officer candidates of the Company and determining the remuneration for directors (and other officers) from an objective and impartial standpoint.	
Audit & Supervisory Board Member Hajime Yoshitake	100% (18/18)	100% (20/20)	100% (4/4)	_	Mr. Yoshitake made comments at Board of Directors meetings and other important meetings to ensure the appropriateness of the decisions of the Board of Directors based on strong expertise and insight nurtured in his experience in audit and internal control. In addition, as a full-time Audit & Supervisory Board Member, he has fully demonstrated his auditing capability in headquarters audits and audits of the Group.	
Audit & Supervisory Board Member Tomomi Fujita	100% (18/18)	100% (20/20)	_	_	Ms. Fujita made comments at Board of Directors meetings and other important meetings to ensure the appropriateness of the decisions of the Board of Directors based on strong expertise and insight as an attorney. She also manages proceedings at Audit & Supervisory Board meetings in an active and efficient manner as Chairperson of the Audit & Supervisory Board and makes use of her legal knowledge and experience and makes necessary comments as appropriate.	

Note: The main activities of Outside Directors are presented including duties executed in relation to roles expected to be fulfilled by Outside Directors.

(6) Remuneration paid to Directors and Audit & Supervisory Board Members

At its meeting held on March 2, 2022, the Board of Directors of the Company passed a resolution on the policy to determine the contents of remuneration paid to each Director which will take effect on April 1, 2022.

The Board of Directors sought and received advice from the Remuneration Committee before passing this resolution.

i) Policy to determine the contents of remuneration for directors (and other officers)

1. Basic policy

The remuneration plans for directors (and other officers) of the Company shall be designed to raise motivation for the achievement of the goals for the economic value and social value of the Mediumterm Management Plan in accordance with the following basic principles.

- (1) Remuneration plans shall emphasize the linkage with remuneration and the Group's sustainable growth and medium- to long-term corporate value, and be designed to share the same value with shareholders.
- (2) Remuneration shall be set at levels that can attract and retain excellent human resources with global perspective.
- (3) The process to determine remuneration shall be highly transparent and objective.

2. How to determine remuneration levels

Remuneration levels shall be determined by selecting a group of benchmark companies using objective remuneration for directors (and other officers) survey data provided by external expert organizations in order to ensure that they are sufficient to motivate the achievement of the goals of the Medium-term Management Plan and to enable the Company to secure excellent human resources.

3. Composition of remuneration by position

(1) Executive Directors

- Executive Directors receive monthly "basic remuneration" based on one's position as well as "performance-based bonus" and "stock compensation-type stock options," which are based on the performance and personnel evaluation for each fiscal year, as an incentive for their business execution.
- Remuneration will consist of 40% of basic remuneration, 40% of performance-based bonus, and 20% of stock compensation-type stock options, when the relevant goal of the Mediumterm Management Plan is achieved.

(2) Non-executive Directors and Outside Directors

In the interest of supervising business execution, Non-executive Directors and Outside Directors receive only "basic remuneration."

(3) Audit & Supervisory Board Members

In the interest of promoting audits of legality, Audit & Supervisory Board Members receive only "basic remuneration."

Type, timing, and recipient of remuneration

Туре		Timing of payment	Executive Directors	Non-executive Directors/Outsi de Directors	Audit & Supervisory Board Members	
Cash	Basic remuneration	Fixed	Monthly	•	•	•
	Performance-based bonus	Variable	Yearly (July)	•	_	_
Shares	Stock compensation- type stock options	Partially variable	Yearly (July)	•	=	_

4. Amount or calculation method of remuneration

(1) Basic remuneration

The Company shall provide basic remuneration as fixed monthly remuneration and determine its amount based on one's responsibilities and position.

(2) Performance-based bonus

The Company shall provide performance-based bonus linked to consolidated financial results for each fiscal year, using consolidated profit as the relevant performance indicator to establish a clearer linkage between remuneration and factors contributing to the enhancement of corporate value and shareholder value.

The amount of remuneration shall be designed to fluctuate based on the consolidated profit for the fiscal year under review in a manner that the ratio of basic remuneration to performance-based bonus is 1:1 at each position when the relevant goal of the Medium-term Management Plan is achieved. The final amount of bonus is determined by multiplying the performance of the Company by a coefficient representing the performance evaluation results of individual directors, including the degree of the achievement of performance goals at the organizations in his or her charge and the non-financial indicators (ESG elements) of the Medium-term Management Plan.

(3) Stock compensation-type stock options

The Company shall grant stock compensation-type stock options to Executive Directors every year based on his or her position in the form of share acquisition rights that can be exercised on or after the day following the forfeiture of all the positions as Director or Operating Officer of the Company in order to encourage them to manage the Company focusing on the enhancement of medium- to long-term corporate value by sharing the same value with shareholders through the holding of the Company's shares.

The exercise of part of such share acquisition rights will be subject to certain performance achievement conditions to strengthen their function as an incentive. More specifically, they shall be designed in a manner that the number of share acquisition rights that can be exercised fluctuates within the range of 0% to 300% depending on the degree of achievement of the relevant consolidated performance indicator (ROE) of the Medium-term Management Plan.

5. Process to determine remuneration

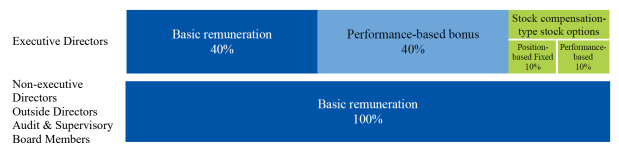
In order to ensure the transparency, objectivity and fairness of the process to determine remuneration for directors (and other officers), the Remuneration Committee, which is an advisory panel to the Board of Directors, deliberates and reports on matters pertaining to remuneration for Officers such as basic remuneration policy, plans, calculation methods, and specific remuneration content of individual Officers.

Within the limit of remuneration resolved at the General Meeting of Shareholders, specific remuneration of Directors is deliberated on an individual basis by the Remuneration Committee based on the amounts of remuneration calculated based on the relevant rules and regulations established by the Company and are determined by the Board of Directors based on the deliberation results of the Remuneration Committee. Specific remuneration of Audit & Supervisory Board Members is discussed among them.

Outline of the Remuneration Plans for Directors (and Other Officers)

		Basic remuneration	Performance-based bonus	Stock compensation-type stock options
	Fixed	Payment amount determined based on one's responsibilities and position	_	Position-based fixed: A certain number of share acquisition rights will be granted each year based on one's position
Payment method	Variable	-	Payment of determined bonuses based on performance results for each fiscal year and the degree of achievement of targets	Performance-based: The number of share acquisition rights that can be exercised varies depending on the degree of achievement of the ROE of the Medium-term Management Plan
Evaluation Indicators/St	andards	_	Consolidated earnings/individual target achievement	Consolidated ROE
Coefficients/payment rates		-	Individual evaluation coefficients range from 75% to 125% based on degree of achievement	Payment rates for the performance-based portion range from 0% to 300% based on achievement
Timing of pa	yment	Monthly	Yearly (July)	Yearly (July)
Performance evaluation period		_	1 year	1 year
Persons subject to remuneration		Executive Directors Non-executive Directors Outside Directors Audit & Supervisory Board Members	Executive Directors	Executive Directors

Remuneration composition percentage (as per design)



ii) Reason for which the Board of Directors determined that the contents of remuneration paid to each Director for the fiscal year under review were consistent with the determination policy

The Company determined the amount of basic remuneration and performance-based bonus paid and the number of share acquisition rights granted to each Director after considering the reasonableness of remuneration levels of individual Directors from diverse perspectives in accordance with the policy outlined above. For this reason, the Company determined that the contents of remuneration paid to each Director were consistent with the policy outlined above.

iii) Matters concerning the resolution of the General Meeting of Shareholders on remuneration The limits of remuneration paid to Directors and Audit & Supervisory Board Members have been approved by the resolution of the General Meeting of Shareholders as follows:

Relevant officers	Type of remuneration	Outline of the relevant resolution	Date of resolution by General Meeting of Shareholders	Number of relevant officers
Directors (including Outside Directors)	Cash	Limit of annual remuneration: ¥500 million or less (including ¥40 million or less to Outside Directors)	78th Ordinary General Meeting of Shareholders held on June 27, 2019	8 (including 3 Outside Directors)
Directors (including Outside Directors, excluding Non-executive Directors)	Stock remuneration	Limit of annual remuneration: ¥200 million or less Upper limit of the total number of share acquisition rights and the number of shares: 500 units 50,000 shares of the common stock of the Company	81st Ordinary General Meeting of Shareholders held on June 29, 2022	4
Audit & Supervisory Board Members	Cash	Limit of total monthly remuneration: ¥8 million or less	75th Ordinary General Meeting of Shareholders held on June 29, 2016	4

Note: The type of the shares to be issued or transferred upon exercise of share acquisition rights shall be common stock of the Company and the number of shares to be issued or transferred upon exercise of each individual share acquisition right shall be 100.

iv) Total remuneration paid to Directors and Audit & Supervisory Board Members for the fiscal year under review

Number of persons paid			Content					
	and total amount of remuneration		Basic remuneration		Performance-based bonus		Stock compensation- type stock options	
	Number of persons	Total (Millions of yen)	Number of persons	Total (Millions of yen)	Number of persons	Total (Millions of yen)	Number of persons	Total (Millions of yen)
Director	7	322	7	201	4	60	4	60
(Of which Outside Directors)	(3)	(38)	(3)	(38)	(-)	(-)	(-)	(-)
Audit & Supervisory Board Members	4	88	4	88	-	-	-	-
(Of which Outside Audit & Supervisory Board Members)	(2)	(36)	(2)	(36)	(-)	(-)	(-)	(-)
Total	11	410	11	290	4	60	4	60

Notes: 1. The "Number of persons" refers to the number of persons subject to remuneration for the fiscal year under review, not the number of persons in office.

(7) Other important matters concerning Corporate Officers

Not applicable

^{2.} Figures are rounded down to the nearest million yen.

6. Accounting Auditors

(1) Name of Accounting Auditors

KPMG AZSA LLC

(2) Amount of remuneration paid or payable to Accounting Auditors for the fiscal year under review

	Amount (Millions of yen)
i) Remuneration payable to the Accounting Auditors by the Company	76
ii) Total amount of money or other property benefits payable to the Accounting Auditor by the Company and its subsidiaries	93

Notes: 1. The Audit Contract between the Company and the Accounting Auditors does not separate the remuneration for audit under the Companies Act from the remuneration for audit under the Financial Instruments and Exchange Act. Accordingly, the amount of i) described above represents the total amount of these remunerations.

- Certified public accountants or auditing firms other than KPMG AZSA LLC are in charge of auditing the principal foreign subsidiaries of the Company.
- (3) Reasons for the accord of the Audit & Supervisory Board regarding the amount of remuneration paid or payable to Accounting Auditors

The Audit & Supervisory Board has given an accord, which is described in Article 399, paragraph (1) of the Companies Act, as a result of studying whether the amount of remuneration for the audit paid or payable to Accounting Auditors is at a reasonable level in view of the corporate scale, complexity and risks of the Company.

(4) Non-audit services

Not applicable

(5) Policy for determining the dismissal or non-reappointment of Accounting Auditors

Apart from the dismissal of the Accounting Auditors by the Audit & Supervisory Board for reasons of a circumstance falling under any of the items of Article 340, paragraph (1) of the Companies Act, or if it is deemed difficult for the Accounting Auditors to properly perform their duties, a proposal for the dismissal or non-reappointment of the Accounting Auditors shall be submitted to a General Meeting of Shareholders, upon a decision of the Audit & Supervisory Board.

(6) Matters concerning existing suspension of business

Not applicable

(7) Matters concerning suspensions of business over the last two (2) years that the Company deems should be included in the Business Report

Not applicable

(8) Summary of contents of Liability Limitation Agreements

Not applicable

(9) Summary of contents of indemnity agreements

Not applicable

(10) Matters concerning names and other information of Accounting Auditors who resigned or were dismissed during the fiscal year under review

Not applicable

7. Summary of the Resolution for the Systems for Ensuring Appropriate Business Operations and Status of Their Operation

A summary of the resolution made at a meeting of the Board of Directors (the Basic Policy) for systems for the Company to ensure appropriate business operations and the status of their operation are as follows.

1. Systems to ensure the execution of duties by Directors, Operating Officers and employees complies with laws, regulations and the Articles of Incorporation, and other systems to ensure appropriate business operations of the Company and the Group

Summary of the resolution on the Basic Policy

- (1) The Board of Directors shall resolve important matters in accordance with laws, regulations and the Articles of Incorporation, as well as the "Board of Directors Regulations" and other internal regulations.
- (2) The Board of Directors shall strengthen the management system for risk factors surrounding the management and supervise the execution of duties by Directors.
- (3) Audit & Supervisory Board Members shall monitor the appropriateness of resolutions by the Board of Directors, as well as the execution of duties by Directors and Operating Officers.
- (4) An Internal Control Committee shall be established as a system to promote the Group's compliance activities. The committee shall designate a responsible person for each of the items set forth in the "TAIYO YUDEN Group CSR Code of Conduct" of the Company and conduct compliance activities on an ongoing basis in accordance with the compliance management system.
- (5) A whistleblower system shall be operated for early detection of compliance-related problems of the Group. The detected problems shall be investigated and corrective measures shall be taken to prevent a recurrence.
- (6) Corporate information and other materials relating to the Group shall be swiftly and appropriately disclosed to shareholders and investors.
- (7) A firm and uncompromising stance will be taken on an organizational basis against anti-social forces or groups.
- (8) Internal control shall be streamlined and operated for the purpose of ensuring the reliability of financial reports in accordance with the Financial Instruments and Exchange Act.
- (9) As for the execution of business operations at subsidiaries, the relevant operating division/departments of the Company shall be the contact to grasp the circumstances thereof, and sufficient exchange of information and coordination of interests shall be conducted with regard to important information in accordance with the "Group Management Rules" to ensure appropriateness of business operations while respecting the management intentions of the respective subsidiaries.

Summary of the status of operation

An Internal Control Committee and its subsidiary body, Compliance Subcommittee, have been established as a system to promote compliance activities. The committee has designated a responsible person for each of the items set forth in the "TAIYO YUDEN Group CSR Code of Conduct" of the Company, and is making improvements on an ongoing basis while implementing the plan-do-check-act (PDCA) cycle, in accordance with the compliance management system.

In addition, the operational status of these measures is periodically evaluated and considered by the Internal Control Committee and the Compliance Subcommittee, and details thereof are reported to the Board of Directors as the Company works to strengthen internal controls.

2. System for the storage and management of information with regard to the execution of duties by Directors and Operating Officers of the Company

Summary of the resolution on the Basic Policy

- (1) The Company shall record the statutory documents such as the minutes of the General Meetings of Shareholders and the minutes of the Meetings of the Board of Directors, and the minutes of other important meetings concerning the execution of duties by Directors and Operating Officers, in the form of documents or electromagnetic media, and store and manage them together with relevant materials, in accordance with laws and regulations, as well as the respective meeting rules.
- (2) The Company shall maintain an environment that enables Directors and/or Audit & Supervisory Board Members to access said information at any time in accordance with the respective meeting rules.

Summary of the status of operation

The principal information concerning the execution of duties by Directors and Operating Officers is stored and managed in the form of documents or electromagnetic media, in accordance with laws and regulations as well as the respective meeting rules. Furthermore, encryption and other security measures are taken in regard to important items, such as the minutes of the General Meetings of Shareholders and the minutes of the Meetings of the Board of Directors recorded in electromagnetic media.

3. Rules for managing risks of loss with respect to the Company and other systems

Summary of the resolution on the Basic Policy

- (1) An Internal Control Committee shall be established as a system to promote risk management activities. The committee shall designate a responsible person for each risk category. Risk management activities, which consist of risk identification, evaluation of risk levels, decision and execution of risk countermeasures and monitoring/review of the status of implemented countermeasures, shall be continuously performed as per the Group risk management system.
- (2) As per the Company's Group Business Continuity and Risk Management Regulations, the effects on business activities resulting from the occurrence of any risks including natural disasters shall be anticipated, an emergency task force shall be formed depending on the scale of expected adverse effects and preventive measures shall be taken in advance during peacetime. In case a business continuity problem arises, countermeasures shall be taken in compliance with the BCP (Business Continuity Plan) put in place to enable the early resumption of business activities.

Summary of the status of operation

An Internal Control Committee and its subsidiary body, Risk Management Subcommittee, have been established as a system to promote risk management activities. The committee has designated a responsible person for each risk category in the "TAIYO YUDEN Group CSR Code of Conduct" of the Company, and is making improvements on an ongoing basis while implementing the PDCA cycle, in accordance with the Group risk management system. In addition, the operational status of these measures is periodically evaluated and considered by the Internal Control Committee and the Risk Management Subcommittee, and details thereof are reported to the Board of Directors as the Company works to strengthen internal controls. Furthermore, in addition to putting the BCP (Business Continuity Plan) in place and conducting drills to prepare for a disaster, etc. occurring, the Company is also taking measures to spread risk and have insurance as necessary.

4. System for ensuring the duties of Directors of the Company is efficiently performed

Summary of the resolution on the Basic Policy

- (1) To ensure that decision making by the Board of Directors is appropriate and efficient, a collegial body to deliberate important matters regarding the execution of business operations and personnel affairs shall be established.
- (2) To improve the efficiency of the execution of duties by Executive Directors, Operating Officers shall be in place.
- (3) An Internal Control Committee shall be established as a collegial body that deliberates on the internal control system and evaluates its activities, and a person responsible for promotion shall be designated for each item set forth in this resolution. The Internal Control Committee shall regularly receive reporting from the aforementioned persons responsible for promotion on the activity achievements and report the achievements to the Board of Directors.
- (4) The decision-making process shall be simplified and accelerated by proactively leveraging various computer systems for such applications as workflows, video conferences, the sharing of information and information management by leveraging IT technology.

Summary of the status of operation

To ensure the efficient execution of duties by Directors, the Management Committee shall duly discuss policy matters regarding business operations for Group management, whereas the TM (Top Management) Meeting shall duly discuss matters concerning personnel and remuneration for the entire Group, prior to submission to the Board of Directors. Both organs shall deliberate the legality, rationality and economics of matters delegated by the Board of Directors and report the results to the Board of Directors. In compliance with the purpose of Corporate Governance Codes, the Company works to provide materials of Meetings of the Board of Directors, promptly, summarize the points and brush up the quality of analysis or evaluation to ensure the effectiveness of operations. In addition, Operating Officers are in place in order to further clarify roles and responsibilities of Directors who monitor and supervise the management of business and persons who execute business operations. Under the direction of the President and Chief Executive Officer, the Operating Officers shall conduct business flexibly and quickly as an executor responsible for the section he or she is in charge of, in accordance with management policies and strategies determined at meetings of the Board of Directors.

5. System for ensuring appropriate business operations within the TAIYO YUDEN Group

Summary of the resolution on the Basic Policy

- (1) System for reporting to the Company on matters concerning the execution of duties by Directors of the subsidiaries of the Company and other persons with similar authority
 - 1) The status of the performed business operations at subsidiaries shall be reported as per the Company's "Group Management Rules" to encourage the sharing of information with relevant departments of the Company.
 - 2) The Company shall strive to understand the management circumstances of its subsidiaries by dispatching some of its Operating Officers and/or employees to serve as Directors of the relevant subsidiaries.
- (2) Rules for managing risks of loss with respect to any subsidiary of the Company and other systems
 - 1) As per the Group risk management system, the subsidiary shall continuously perform its risk identification, evaluation of risk levels, decision and execution of risk countermeasures and monitoring/review of the status of implemented countermeasures.
 - 2) As per the Company's Group Business Continuity and Risk Management Regulations, the subsidiary shall anticipate circumstances in which effects on business activities could result from the occurrence of risks including natural disasters, determine the possible formation of an emergency task force depending on the scale of expected adverse effects and take preventive measures in advance during peacetime. In case a business continuity problem arises, the subsidiary shall take countermeasures in compliance with the BCP (Business Continuity Plan) put in place to enable the early resumption of business activities.
- (3) System for ensuring the duties of Directors, etc., of any subsidiary of the Company are efficiently performed
 - 1) The Company shall formulate its "Group Management Rules" to help subsidiaries handle their decision making efficiently, whereas the subsidiaries shall put the rules into practice.
 - 2) The Internal Audit Office of the Company monitors whether business operations of subsidiaries are conducted appropriately and efficiently from an independent standpoint. The monitoring results shall be provided appropriately as feedback to the relevant subsidiaries and to the President and Chief Executive Officer of the Company. The information therein also shall be shared with the Audit & Supervisory Board Members of the Company.
- (4) System for ensuring that Directors and employees of any subsidiary of the Company perform their duties in accordance with laws, regulations and the Articles of Incorporation of said subsidiary
 - 1) As for important matters, the system to ensure the appropriateness of business operations at subsidiaries shall be streamlined and maintained as per the Company's "Group Management Rules."
 - 2) As a system to promote compliance activities, a responsible person for each of the items set forth in the "TAIYO YUDEN Group CSR Code of Conduct" shall be designated to conduct compliance activities on an ongoing basis in accordance with the compliance management system.

Summary of the status of operation

The execution of business operations at subsidiaries shall be reported in accordance with the "Group Management Rules" and prior discussion for approval shall be conducted with the relevant division/department of the Company with regard to decision-making of important matters. As for the operation of the Board of Directors of subsidiaries, the Company strives to strengthen control and management by revising or properly announcing the "Group Management Rules," and Audit & Supervisory Board Members monitor the status to ensure the appropriateness of the operations. The compliance and risk management matters of subsidiaries are managed in accordance with the

"TAIYO YUDEN Group CSR Code of Conduct" as well as the compliance management system and the Group risk management system through the PDCA cycle and periodically reported to the Internal Control Committee, the Compliance Subcommittee and the Risk Management Subcommittee to evaluate the status promptly, and this provides us with insights to establish a rational management system.

The Internal Audit Office develops a system for ensuring the Group's appropriate business operations and monitors the status of operations by conducting an internal audit on subsidiaries based on an annual plan. Development of internal control concerning financial results and evaluation results of the status of operations are audited by Accounting Auditors, and the details are reported to the President and Chief Executive Officer of the Company and shared with Audit & Supervisory Board Members.

6. Systems for ensuring effective auditing by the Audit & Supervisory Board Members of the Company

Summary of the resolution on the Basic Policy

- (1) Matters regarding the employees appointed to support Audit & Supervisory Board Members of the Company (Independence of said employees from Directors, ensuring effectiveness of the direction of Audit & Supervisory Board Members, etc.)
 - 1) As dedicated staff who support Audit & Supervisory Board Members' auditing operations under the control of the Audit & Supervisory Board, employees who serve as secretariat members (the "Secretariat Staff") shall be in place.
 - 2) Designation, transfer, performance evaluation, promotion, disciplinary actions, etc., of the Secretariat Staff shall be consulted with the Audit & Supervisory Board in advance to obtain its accord.
- (2) Treatment of expenses that derive from the execution of duties by Audit & Supervisory Board Members of the Company
 - Unless otherwise recognized that such costs are not necessary with regard to the Audit & Supervisory Board Members' duties, the Company shall incur costs that have been caused in relation to the audits by Audit & Supervisory Board Members.
- (3) Other systems for ensuring effective auditing by the Audit & Supervisory Board Members of the Company
 - The Board of Directors shall create a system that allows Audit & Supervisory Board
 Members to participate in important meetings on managerial matters and audit the decisionmaking of Directors, as well as the execution of duties by Directors and Operating Officers.
 - 2) The Board of Directors shall create a system that allows Audit & Supervisory Board Members to collect information in a timely manner that is necessary for their audits through communication with Directors, Operating Officers, and employees, and also request, as necessary, reports therefrom regarding the execution of their duties and inspect the relevant documents.
 - 3) The Board of Directors shall create a system that allows Audit & Supervisory Board Members to periodically exchange information with the Internal Audit Office, and take close cooperation therewith.
 - 4) The Board of Directors shall create a system that allows Audit & Supervisory Board Members to periodically, or on an as needed-basis, exchange information with the Accounting Auditor, and request reporting therefrom, as necessary.

Summary of the status of operation

The Board of Directors has created a system that allows Audit & Supervisory Board Members to attend important meetings related to corporate management and check the process of Directors' corporate management and the status of the execution of their duties by collecting information. Moreover, a system has been created that allows Audit & Supervisory Board Members to grasp internal control issues, such as compliance or risk management, in the Internal Control Committee,

and collect information required for audits by communicating with Directors, Operating Officers and employees, and reviewing related materials.

7. System for reporting to Audit & Supervisory Board Members of the Company

Summary of the resolution on the Basic Policy

- (1) System for reporting to Audit & Supervisory Board Members of the Company by Directors, Operating Officers and employees of the Company
 - 1) Directors, Operating Officers and employees of the Company, if any of them recognize a fact that violates any laws, regulations, the Articles of Incorporation and/or internal regulations, or a considerably improper fact that could be such a violating fact, or a fact that is feared to cause significant damage to the Company, shall immediately report thereof to the Audit & Supervisory Board Members.
 - 2) The system that allows any Director, Operating Officer or employee of the Company to directly report to an Audit & Supervisory Board Member of the Company shall be streamlined and maintained as per the Company's internal whistleblowing rules.
- (2) System for reporting to Audit & Supervisory Board Members of the Company by Directors and employees of any subsidiary of the Company
 - 1) The subsidiaries of the Company shall streamline and maintain the system that allows Directors, etc., and employees of any subsidiary to directly report to Audit & Supervisory Board Members of the Company with regard to the violation of laws, regulations and/or internal regulations by Directors, etc., as per their respective internal whistleblowing rules.
 - 2) The Board of Directors shall endeavor to facilitate communication with full-time Audit & Supervisory Board Members, Directors and employees of the subsidiaries, collect information and maintain the environment for audits.
- (3) System for ensuring that anyone who has reported to an Audit & Supervisory Board Member does not suffer from detrimental treatment for the reason of having made said report
 - The Group shall stipulate a scheme to fully protect informants in its internal rules, and streamline and maintain a preventive system, under which anyone who has used the whistleblower system to report to the Audit & Supervisory Board and/or the Audit & Supervisory Board Members shall not be unfavorably treated.

Summary of the status of operation

A system has been created whereby reports are made to Audit & Supervisory Board Members through the operation of the whistleblower system of the Company and the Group. In addition, a system has been created that allows Directors in the Boards of Directors of subsidiaries, etc. to communicate with Audit & Supervisory Board Members by making reports and exchanging views.

8. Basic Policy on the Control over the Company

(1) Basic policy

The shares of the Company are in principle freely tradable, and are traded freely and actively on markets by numerous investors. Therefore, the Company believes that the persons to control decision-making over the financial and business policies of the Company should be decided through free trading in the shares of the Company, and that the final decision as to whether to accept a purchase offer for shares in a volume that will enable the purchaser to control decision-making over the financial and business policies of the Company should be made based on the free will of all shareholders.

Meanwhile, the Company believes that persons who control decision-making over the financial and business policies of the Company must be able to maintain trust relationships among various stakeholders such as shareholders, and protect and enhance the corporate value of the Company and the common interests of the shareholders over the mid-to-long term.

Therefore, the Company believes that persons who make inappropriate large-scale purchase offers or perform similar actions that may harm the corporate value of the Company or common interests of the shareholders are not suited to control decision-making over the financial and business policies of the Company. In the case that such persons make large-scale purchase offers of the Company's stock, the Company will try to disclose information in a proper and timely manner and take actions which are appropriate at that point in time, aiming at ensuring and improving the common interests of the shareholders.

(2) Efforts to realize the basic policy

The Company believes that ensuring management is practiced from the shareholders' perspective by consistently executing the Mid-term Management Plan and strengthening corporate governance will protect and enhance the Company's value and the common interests of shareholders. Thus, the Company is implementing the efforts listed in the Business Report attached to the Notice of Convocation of the 82nd Ordinary General Meeting of Shareholders.

(3) Judgments and reasoning of the Board of Directors of the Company for specific initiatives

Each initiative described in (2) above is in line with the corporate values of the Company and the
common interests of its shareholders, in accordance with the basic policy described in (1) above, and
is not intended to maintain the position of Corporate Officers of the Company.

[Reference] Corporate Governance

1. Basic Policy of Corporate Governance

Moving toward the practice and realization of the corporate mission, management philosophy, and vision, the Company believes in corporate social responsibility and the mission of management to develop businesses on an ongoing basis while fulfilling sociality, public interest and public nature of the Company from a global viewpoint.

With an emphasis on transparency and fairness of corporate management, the Company is making efforts to enhance corporate value by improving governance under the supervision of the Board of Directors, including the development of structures and mechanisms that enable timely and appropriate information disclosure, thorough compliance, and speedy decision making and execution of duties.

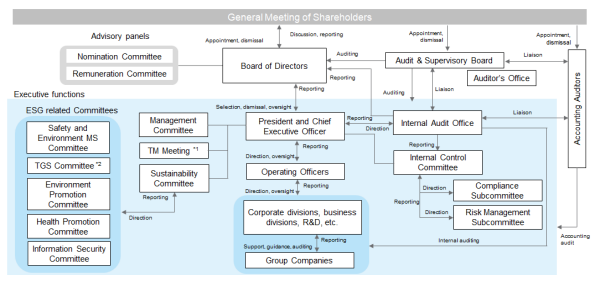
Corporate Governance

https://www.yuden.co.jp/ut/ir/management/governance/

2. Current Structure

The Company is a company with an Audit & Supervisory Board and has the Board of Directors, the Audit & Supervisory Board, and the Accounting Auditors as governing bodies. In addition, the Company has adopted a corporate governance structure under which all the Outside Directors and Outside Audit & Supervisory Board Members are designated as Independent Officers for whom there is no possibility of conflicts of interest with general shareholders. Consequently, the Outside Directors and Outside Audit & Supervisory Board Members work closely with the Audit & Supervisory Board Members and the internal audit department, thereby enabling the effective utilization of the Audit & Supervisory Board Members' functions and enhancing the authority of management oversight.

Governance Structure



- *1 TM Meeting: Abbreviation of Top Management Meeting, which is a meeting body to discuss matters concerning personnel and organization
- *2 TGS Committee: Abbreviation of Taiyo Green Strategy Committee, which is a meeting body to discuss matters concerning chemicals based on stakeholders' requirements

(1) Board of Directors & Directors

i) Composition

The Board of Directors appoints candidates based on "Officer Appointment and Dismissal Standards" to ensure ample diversity in terms of gender and nationality and adequate balance in its composition. In addition, more than one third (1/3) of Directors are Independent Outside Directors meeting the Company's "Standards for the Independence of Outside Directors/Outside Audit & Supervisory Board

Members." To clarify management responsibilities during a given fiscal year and increase shareholders' confidence, Directors' term of office is one (1) year.

Standards for the Independence of Outside Directors/Outside Audit & Supervisory Board Members https://www.yuden.co.jp/ut/ir/management/governance/criteriaofindependence.html

ii) Status of activities

The Board of Directors held eighteen meetings during the current fiscal year, and the attendance of each officer is shown below.

Position		Name	Attendance (number of meetings attended / number of meetings held)
Chairperson	President and Chief Executive Officer	Shoichi Tosaka	100% (18/18)
	Director and Executive Vice President	Shinji Masuyama	100% (18/18)
	Director and Senior Executive Operating Officer	Katsuya Sase	100% (18/18)
	Director and Executive Operating Officer	Tomomitsu Fukuda	100% (18/18)
	Outside Director (Independent Officer)	Masashi Hiraiwa	100% (18/18)
	Outside Director (Independent Officer)	Seiichi Koike	100% (18/18)
	Outside Director (Independent Officer)	Emiko Hamada	100% (18/18)
	Audit & Supervisory Board Member (Full-time)	Toshio Mishuku	100% (18/18)
	Audit & Supervisory Board Member (Full-time)	Kazuyuki Oshima	100% (18/18)
	Outside Audit & Supervisory Board Member (Full-time) (Independent Officer)	Hajime Yoshitake	100% (18/18)
	Outside Audit & Supervisory Board Member (Independent Officer)	Tomomi Fujita	100% (18/18)

iii) Specific considerations

Matters to be submitted to the Board of Directors are determined in the Regulations of the Board of Directors, and are appropriately deliberated and resolved. The Board of Directors regularly deliberates on, among others, reporting in the Management Committee and the TM Meeting, management reports by Executive Directors, and reports from Executive Directors and Operating Officers for their areas of responsibility. For the current fiscal year, the following points were prioritized for deliberation.

Governance	 Nominations of candidates for Representative Director and Chairperson of the Board of Directors Matters concerning the General Meeting of Shareholders Revision of evaluation indicators for remuneration for directors (and other officers) (performance-based bonus) Conducting an evaluation of the effectiveness of the Board of Directors and determining countermeasures for issues from the previous fiscal year
Management strategy	 Approval of business plan and confirmation of progress Medium- to long-term capital investments based on the Medium-term Management Plan
Sustainability	Deliberations on the report from the Sustainability Committee Deliberations on human capital

(2) Composition of the Audit & Supervisory Board

The Company elects persons who have adequate experience and skills as well as considerable knowledge of finance, accounting, and legal affairs as Audit & Supervisory Board Members based on the "Officer Appointment and Dismissal Standards." In addition, a majority of Audit & Supervisory Board Members are Independent Outside Audit & Supervisory Board Members meeting the Company's "Standards for the Independence of Outside Directors/Outside Audit & Supervisory Board Members."

(3) Voluntary Nomination Committee

i) Composition

The Nomination Committee is chaired by an Independent Outside Director and composed of the President and Chief Executive Officer, all Independent Outside Directors, and an Audit & Supervisory Board Member, and its majority is composed of Independent Outside Directors.

ii) Status of activities

The Nomination Committee held four meetings during the current fiscal year, and the attendance of each Committee Member is shown below.

Position		Name	Attendance (number of meetings attended / number of meetings held)
Chairperson Outside Director (Independent Officer)		Masashi Hiraiwa	100% (4/4)
	Outside Director (Independent Officer)	Seiichi Koike	100% (4/4)
	Outside Director (Independent Officer)	Emiko Hamada	100% (4/4)
	President and Chief Executive Officer	Shoichi Tosaka	100% (4/4)
*	Outside Audit & Supervisory Board Member (Full-time) (Independent Officer)	Hajime Yoshitake	100% (4/4)

^{*}Audit & Supervisory Board Members do not have voting rights.

iii) Specific considerations

Matters to be deliberated by the Nomination Committee concern the nomination of candidates for Directors and Audit & Supervisory Board Members (including candidates for reappointment), the selection/appointment and dismissal of Representative Directors and Operating Officers, and disciplinary matters, as stipulated in the Regulations of the Nomination Committee. For the current fiscal year, the Nomination Committee deliberated on, among others, the nomination of candidates for

Representative Director and Chairperson of the Board of Directors, the nomination of candidates for Officer to be submitted to the General Meeting of Shareholders and the appointment of Operating Officers, and reported the deliberation results to the Board of Directors.

(4) Voluntary Remuneration Committee

i) Composition

The Remuneration Committee is chaired by an Independent Outside Director and composed of the President and Chief Executive Officer, all Independent Outside Directors, and an Audit & Supervisory Board Member, and its majority is composed of Independent Outside Directors.

ii) Status of activities

The Remuneration Committee held five meetings during the current fiscal year, and the attendance of each Committee Member is shown below.

	Position	Name	Attendance (number of meetings attended / number of meetings held)
Chairperson	Outside Director (Independent Officer)	Seiichi Koike	100% (5/5)
	Outside Director (Independent Officer)	Masashi Hiraiwa	100% (5/5)
	Outside Director (Independent Officer)	Emiko Hamada	100% (5/5)
	President and Chief Executive Officer	Shoichi Tosaka	100% (5/5)
*	Audit & Supervisory Board Member (Full-time)	Toshio Mishuku	100% (5/5)

^{*}Audit & Supervisory Board Members do not have voting rights.

iii) Specific considerations

Matters to be deliberated by the Remuneration Committee concern the basic policy on remuneration for directors (and other officers), and the evaluation and remuneration for individual officers, as stipulated in the Regulations of the Remuneration Committee. For the current fiscal year, the Remuneration Committee mainly deliberated on, among others, the revision of evaluation indicators for performance-based bonus and the revision of related regulations, and reported the deliberation results to the Board of Directors.

3. Evaluation of the Effectiveness of the Board of Directors

The Company conducts the evaluation of the effectiveness of the Board of Directors once a year to improve the effectiveness of the Board of Directors and enhance its corporate value. In addition to revising the evaluation items and questionnaire content, based on the suggestions of an external evaluation agency, we had the external evaluation agency be in charge of the administration from the distribution of the questionnaire to the aggregation of answers to increase the objectivity and transparency of the evaluation process. The evaluation process and results for the current fiscal year are as follows.

(1) Evaluation process

- i) Consider the evaluation methods and questionnaire content for the current fiscal year, based on the suggestions and advice of the external evaluation agency, and report to the Board of Directors.
- ii) The external evaluation agency conducts a (anonymous) questionnaire to evaluate the effectiveness of all Directors and all Audit & Supervisory Board Members.
- iii) The external evaluation agency compiles the results of the questionnaire described in ii) above, extracts issues and opinions that need to be addressed, and reports them to all Directors and Audit & Supervisory Board Members.
- iv) Analysis and evaluation meetings were conducted separately by Operating Officers and Nonoperating Officers based on the results of the questionnaire in iii) above.
- v) Opinions and issues that come up in analysis and evaluation meetings will be discussed by the Board of Directors to determine any issues to be addressed.

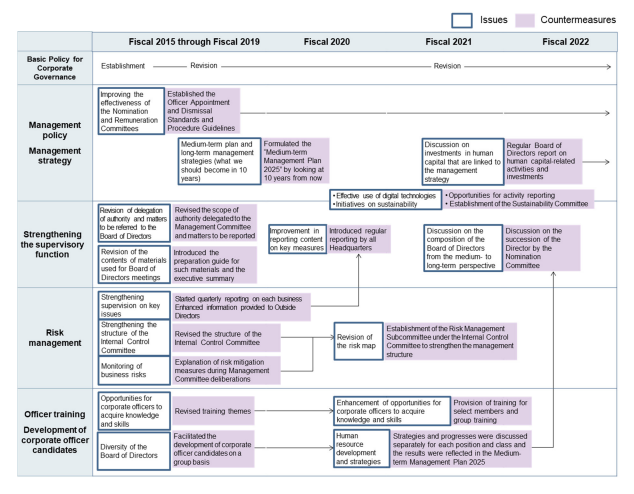
(2) Evaluation (Questionnaire) items

- Operation of the Board of Directors
- · Composition/skills of the Board of Directors
- · Management strategy initiatives
- Sustainable growth initiatives
- · Corporate ethics and risk management
- · Monitoring
- · Dialogue with shareholders
- · Nomination Committee and Remuneration Committee

(3) Evaluation results and issues to be addressed

Based on their evaluation, the external evaluation agency found that the Company is working seriously on the evaluation of the effectiveness of the Board of Directors and is striving to improve its corporate value further. On the other hand, the "discussion on investments in human capital that are linked to the management strategy," which was previously recognized as an issue to be addressed, will continue to be recognized as an issue to be addressed since it will take time to improve upon the evaluation.

• Major issues and countermeasures in the effectiveness evaluation of the Board of Directors The major issues and countermeasures in the past effectiveness evaluation of the Board of Directors are as follows.



Consolidated Financial Statements

CONSOLIDATED BALANCE SHEET

Account item	82nd Fiscal Term (as of March 31, 2023)	(Reference) 81st Fiscal Term (as of March 31, 2022)
Assets		
Current assets	274,396	282,607
Cash and deposits	87,197	92,570
Notes and accounts receivable - trade	70,372	86,585
Merchandise and finished goods	34,695	29,504
Work in process	46,885	44,243
Raw materials and supplies	23,234	23,033
Other	12,269	6,981
Allowance for doubtful accounts	(258)	(311)
Non-current assets	229,066	191,914
Property, plant and equipment	220,590	184,936
Buildings and structures	129,144	120,596
Machinery, equipment and vehicles	363,035	335,309
Tools, furniture and fixtures	37,483	33,773
Land	15,858	15,179
Construction in progress	47,571	28,603
Accumulated depreciation	(372,502)	(348,527)
Intangible assets	1,663	1,340
Other	1,663	1,340
Investments and other assets	6,812	5,637
Investment securities	1,447	1,505
Retirement benefit asset	71	70
Deferred tax assets	3,825	2,536
Other	1,561	1,525
Allowance for doubtful accounts	(92)	
Total assets	503,462	474,522

Account item	82nd Fiscal Term (as of March 31, 2023)	(Reference) 81st Fiscal Term (as of March 31, 2022)
Liabilities		
Current liabilities	112,140	107,013
Notes and accounts payable - trade	23,012	32,828
Short-term borrowings	30,200	20,200
Current portion of long-term borrowings	17,958	4,035
Accounts payable - other	24,735	15,613
Income taxes payable	1,550	13,967
Provision for bonuses	4,205	5,890
Provision for bonuses for directors (and other officers)	60	679
Other	10,416	13,798
Non-current liabilities	72,843	67,222
Long-term borrowings	50,777	48,749
Deferred tax liabilities	7,328	3,835
Provision for retirement benefits for directors (and other officers)	39	31
Retirement benefit liability	5,666	5,315
Other	9,030	9,291
Total Liabilities	184,984	174,235
Net assets		
Shareholders' equity	303,829	291,207
Share capital	33,575	33,575
Capital surplus	49,908	49,908
Retained earnings	233,802	221,178
Treasury shares	(13,457)	(13,454)
Accumulated other comprehensive income	13,690	8,252
Valuation difference on available-for-sale securities	631	518
Deferred gains or losses on hedges	(0)	(190)
Foreign currency translation adjustment	13,086	8,246
Remeasurements of defined benefit plans	(26)	(321)
Share acquisition rights	958	826
Total Net Assets	318,478	300,286
Total Liabilities and Net Assets	503,462	474,522

CONSOLIDATED STATEMENT OF INCOME

Account item	(from April 1,	82nd Fiscal Term (from April 1, 2022 to March 31, 2023)		(Reference) 81st Fiscal Term (from April 1, 2021 to March 31, 2022)	
Net sales		319,504		349,636	
Cost of sales		232,085		224,654	
Gross profit		87,419		124,981	
Selling, general and administrative expenses		55,438		56,763	
Operating profit		31,980		68,218	
Non-operating income					
Interest income	723		275		
Dividend income	61		24		
Foreign exchange gains	1,136		3,295		
Subsidy income	1,591		568		
Other	255	3,769	429	4,593	
Non-operating expenses					
Interest expenses	463		390		
Depreciation of inactive non-current assets	52		80		
Compensation expenses	267		29		
Other	133	916	119	620	
Ordinary profit		34,832		72,191	
Extraordinary income					
Gain on sale of non-current assets	171		99		
Gain on sale of investment securities	_		497		
Other	_	171	91	689	
Extraordinary losses					
Loss on sale and retirement of non-current assets	886		506		
Impairment losses	20		180		
Loss on disaster	_		291		
Loss related to Anti-monopoly Act	2,927		_		
Other	67	3,902	28	1,008	
Profit before income taxes		31,102		71,872	
Income taxes - current	5,767		17,682		
Income taxes - deferred	2,118	7,886	(172)	17,510	
Profit		23,216		54,361	
Profit attributable to owners of parent		23,216	1	54,361	

Non-Consolidated Financial Statements

BALANCE SHEET

Account item	82nd Fiscal Term (as of March 31, 2023)	(Reference) 81st Fiscal Term (as of March 31, 2022)
Assets		
Current assets	151,754	164,575
Cash and deposits	23,563	29,049
Notes receivable - trade	603	690
Accounts receivable - trade	47,708	70,461
Merchandise and finished goods	7,134	4,997
Work in process	11,920	11,303
Raw materials and supplies	4,563	3,648
Prepaid expenses	603	463
Short-term loans receivable from subsidiaries and associates	25,504	16,054
Accounts receivable - other	26,358	23,953
Consumption taxes refund receivable	3,612	3,502
Other	182	449
Non-current assets	191,290	165,691
Property, plant and equipment	44,014	31,668
Buildings	11,262	7,431
Structures	935	668
Machinery and equipment	15,678	9,908
Vehicles	182	38
Tools, furniture and fixtures	2,820	2,078
Land	4,453	4,453
Construction in progress	8,680	7,088
Intangible assets	1,066	927
Patent right	1	0
Software	964	776
Other	100	149
Investments and other assets	146,209	133,095
Investment securities	0	0
Shares of subsidiaries and associates	65,892	65,892
Long-term loans receivable from employees	37	62
Long-term loans receivable from subsidiaries and associates	83,014	68,786
Distressed receivables	0	0
Long-term prepaid expenses	185	50
Deferred tax assets	691	2,062
Other	556	606
Allowance for doubtful accounts	(4,168)	(4,365)
Total Assets	343,045	330,266

Account item	82nd Fiscal Term (as of March 31, 2023)	(Reference) 81st Fiscal Term (as of March 31, 2022)	
Liabilities			
Current liabilities	110,524	105,037	
Accounts payable - trade	38,030	44,266	
Short-term borrowings	30,200	20,200	
Current portion of long-term borrowings	17,958	4,035	
Lease liabilities	33	17	
Accounts payable - other	16,230	10,612	
Accrued expenses	4,860	7,193	
Income taxes payable	213	12,298	
Deposits received	1,072	1,663	
Provision for bonuses	1,851	2,734	
Provision for bonuses for directors (and other officers)	60	679	
Other	13	1,336	
Non-current liabilities	51,445	49,379	
Long-term borrowings	50,777	48,749	
Lease liabilities	138	91	
Other	529	538	
Total Liabilities	161,969	154,416	
Net assets			
Shareholders' equity	180,118	175,213	
Share capital	33,575	33,575	
Capital surplus	52,024	52,024	
Legal capital surplus	51,468	51,468	
Other capital surplus	555	555	
Retained earnings	107,976	103,068	
Legal retained earnings	2,947	2,947	
Other retained earnings	105,028	100,120	
Reserve for tax purpose reduction entry of non-current assets	1,318	1,321	
Retained earnings brought forward	103,709	98,799	
Treasury shares	(13,457)	(13,454)	
Valuation and translation adjustments	(0)	(190)	
Deferred gains or losses on hedges	(0)	(190)	
Share acquisition rights	958	826	
Total Net Assets	181,075	175,849	
Total Liabilities and Net Assets	343,045	330,266	

STATEMENT OF INCOME

Account item	(from April 1,	82nd Fiscal Term (from April 1, 2022 to March 31, 2023)		(Reference) 81st Fiscal Term (from April 1, 2021 to March 31, 2022)	
Net sales		271,527		312,780	
Cost of sales		225,717		236,598	
Gross profit		45,809		76,181	
Selling, general and administrative expenses		33,828		33,234	
Operating profit		11,981		42,946	
Non-operating income					
Interest income	612		362		
Dividend income	5,405		5,641		
Foreign exchange gains	1,160		2,689		
Reversal of allowance for doubtful accounts	197		2,392		
Other	138	7,514	160	11,246	
Non-operating expenses]			
Interest expenses	335		275		
Compensation expenses	267		28		
Depreciation of inactive non-current assets	2		19		
Provision of allowance for doubtful accounts	-		35		
Other	14	620	30	389	
Ordinary profit		18,875		53,803	
Extraordinary income					
Gain on sale of non-current assets	12		7		
Gain on sale of investment securities	_		351		
Other	-	12	6	364	
Extraordinary losses					
Loss on sale and retirement of non-current assets	186		253		
Impairment losses	5		48		
Other	_	191	28	330	
Profit before income taxes		18,696		53,837	
Income taxes - current	1,908		13,425		
Income taxes - deferred	1,288	3,196	(1,110)	12,314	
Profit		15,499		41,522	

Audit Report

Certified Copy of the Independent Auditor's Report Concerning Consolidated Financial Statements

Independent Auditor's Report

May 12, 2023

The Board of Directors of TAIYO YUDEN CO., LTD.

KPMG AZSA LLC
Tokyo Office, Japan
Shingo Iwamiya, CPA
Designated Limited Liability Partner, Engagement Partner
Hiromasa Niinaya, CPA
Designated Limited Liability Partner, Engagement Partner

Opinion

We have audited the Consolidated Financial Statements, which comprise the consolidated balance sheet, consolidated statement of income, consolidated statement of changes in equity and notes to the Consolidated Financial Statements of TAIYO YUDEN CO., LTD. (the "Company") and its consolidated subsidiaries (collectively referred to as the "Group"), as at March 31, 2023 and for the fiscal term from April 1, 2022 to March 31, 2023 in accordance with Article 444, paragraph (4) of the Companies Act.

In our opinion, the Consolidated Financial Statements referred to above present fairly, in all material respects, the consolidated financial position and the results of operations of the Group for the period, for which the Consolidated Financial Statements were prepared, in accordance with accounting principles generally accepted in Japan.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in Japan. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the ethical requirements in Japan, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other Information

Other information provided by the Company consists of Business Report and its supplementary schedules. Management is responsible for the preparation and disclosure of other information. Audit & Supervisory Board Members and the Audit & Supervisory Board are responsible for overseeing the Directors' performance of their duties in the design, implementation and maintenance of the Company's reporting process of other information.

The scope of our opinion on Consolidated Financial Statements does not include other information, and accordingly, we do not express any opinion on other information.

Our responsibilities in the audit of the Consolidated Financial Statements are to read through other information, and in its process, to examine whether there is any significant difference between other information and information contained in the Consolidated Financial Statements and/or the knowledge obtained by us in the course of the audit and to pay attention to whether there is any sign of material error in other information other than such significant differences.

If we determine that there is a material error in other information based on the audit work that we have conducted, we are required to report that fact.

There is no particular fact that we should report concerning other information.

Responsibilities of Management and Audit & Supervisory Board Members and the Audit & Supervisory Board for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the Consolidated Financial Statements in accordance with accounting principles generally accepted in Japan, and for such internal control as management determines is necessary to enable the preparation of Consolidated Financial Statements that are free from material misstatement, whether due to fraud or error.

In preparing the Consolidated Financial Statements, management is responsible for assessing whether it is appropriate to prepare the Consolidated Financial Statements based on the premise of a going concern, and disclosing, as applicable, matters related to a going concern in accordance with accounting principles generally accepted in Japan.

Audit & Supervisory Board Members and the Audit & Supervisory Board are responsible for overseeing the Directors' performance of their duties including the design, implementation and maintenance of the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the Consolidated Financial Statements as a whole are free from material misstatement, whether due to fraud or error, based on the audit carried out by the auditors, and to issue an auditor's report that includes our opinion from an independent standpoint. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Consolidated Financial Statements.

As part of our audit in accordance with auditing standards generally accepted in Japan, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Non-Consolidated Financial Statements and others, whether due to fraud or error, design and perform audit procedures responsive to those risks, for which the selection and application of audit procedures is at the discretion of the auditor, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.
- Consider internal control relevant to the audit in order to design audit procedures that are appropriate
 in the circumstances when conducting risk assessments, while the objective of the Consolidated
 Financial Statements audit is not to express an opinion on the effectiveness of the Group's internal
 control.
- Evaluate the appropriateness of accounting policies used and the methods of application thereof, as well as the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of preparing Consolidated Financial Statements and based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Consolidated Financial Statements or, if such disclosures are inadequate, to express our opinion with exclusions. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate whether the presentation and disclosures in the Consolidated Financial Statements are in accordance with accounting standards generally accepted in Japan, the overall presentation, structure and content of the Consolidated Financial Statements, including the disclosures, and whether the Consolidated Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient and appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the Consolidated Financial Statements. We are responsible for the direction, supervision and performance of the Consolidated Financial Statements audit. We remain solely responsible for our audit opinion.

We communicate with Audit & Supervisory Board Members and the Audit & Supervisory Board regarding, among other matters, the planned scope and timing of the audit, significant audit findings, including any

significant deficiencies in internal control that we identify during our audit, and any other matters required by auditing standards.

We also provide Audit & Supervisory Board Members and the Audit & Supervisory Board with a statement that we have complied with relevant ethical requirements regarding independence, and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Interest required to be disclosed by the Certified Public Accountants Act of Japan

Our firm and its designated engagement partners do not have any interest in the Group which are required to be disclosed pursuant to the provisions of the Certified Public Accountants Act of Japan.

Certified Copy of the Independent Auditor's Report Concerning Non-Consolidated Financial Statements

Independent Auditor's Report

May 12, 2023

The Board of Directors of TAIYO YUDEN CO., LTD.

KPMG AZSA LLC
Tokyo Office, Japan
Shingo Iwamiya, CPA
Designated Limited Liability Partner, Engagement Partner
Hiromasa Niinaya, CPA
Designated Limited Liability Partner, Engagement Partner

Opinion

We have audited the Non-Consolidated Financial Statements, which comprise the non-consolidated balance sheet, non-consolidated statement of income, non-consolidated statement of changes in equity and notes to the Non-Consolidated Financial Statements, and the supplementary schedules (hereinafter the "Non-Consolidated Financial Statements and others") of TAIYO YUDEN CO., LTD. (the "Company") as at March 31, 2023 and for the 82nd fiscal term from April 1, 2022 to March 31, 2023 in accordance with Article 436, paragraph (2), item (i) of the Companies Act.

In our opinion, the Non-Consolidated Financial Statements and others referred to above present fairly, in all material respects, the status of property, and profits and losses for the period, for which the Non-Consolidated Financial Statements and others were prepared, in accordance with accounting principles generally accepted in Japan.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in Japan. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Non-Consolidated Financial Statements and Others section of our report. We are independent of the Company in accordance with the ethical requirements in Japan, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other Information

Other information provided by the Company consists of Business Report and its supplementary schedules. Management is responsible for the preparation and disclosure of other information. Audit & Supervisory Board Members and the Audit & Supervisory Board are responsible for overseeing the Directors' performance of their duties in the design, implementation and maintenance of the Company's reporting process of other information.

The scope of our opinion on Non-Consolidated Financial Statements and others does not include other information, and accordingly, we do not express any opinion on other information.

Our responsibilities in the audit of Non-Consolidated Financial Statements and others are to read through other information and in its process, to examine whether there is any significant difference between other information and information contained in the Non-Consolidated Financial Statements and others and/or the knowledge obtained by us in the course of audit and to pay attention to whether there is any sign of material error in other information other than such significant differences.

If we determine that there is a material error in other information based on the audit work that we have conducted, we are required to report that fact.

There is no particular fact that we should report concerning other information.

Responsibilities of Management and Audit & Supervisory Board Members and the Audit & Supervisory Board for the Non-Consolidated Financial Statements and Others

Management is responsible for the preparation and fair presentation of the Non-Consolidated Financial Statements and others in accordance with accounting principles generally accepted in Japan, and for such internal control as management determines is necessary to enable the preparation of Non-Consolidated Financial Statements and others that are free from material misstatement, whether due to fraud or error.

In preparing the Non-Consolidated Financial Statements and others, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern in accordance with accounting principles generally accepted in Japan and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Audit & Supervisory Board Members and the Audit & Supervisory Board are responsible for overseeing the Directors' performance of their duties including the design, implementation and maintenance of the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Non-Consolidated Financial Statements and Others

Our objectives are to obtain reasonable assurance about whether the Non-Consolidated Financial Statements and others as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion from an independent standpoint. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Non-Consolidated Financial Statements and others.

As part of our audit in accordance with auditing standards generally accepted in Japan, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Non-Consolidated Financial Statements and others, whether due to fraud or error, design and perform audit procedures responsive to those risks, for which the selection and application of audit procedures is at the discretion of the auditor, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.
- Consider internal control relevant to the audit in order to design audit procedures that are appropriate
 in the circumstances when conducting risk assessments, while the objective of the Non-Consolidated
 Financial Statements audit is not to express an opinion on the effectiveness of the Company's internal
 control.
- Evaluate the appropriateness of accounting policies used and the methods of application thereof, as well as the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of preparing Non-Consolidated Financial Statements and based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Non-Consolidated Financial Statements and others or, if such disclosures are inadequate, to express our opinion with exclusions. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate whether the presentation and disclosures in the Non-Consolidated Financial Statements and
 others are in accordance with accounting standards generally accepted in Japan, the overall
 presentation, structure and content of the Non-Consolidated Financial Statements and others, including
 the disclosures, and whether the Non-Consolidated Financial Statements and others represent the
 underlying transactions and events in a manner that achieves fair presentation.

We communicate with Audit & Supervisory Board Members and the Audit & Supervisory Board regarding, among other matters, the planned scope and timing of the audit, significant audit findings, including any significant deficiencies in internal control that we identify during our audit, and any other matters required by auditing standards.

We also provide Audit & Supervisory Board Members and the Audit & Supervisory Board with a statement that we have complied with relevant ethical requirements regarding independence, and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Interest required to be disclosed by the Certified Public Accountants Act of Japan

Our firm and its designated engagement partners do not have any interest in the Company which are required to be disclosed pursuant to the provisions of the Certified Public Accountants Act of Japan.

Report of the Audit & Supervisory Board

Audit Report

The Audit & Supervisory Board, following deliberations on the reports made by each Audit & Supervisory Board Member concerning the audit of execution of duties by Directors of the Board for the 82nd fiscal term from April 1, 2022, to March 31, 2023, has prepared this Audit Report as the unanimous opinion of all Audit & Supervisory Board Members and hereby submits it as follows:

- 1. Auditing Methods by Audit & Supervisory Board Members and Audit & Supervisory Board and the Content of the Audit
- (1) The Audit & Supervisory Board established the audit plan for the current period (auditing policies, focused items, division of duties, etc.), and conducted a review of the deliberations of the Board of Directors, while receiving reports and explanations regarding the status of audits and the results thereof from each Audit & Supervisory Board Member, and making efforts to promote information-sharing. Also, we received reports and explanations from the Directors, Operating Officers and Accounting Auditors regarding the status of the execution of their duties, and requested further explanation as necessary.
- (2) In accordance with the auditing standards for Audit & Supervisory Board Members determined by the Audit & Supervisory Board, and pursuant to the audit plan, making efforts to communicate with Directors, Operating Officers, the internal audit department and other employees, each Audit & Supervisory Board Member strove to collect information and improve the audit environment and performed audits by the following methods.
 - i) Each Audit & Supervisory Board Member conducted an examination of the status of operations and assets at the Company's head office and primary business locations by attending Board of Directors meetings, Management Implementation Committee meetings and other important meetings; receiving reports from Directors and Operating Officers, etc., regarding the status of execution of their duties and requesting further explanations as necessary; and inspecting important decision documents, etc. Audit & Supervisory Board Members also conducted an examination of the status of operations and assets at the Company's subsidiaries by maintaining communication and information sharing with their Directors and Audit & Supervisory Board Members, receiving Business Reports from the subsidiaries, and visiting the subsidiaries as necessary.
 - ii) Each Audit & Supervisory Board Member verified the resolutions adopted by the Board of Directors Meetings regarding the establishment of the system for ensuring that the Directors' execution of duties described in the Business Report are performed in conformity of laws, regulations and the Company's Articles of Incorporation, and the establishment of other systems necessary to ensure proper business operations of the corporate group consisting of the Company and its subsidiaries set forth in Article 100, paragraphs (1) and (3) of the Regulation for Enforcement of the Companies Act, regularly received reports from Directors and employees regarding the status of establishment and operations of the system (internal control system) established in accordance with the relevant resolution of the Board of Directors, requested explanations as necessary and expressed opinions.
 - iii) Audit & Supervisory Board Members also inspected the content of the basic policy set forth in Article 118, item (iii) (a) of the Regulation for Enforcement of the Companies Act, which is described in the Business Report.
 - iv) Audit & Supervisory Board Members monitored and verified that Accounting Auditors maintained independence and conducted the audits appropriately. Each Audit & Supervisory Board Member received reports of the status of the execution of duties from Accounting Auditors and requested further explanation as necessary. In addition, we were informed of the arrangement of the "System for ensuring that duties are performed appropriately," based on Article 131 of the Corporate Calculation Regulations, as per the "Standards for the Quality Control of Audits" (Business Accounting Council) from the Accounting Auditor and requested explanations as necessary.

In accordance with the procedures mentioned above, we inspected the Business Report, its supplementary schedules, the Non-Consolidated Financial Statements (non-consolidated balance sheet, non-consolidated statement of income, non-consolidated statement of changes in equity and notes to the Non-Consolidated

Financial Statements) and the supplementary schedules, as well as the Consolidated Financial Statements (consolidated balance sheet, consolidated statement of income, consolidated statement of changes in equity and notes to the Consolidated Financial Statements) for the year ended on March 31, 2023.

2. Results of Audit

- (1) Results of audit of Business Report
 - i) The Business Report and supplementary schedules present fairly the current condition of the Company in conformity with related laws, regulations, and the Company's Articles of Incorporation;
 - ii) Regarding the execution of duties by Directors, no instances of misconduct or material matters in violation of laws, regulations, nor the Company's Articles of Incorporation were found;
 - iii) Resolutions of the Board of Directors regarding the internal control system are fair and reasonable.

 There are no matters to be pointed out about the execution of duties by Directors regarding the internal control system; and
 - iv) There are no matters to be pointed out with respect to the basic policies on control of the Company in the Business Report.
- (2) Results of audit of Non-Consolidated Financial Statements and supplementary schedules The auditing methods and results of the Accounting Auditor, KPMG AZSA LLC, are fair and reasonable.
- (3) Results of audit of Consolidated Financial Statements

The auditing methods and results of the Accounting Auditor, KPMG AZSA LLC, are fair and reasonable.

May 16, 2023

The Audit & Supervisory Board of TAIYO YUDEN CO., LTD.

Toshio Mishuku (Seal)

Audit & Supervisory Board Member (Full-time)

Kazuyuki Oshima (Seal)

Audit & Supervisory Board Member (Full-time)

Hajime Yoshitake (Seal)

Outside Audit & Supervisory Board Member (Full-time)

Tomomi Fujita (Seal)

Outside Audit & Supervisory Board Member