(Securities Identification Code: 5214)

March 6, 2024

Notice of the 105th Ordinary General Meeting of Shareholders

Dear Shareholders,

Please be advised that the 105th Ordinary General Meeting of Shareholders will be held as follows.

When convening this General Meeting of Shareholders, the Company takes measures for providing information that constitutes the content of the Business Report, etc. (matters for which measures for providing information in electronic format are to be taken) in electronic format, and posts such information on the Company's special website (Japanese only). Please access the website using the internet address shown below to review the information.

Special website:

https://d.sokai.jp/5214/teiji/

Matters for which measures for providing information in electronic format are to be taken are posted on the website of Tokyo Stock Exchange, Inc. (TSE) in addition to the website above. Please access the TSE website (Listed Company Search) below, and input and search "Nippon Electric Glass" on the "Issue name (company name)" section or the Company's securities code "5214" on the "Code" section. Next, please select "Basic information" and then "Documents for public inspection/PR information," and review the "Notice of General Shareholders Meeting / Informational Materials for a General Shareholders Meeting" section on the "Filed information available for public inspection."

TSE website (Listed Company Search)

https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

If you are unable to attend the meeting in person, you can exercise your voting rights via writing or the Internet, etc. Please review the Reference Documents for the Ordinary General Meeting of Shareholders described below and exercise your voting rights in line with the "Instructions on Voting" on the next page.

Yours faithfully, Motoharu Matsumoto, Chairman of the Board Nippon Electric Glass Co., Ltd. 7-1, Seiran 2-chome, Otsu, Shiga, Japan

1. Date and Time: Thursday, March 28, 2024, from 10:00 a.m.

2. Venue: NIHO

15-8, Gotenhama, Otsu, Shiga, Japan

3. Meeting Agenda:

Reporting:

- 1. Business report, consolidated financial statements and results of audits of consolidated financial statements by the Independent Auditor and the Board of Corporate Auditors for the 105th fiscal year (from January 1, 2023 to December 31, 2023)
- 2. Non-consolidated financial statements for the 105th fiscal year (from January 1, 2023 to December 31, 2023)

Proposals:

Proposal 1: Distribution of Surplus
Proposal 2: Election of Nine (9) Directors

Proposal 3: Election of One (1) Substitute Corporate Auditor

Proposal 4: Payment of Bonuses to Directors

"Instructions on Voting"



Attending the Meeting in Person

When attending the meeting, please bring the voting form and present it at the reception desk.



Voting by Mail

Please indicate your approval or disapproval of the proposals in the voting form and then return the form to the Company by postal mail so that <u>your vote</u> is received by 5:00 pm on March 27, 2024 (Wednesday).



Voting via the Internet, etc.

Please enter your approval or disapproval of the proposals via the Internet, etc. by 5:00 pm on March 27, 2024 (Wednesday).

- (1) If you exercise your voting rights twice through voting by mail and via the Internet, etc., we will deem the vote cast via the Internet, etc. to be the effective one.
- (2) If you exercise your voting rights more than once via the Internet, etc., we will deem the last vote cast to be the effective one.
- (3) If an approval or disapproval of a proposal is not indicated on the voting form through which voting rights are exercised in writing, the Company will handle it as an indication of an approval.
- * Among matters for which measures for providing information in electronic format are to be taken, "Notes to Consolidated Financial Statements" in the Consolidated Financial Statements and "Notes to Non-consolidated Financial Statements" in the Non-consolidated Financial Statements are not provided in the documents delivered to shareholders who have requested the delivery of paper-based documents as provided for by the provisions of laws and regulations and the Articles of Incorporation of the Company. Accordingly, such documents are part of the documents included in the scope of audits by the Corporate Auditors and the Independent Auditor when they create their respective audit reports.
- * If there are any amendments to the matters for which measures for providing information in electronic format are to be taken, such amendments will be posted on the online special website above and the TSE website.

Reference Documents for the Ordinary General Meeting of Shareholders

Proposal 1: Distribution of Surplus

Based on a basic policy of maintaining a long-term and stable return of profits to shareholders that is not significantly affected by fluctuations in earnings, the Company decides on dividend payments, while taking its performance and financial situation into account.

For year-end dividends for the fiscal year under review, we will pay JPY 60 per share. As a result, the annual dividend for the fiscal year will be JPY 120 per share, including the interim dividend of JPY 60.

- (1) Type of dividend assets: Cash
- (2) Matters related to allocation of dividend assets to shareholders and the total amount thereof: JPY 60 per share of common stock of the Company; a total amount of JPY 5,348,691,600
- (3) Effective date of distribution of surplus: March 29, 2024

(Reference) Shareholder return policy

The Company has established a policy on shareholder return in the Medium-term Business Plan "EGP2028" as follows.

For the period of EGP 2028 **Past** Decide on the amount of dividend • Based on a basic policy of maintaining a longpayments, while taking term and stable return of profit to shareholders performance, financial situation, etc. that is not significantly affected by fluctuations into account, based on a basic policy in earnings, of maintaining a long-term and stable **Approach** • We will work to enhance shareholder returns return of profits to shareholders that while managing our balance sheet in is not significantly affected by consideration of financial stability and capital fluctuations in earnings efficiency, and securing retained earnings to Also implement flexible return to prepare for further growth. shareholders • Continuous expansion of dividend: Toward a Stable Dividends target DOE of 3%: Based on stable dividend, Dividend • Dividend on Equity Ratio (DOE): more enhance dividends based on performance, than 2% financial condition, growth investment, etc. • Plan to carry out share repurchases of 100 billion Share yen in total over the five-year period from Flexible acquisition November 2023 to December 2028 in order to **Buyback** improve capital efficiency.

Proposal 2: Election of Nine (9) Directors

The terms of office for all eight (8) Directors will expire as of the close of this Ordinary General Meeting of Shareholders. The Company proposes the election of nine (9) Directors, increasing the number of Outside Directors by one (1) to enhance the Company's governance system.

The candidates for Directors are as follows:

No.	Name (Date of birth)		personal profile, position, responsibilities and significant concurrent positions	Number of the Company shares held
	Motoharu Matsumoto	Apr. 1982: Apr. 2007: June 2011: Apr. 2013: Mar. 2015:	Joined Nippon Electric Glass Vice President Director Senior Vice President Executive Vice President Representative Director, President CEO Representative Director,	32,000
	(May 30, 1957) (Reappointed)	Juli. 2023.	Chairman (Incumbent)	

[Reasons for selection as Director candidate]

Mr. Motoharu Matsumoto, after serving as President of a UK subsidiary and a US subsidiary, General Manager of the Finance Division, and Group General Manager of the Display Glass Group, promoted the stabilization of the Group businesses, such as strengthening business foundation and developing innovative manufacturing process technologies, as President for eight years and also steadily implemented measures such as aggressive investment in growth markets. Since January 2023, he has served as the Chair of the Board of Directors as the Chairman of the Board of Directors while serving as Representative Director focused on external matters. The Company has deemed that he would contribute to the further growth of the Group in consideration of his experience and achievements, and accordingly the Company proposes his election.

[Status of attendance at the Board of Directors meeting]

15 of 15 times (100%)

1

No.	Name (Date of birth)	Brief personal profile, position, responsibilities and significant concurrent positions	Number of the Company shares held
2	Akira Kishimoto (December 13, 1962) (Reappointed)	Apr. 1985: Joined Nippon Electric Glass Apr. 2012: General Manager, Electronic Products	3,600
	[Reasons for selection	In charge of Auditing as Director candidatel	

Mr. Akira Kishimoto, during serving as Group General Manager of Electronic Products Group and Group General Manager of Consumer Glass Products Group, worked towards establishing a global production structure and strengthening product development capabilities in each business. Since his appointment as CEO, he has engaged in business restructuring, revisions to the development framework, etc., formulated "EGP2028" that starts in 2024, and undertaken measures for the Company to become "the world's leading manufacturer of special glass." The Company has deemed that he would contribute to the further growth of the Group in consideration of his experience and achievements, and accordingly the Company proposes his election.

[Status of attendance at the Board of Directors meeting (after assuming the Director from March 2023)] 12 of 12 times (100%)



Hiroki Yamazaki (March 11, 1962) (Reappointed)

3

Apr. 1984: Joined Nippon Electric Glass

Oct. 2006: General Manager, Technical Division

Apr. 2011: Vice President

Mar. 2016: Director (Incumbent)

Senior Vice President (Incumbent)

16,500

[Assignment of work for an executive officer]

In charge of Fundamental Technology, Intellectual Property, Environment, Product Safety Management and Cooperation

in Research & Technology

[Reasons for selection as Director candidate]

Mr. Hiroki Yamazaki has served at important posts in the technical division, and has devoted himself to initiatives such as the establishment of a technology planning system for the swift development of highperformance glass materials. As a Director and Senior Vice President in charge of fundamental technology, intellectual property, environment, product safety management and cooperation in research & technology, he is currently engaged in strengthening basic research in collaboration with research institutions in Japan and overseas. The Company has deemed that he would contribute to the further growth of the Group in consideration of his experience and achievements, and accordingly the Company proposes his election.

[Status of attendance at the Board of Directors meeting]

No.	Name (Date of birth)	Brief personal profile, position, responsibilities and significant concurrent positions	Number of the Company shares held			
	Tomonori Kano (March 2, 1965) (Reappointed)	Apr. 1989: Joined Nippon Electric Glass Mar. 2015: General Manager, Display Glass Division, Production, Display Glass Group Jan. 2016: Vice President Jan. 2020: Senior Vice President (Incumbent) Jan. 2021: Group General Manager, Display Glass Group Mar. 2021: Director (Incumbent) Jan. 2024: Group General Manager, Glass Fiber Group (Incumbent) [Assignment of work for an executive officer] Supervising: Glass Fiber Business	7,100			
4	[Reasons for selection as Director candidate]					

Mr. Tomonori Kano has served at important posts in the displays business, and has devoted himself to developing manufacturing processes with respect to glass for flat panel displays as well as making productivity improvements and improving quality in that regard. He has also contributed to heightening competitiveness of the displays business in part by facilitating swift launch of production in newly established subsidiaries overseas. Since January 2024, he has been promoting the glass fiber business strategically to improve its profitability and expand its sales as a Director and Senior Vice President who supervises the glass fiber business. The Company has deemed that he would contribute to the further growth of the Group in consideration of his experience and achievements, and accordingly the Company proposes his election.

[Status of attendance at the Board of Directors meeting]

15 of 15 times (100%)



Mamoru Morii (August 18, 1962) (Reappointed)

5

Apr. 1985: Joined Nippon Electric Glass Jun. 2014: General Manager, Finance

Jan. 2017: Vice President

Jan. 2021: Senior Vice President (Incumbent)

Mar. 2022: Director (Incumbent)

[Assignment of work for an executive officer]

Supervising General Affairs, Human Resources, Purchasing

7,100

and Information Systems.

In charge of Finance, Corporate Strategy, Marketing, Sales Management, Tokyo Branch Office and Security Trade Control.

[Reasons for selection as Director candidate]

Mr. Mamoru Morii has served at important posts in administration divisions, such as General Manager of the Finance Department. He has participated in overseas expansion projects and served as vice president of a Chinese subsidiary, and has abundant experience and insight regarding management of the Group. Furthermore, he is currently playing a role in management areas such as the Group's global business strategy and finance as the Senior Vice President who supervises corporate departments. The Company has deemed that he would contribute to the further growth of the Group in consideration of his experience and achievements, and accordingly the Company proposes his election.

[Status of attendance at the Board of Directors meeting]

No.	Name (Date of birth)	Brief personal profile, position, responsibilities and significant concurrent positions	Number of the Company shares held
	Reiko Urade (February 6, 1953) (Reappointed) (Outside) (Independent)	Apr. 2010: Professor, Graduate School of Agriculture, Kyoto University Apr. 2018: Emeritus Professor, Kyoto University (Incumbent) Research Professor, Institute for Integrated Radiation and Nuclear Science, Kyoto University (Incumbent) Mar. 2019: Director of the Company (Incumbent) [Significant Concurrent Position] Emeritus Professor, Kyoto University Research Professor, Institute for Integrated Radiation and Nuclear Science, Kyoto University	None
6	[Reasons for selection	as Director candidate and summary of expected role]	

Ms. Reiko Urade has achieved noteworthy results as a researcher in science who has expertise regarding agriculture, has been involved in human resource development in that field, and has expertise and extensive experience. The Company expects her to draw on her knowledge and experience in ways beneficial for the Company's management and to provide supervision, advice, and so forth regarding the execution of business. Furthermore, if she is elected, the Company intends that as a member of the Nomination and Remuneration Advisory Committee, she should be involved in an independent capacity in the appointment and dismissal of Representative Directors and the determination of remuneration, etc. for Directors. She has no experience of involvement in corporate management in a way other than as an outside director or corporate auditor; however, the Company has considered that she is capable of appropriately performing the duties of an Outside Director of the Company due to the reasons mentioned above.

[Status of attendance at the Board of Directors meeting]

15 of 15 times (100%)



Hiroyuki Ito (November 20, 1965) (Reappointed) (Outside) (Independent)

7

Apr. 2009: Professor, Faculty of Economics, Shiga

University

Mar. 2020: Director of the Company (Incumbent) Apr. 2020: Emeritus Professor, Shiga University

(Incumbent)

Professor, Faculty of Business Administration,

None

Osaka University of Economics (Incumbent)

[Significant Concurrent Position] Emeritus Professor, Shiga University

Professor, Faculty of Business Administration,

Osaka University of Economics

[Reasons for selection as Director candidate and summary of expected role]

Mr. Hiroyuki Ito has expertise and extensive experience of research in corporate management as a scholar of business administration. He has achieved noteworthy results in the areas of corporate governance and management organizations, and has also been involved in human resource development in those fields. The Company expects him to draw on him knowledge and experience in ways beneficial for the Company's management and to provide supervision, advice, and so forth regarding the execution of business. Furthermore, if he is elected, the Company intends that as a member of the Nomination and Remuneration Advisory Committee, he should be involved in an independent capacity in the appointment and dismissal of Representative Directors and the determination of remuneration, etc. for Directors. He has no experience of involvement in corporate management in a way other than as an outside director or corporate auditor; however, the Company has considered that he is capable of appropriately performing the duties of an Outside Director of the Company due to the reasons mentioned above. [Status of attendance at the Board of Directors meeting]

No.	Name (Date of birth)	Brief	Number of the Company shares held	
		Apr. 1973:	Joined Matsushita Electric Industrial Co., Ltd. (currently Panasonic Holdings Corporation)	
		Jun. 2014:	Representative Director, Senior Managing Director, Panasonic Corporation	
	Yoshio Ito (March 18, 1953) (Reappointed)	Apr. 2017:	Representative Director, Vice President, Panasonic Corporation	
		Jun. 2017:	Representative Director, Executive Vice President, Panasonic Corporation	None
		Jun. 2019:	Retired from Panasonic Corporation	
	(Outside)	Mar. 2022:	Director of the Company (Incumbent)	
	(Independent)	[Significant	Concurrent Position]	
8		Outside Dire	ector, Kameda Seika Co., Ltd.	
		President, Centre	Japan-China Economic Relations and Trade	

[Reasons for selection as Director candidate and summary of expected role]

Mr. Yoshio Ito has served as Representative Director, Senior Managing Director, and Executive Vice President of Panasonic Corporation (currently Panasonic Holdings Corporation). He has been involved in the management of the company for many years, and has expertise and extensive experience regarding corporate management. The Company expects him to draw on him knowledge and experience in ways beneficial for the Company's management and to provide supervision, advice, and so forth regarding the execution of business. Furthermore, if he is elected, the Company intends that as a chairman of the Nomination and Remuneration Advisory Committee, he should be involved in an independent capacity in the appointment and dismissal of Representative Directors and the determination of remuneration, etc. for Directors.

[Status of attendance at the Board of Directors meeting]

No.	Name (Date of birth)	, , , , , , , , , , , , , , , , , , ,			
No.		Apr. 1983: Dec. 2011 Apr. 2015: Nov. 2017: Aug. 2023: [Significant Oprofessor by		Number of the Company shares held	
		Visiting Prof	essor by Special Designation, novative Integrated Electronic Systems,		

[Reasons for selection as Director candidate and summary of expected role]

Ms. Nahomi Aoto has served in a number of positions, including Vice President of Elpida Memory, Inc., the predecessor of Micron Memory Japan, K.K., and as the person responsible for the technological development division of Micron Memory Japan, K.K. In addition to her strong track record in the technological development divisions of global companies, she has been involved in human resources development and possesses expert knowledge and abundant experience in technological development. The Company expects her to draw on her knowledge and experience in ways beneficial for the Company's management and to provide supervision, advice, and so forth regarding the execution of business. Furthermore, if she is elected, the Company intends that as a member of the Nomination and Remuneration Advisory Committee, she should be involved in an independent capacity in the appointment and dismissal of Representative Directors and the determination of remuneration, etc. for Directors. She has no experience of involvement in corporate management; however, the Company has considered that she is capable of appropriately performing the duties of an Outside Director of the Company due to the reasons mentioned above.

Notes: 1. All candidates have no conflicts of interest with the Company.

- 2. The Company has adopted the Executive Officer System. "Supervising" and "In charge of" in the "Brief personal profile, position, responsibilities and significant concurrent positions" indicate work assignments of executive officers.
- 3. Matters related to the candidate for Outside Director Ms. Reiko Urade are as follows:
 - (1) Ms. Reiko Urade is a candidate for Outside Director.
 - (2) Ms. Reiko Urade is currently an Outside Director of the Company, and her term of office will be five years at the close of this Ordinary General Meeting of Shareholders.
 - (3) Ms. Reiko Urade satisfies the Independence Standards set forth by the Company (see page 11), and the Company judges that there is no issue regarding her independence. Furthermore, she is a candidate for Independent Director pursuant to the provisions of Tokyo Stock Exchange, Inc.
 - (4) Outline of limited liability agreement:
 Ms. Reiko Urade and the Company executed a limitation of liability agreement with respect to

her duty as an Outside Director of the Company that limits her liability for damages to the Company pursuant to Article 423(1) of the Companies Act up to the sum total of the amounts listed in the items of Article 425(1) of the Companies Act ("the Limitation of Liability Contract for Outside Director"). Provided that Ms. Reiko Urade is reappointed as Outside Director, she and the Company will continue the Limitation of Liability Agreement for Outside Director.

- 4. Matters related to the candidate for Outside Director Mr. Hiroyuki Ito are as follows:
 - (1) Mr. Hiroyuki Ito is a candidate for Outside Director.
 - (2) Mr. Hiroyuki Ito is currently an Outside Director of the Company, and his term of office will be four years at the close of this Ordinary General Meeting of Shareholders.
 - (3) Mr. Hiroyuki Ito satisfies the Independence Standards set forth by the Company (see page 11), and the Company judges that there is no issue regarding her independence. Furthermore, he is a candidate for Independent Director pursuant to the provisions of Tokyo Stock Exchange, Inc.
 - (4) Outline of limited liability agreement: Mr. Hiroyuki Ito and the Company executed a limitation of liability agreement with respect to his duty as an Outside Director of the Company that limits his liability for damages to the Company pursuant to Article 423(1) of the Companies Act up to the sum total of the amounts listed in the items of Article 425(1) of the Companies Act ("the Limitation of Liability Contract for Outside Director"). Provided that Mr. Hiroyuki Ito is reappointed as Outside Director, he and

the Company will continue the Limitation of Liability Agreement for Outside Director.

- 5. Matters related to the candidate for Outside Director Mr. Yoshio Ito are as follows:
 - (1) Mr. Yoshio Ito is a candidate for Outside Director.
 - (2) Mr. Yoshio Ito is currently an Outside Director of the Company, and his term of office will be two years at the close of this Ordinary General Meeting of Shareholders.
 - (3) Mr. Yoshio Ito satisfies the Independence Standards set forth by the Company (see page 11), and the Company judges that there is no issue regarding her independence. Furthermore, he is a candidate for Independent Director pursuant to the provisions of Tokyo Stock Exchange, Inc.
 - (4) Outline of limited liability agreement:
 - Mr. Yoshio Ito and the Company executed a limitation of liability agreement with respect to his duty as an Outside Director of the Company that limits his liability for damages to the Company pursuant to Article 423(1) of the Companies Act up to the sum total of the amounts listed in the items of Article 425(1) of the Companies Act ("the Limitation of Liability Contract for Outside Director"). Provided that Mr. Yoshio Ito is reappointed as Outside Director, he and the Company will continue the Limitation of Liability Agreement for Outside Director.
- 6. Matters related to the candidate for Outside Director Ms. Nahomi Aoto are as follows:
 - (1) The name of Nahomi Aoto on the family register is Nahomi Ota.
 - (2) Ms. Nahomi Aoto is a candidate for Outside Director.
 - (3) Ms. Nahomi Aoto satisfies the Independence Standards set forth by the Company (see page 11), and the Company judges that there is no issue regarding her independence. Furthermore, she is a candidate for Independent Director pursuant to the provisions of Tokyo Stock Exchange, Inc.
 - (4) Outline of limited liability agreement:
 - Ms. Nahomi Aoto and the Company executed a limitation of liability agreement with respect to her duty as an Outside Director of the Company that limits her liability for damages to the Company pursuant to Article 423(1) of the Companies Act up to the sum total of the amounts listed in the items of Article 425(1) of the Companies Act ("the Limitation of Liability Contract for Outside Director"). Provided that Ms. Nahomi Aoto is reappointed as Outside Director, she and the Company will continue the Limitation of Liability Agreement for Outside Director.
- 7. Having entered into a liability insurance policy for corporate officers, etc. pursuant to Article 430-3(1) of the Companies Act with an insurance company, the Company intends to renew the policy in April 2024. The insurance policy covers damages that may arise as a result of insured parties including Directors of the Company for execution of their professional duties, or as a result of such insured parties becoming subject to a legal claim pursuing such liability. If the election of the candidates for Director is approved, they will be included in the insured parties of this insurance policy.

(Reference) Independence Standards for Outside Directors and Outside Corporate Auditors

The Company has established the following independence standards for its outside officers (Outside Directors and Outside Corporate Auditors), and any officer to which any of the following applies shall be deemed not to have independence from the Company.

- 1. Persons who are currently or in the past ten years have been executives (Note 1) at either the Company or its subsidiaries
- 2. Persons who are main transaction partners (Note 2) or executives at main transaction partners of the Company or its subsidiaries (collectively, the "Company Group")
- 3. Persons who are principal shareholders (persons directly or indirectly owning 10% or more of the Company's total voting rights) or executives of principal shareholders in the Company
- 4. Persons or executives thereof in which the Company Group directly or indirectly owns 10% or more of the total voting rights
- 5. Consultants, accounting specialists, and legal specialists receiving large amounts of funds or other assets (Note 3) from the Company Group aside from officer compensation (where the party receiving such assets is a group such as a corporation or association, this shall refer to a person belonging to such group).
- 6. Persons belonging to the audit corporation that acts as the Company's accounting auditor
- 7. Persons receiving large donations (Note 4) from the Company Group (where the party receiving such donations is a group such as a corporation or association, this shall refer to a person belonging to such group)
- 8. Where an executive of the Company Group serves as an outside officer at another company, executives at that company
- 9. Any person to which the above 2. to 8. apply within the past three years
- 10. The spouse or second-degree relative of a person to which the above 2. through 9. apply (limited to persons in important positions (Note 5))
 - (Note 1) "Executives" refers to Director, Executive Officers, Operating Officers, employees and Administrative Officers who execute business, and other similar persons and employees who execute business of corporations or other groups.
 - (Note 2) The Company Group's main transaction partners refers to (i) parties for which the amount of the transactions (funds associated with the provision of products and services and procurement) between the Company Group and the transaction partner in the most recent fiscal year make up 2% or more of the consolidated net sales of either party, (ii) parties for which borrowings from the party to the Company Group in the most recent fiscal year make up 2% or more of the Company Group's consolidated total assets. (Financial institutions from which the Company Group borrows are limited to those that are absolutely essential and irreplaceable in procuring funds for the Company Group.)
 - (Note 3) Large amounts of funds or other assets refers to profit in the form of funds or other assets exceeding JPY 10 million annually in the most recent fiscal year aside from director and officer compensation. (where the party receiving such assets is a group such as a corporation or association, this shall refer to profit in the form of funds or other assets making up 2% or more of the group in question's total income in the most recent fiscal year.)
 - (Note 4) Large donations refers to an amount exceeding an average of JPY 10 million annually in the past three fiscal years or 2% of the organization in question's total income in the most recent fiscal year, whichever is larger.
 - (Note 5) Persons in important positions refers to Directors (excluding Outside Directors), Executive Officers, Operating Officers, employees in upper management positions at the General Manager level or higher, certified public accountants belonging to audit corporations, attorneys belonging to law offices, and other persons objectively and rationally deemed to have a similar level of importance.

Where transactions and donations associated with independent officers satisfy the following insignificance standards, and are deemed not to risk affecting decision-making in the exercise of shareholder voting rights, such transactions do not need to be listed.

<Insignificance Standards to Deem that Transactions do not Affect the Exercise of Shareholder Voting Rights>

1. Transactions

- The amounts of transactions (funds associated with the provision of products and services and procurement) between the Company Group and the transaction partner in the most recent fiscal year make up less than 1% of the consolidated net sales of each party

2. Donations

- The amount of donations does not exceed JPY 5 million annually or 1% of total income of the organization in question in the most recent fiscal year, whichever is larger

(Reference) Composition of the Board of Directors

If Proposal No. 2 is approved, the composition of the Board of Directors will be as follows.

				Nomination and	Major kno	wledge, expe	rience, and cap	abilities
Name	Position in the Company	Outside Independen t	Sex	Remuneration Advisory Committee (✓✓ indicates chairperson)	Corporate management	Finance and Legal	Technology	Sales and Marketing
Motoharu Matsumoto	Chairman of the Board (Representative)		Male	√	√	√		√
Akira Kishimoto	President (Representative)		Male	√	✓		✓	√
Hiroki Yamazaki	Director		Male				~	
Tomonori Kano	Director		Male		✓		√	✓
Mamoru Morii	Director		Male			√		√
Reiko Urade	Director	√	Female	~			√	
Hiroyuki Ito	Director	√	Male	~		√		
Yoshio Ito	Director	√	Male	44	√		√	√
Nahomi Aoto	Director	~	Female	√			~	

(Note) The position in the Company and status of chairperson or member of the Nomination and Remuneration Advisory Committee are those after this Ordinary General Meeting of Shareholders (scheduled for election at a Board of Directors meeting to be held after the close of this Ordinary General Meeting of Shareholders).

Proposal 3: Election of One (1) Substitute Corporate Auditor

To prepare for the case in which the Company does not have the number of Corporate Auditors stipulated in laws and regulations, we propose the election of one (1) substitute Corporate Auditor in advance.

The Board of Corporate Auditors has already approved this proposal.

The candidate for substitute Corporate Auditor is as follows:

Name (Date of birth)		Number of the Company shares held	
Toru Watanabe (February 2, 1966)	Partner, Kita Represental Outside Dire Committee Outside Dire	ector, AOYAMA TRADING Co., Ltd. ector, O-WELL CORPORATION (Audit & Supervisory	None

[Reasons for selection as substitute Outside Corporate Auditor candidate]

Mr. Toru Watanabe has expertise and extensive experience as an Attorney at Law. The Company proposes that Mr. Watanabe be elected as the substitute Corporate Auditor in the hope that he will reflect such expertise and experience when auditing the Company. He has no experience of involvement in corporate management in a way other than as an outside director or corporate auditor; however, the Company has considered that he is capable of appropriately performing the duties of an Outside Corporate Auditor of the Company due to the reasons mentioned above.

Notes: 1. The abovementioned candidate has no conflicts of interest with the Company.

- 2. Matters related to the candidate for substitute Outside Corporate Auditor are as follows:
 - (1) Mr. Toru Watanabe is a candidate for substitute Outside Corporate Auditor.
 - Outline of limited liability agreement:

 If Mr. Toru Watanabe assumes the office of Outside Corporate Auditor, the Company intends to enter into an agreement with him concerning liability for damages as stipulated in Article 423, Paragraph 1 of the Companies Act. This agreement shall limit his liability for damages to the minimum liability amount stipulated in Article 425, Paragraph 1 of the Companies Act.
- 3. Mr. Toru Watanabe satisfies the Independence Standards set forth by the Company (see page 11), and the Company judges that there is no issue regarding her independence. In addition, Mr. Toru Watanabe fulfills the requirements for the Independent Corporate Auditor pursuant to the provisions of Tokyo Stock Exchange Inc. If he assumes the office of Outside Corporate Auditor, the Company plans to submit notification to the aforementioned Exchange concerning his appointment as an Independent Auditor.
- 4. Having entered into a liability insurance policy for corporate officers, etc. pursuant to Article 430-3(1) of the Companies Act with an insurance company, the Company intends to renew the policy in April 2024. The insurance policy covers damages that may arise as a result of insured parties including Corporate Auditors of the Company for execution of their professional duties, or as a result of such insured parties becoming subject to a legal claim pursuing such liability. Mr. Toru Watanabe shall become an insured party if he assumes the office of Outside Corporate Auditor.

Proposal 4: Payment of Bonuses to Directors

The Company proposes that it pay Directors' bonuses totaling JPY 60 million to five (5) Directors, excluding Outside Directors, as of the end of the fiscal year under review, in comprehensive consideration of their individual duties, responsibilities and performances, as well as earnings during the fiscal year under review and the business environment of the Company, while taking into account the level of other companies based on objective market research data on remuneration by an external specialized organization.

We consider that this proposal is in accordance with the Company's policy on determination of content of remuneration, etc. for individual Directors, and that it is appropriate. In addition, the total amount of Directors' bonuses has been determined by consulting with the Nomination and Remuneration Advisory Committee, which is chaired by an Outside Director and is made up of a majority of Outside Directors, and decided by the Board of Directors. It is now being submitted to the Ordinary General Meeting of Shareholders for approval.

Business Report for the 105th Fiscal Year

Period from January 1, 2023 to December 31, 2023

1. Status of Corporate Group

(1) Progress and results of operations

Overall trend

In the fiscal year under review, the outlook for the global economy remained uncertain, with inflation and economic deterioration simultaneously progressing against the backdrop of prolonged unstable international conditions and monetary policies of various countries. In Japan, prices continued to rise in tandem with the ongoing depreciation of the Japanese Yen (JPY).

Consolidated results of operations for the fiscal year under review

	104th Fiscal Year	105th Fiscal Year	
	(January 2022 to	(January 2023 to	Change
	December 2022)	December 2023)	
	Millions of JPY	Millions of JPY	%
Net sales	324,634	279,974	(13.8)
Operating profit (loss)	26,184	(10,420)	-
Ordinary profit (loss)	34,058	(9,480)	-
Profit attributable to	20 167	(26.100)	
owners of parent (loss)	28,167	(26,188)	-

In this fiscal year, net sales for the fiscal year ended December 31, 2023 (from January 1 to December 31, 2023) were lower than those of the previous fiscal year (from January 1 to December 31, 2022). In terms of profit/loss, operating loss, ordinary loss and loss attributable to owners of parent were recorded.

Sales by business category are as follows:

,		104th Fiscal Year (January		105th Fiscal Year (January		Charan		
C	Category		2022 to December 2022)		2023 to December 2023)		Change	
		Net sales	Breakdown	Net sales	Breakdown	Amount	Percentage	
	Electronics and Information	Millions of JPY	%	Millions of JPY	%	Millions of JPY	%	
Glass Business	Technology	148,764	45.8	133,209	47.6	(15,555)	(10.5)	
	Performance Materials*	175,870	54.2	146,765	52.4	(29,104)	(16.5)	
	Total	324,634	100	279,974	100	(44,660)	(13.8)	

^{*}The "Performance Materials and Others" segment has been renamed to "Performance Materials" segment.

Electronics and Information Technology:

In the displays business, net sales were lower than those of the previous fiscal year, affected by customers' production adjustments amid unfavorable demand for end products. In the electronics business, demand for products for semiconductors was strong, but demand for products for optoelectronics was sluggish, resulting in lower net sales than in the previous fiscal year.

As a result, net sales of Electronics and Information Technology amounted to JPY 133,209 million, a year-on-year decrease of 10.5%.

Performance Materials:

In the composites business*, net sales were lower than those of the previous fiscal year due to weak product demand, especially for high-performance resin used in auto parts, and due to an increasingly competitive environment. In the medical care and heat-resistance businesses, demand for products was soft, and net sales were lower than in the previous fiscal year. On the other hand, the buildings business continued to experience stable product demand, and net sales were higher than in the previous fiscal year.

*The "glass fiber business" has been renamed to "composites business."

As a result, net sales of Performance Materials amounted to JPY 146,765 million, a year-on-year decrease of 16.5%.

(2) Capital investment

The Company Group's capital investment amounted to JPY 34,402 million in the fiscal year under review.

In Electronics and Information Technology, we made investment related to enhancing productivity of the displays business and achieving carbon neutrality (deployment of all-electric melting technology). In Performance Materials, we undertook investment for expanding production capacity and other measures for the medical care business at Nippon Electric Glass (Malaysia) Sdn. Bhd.

(3) Fund procurement status

Funds required in the fiscal year under review were for capital investment and working capital, which the Company financed with its own funds and borrowings, among other means. Aiming at flexible fund-raising, the Company has entered into a commitment line agreement for a total amount of JPY 25 billion with financial institutions in Japan.

(4) Main Lenders (as of December 31, 2023)

Lender	Borrowing Amount
Sumitomo Mitsui Banking Corporation	JPY 21.2 billion
Sumitomo Mitsui Trust Bank, Limited	JPY 16.0 billion
MUFG Bank, Ltd.	JPY 9.0 billion

(5) Issues to be addressed

[Company's Basic management policy]

The Company Group's basic management policy is to respond to the needs of societies by developing, manufacturing, and supplying an abundance of glass products to the market with various properties and functions through the technologies of material design, melting, forming, and processing under the Company Corporate Philosophy Structure with the goal of becoming the world's leading manufacturer of special glass. At the same time, the Company Group will fulfill its social responsibility by establishing priority themes for CSR (Corporate Social Responsibility) that it recognizes as important in conducting its business activities, and promoting activities related to those themes. Through these activities, the Company Group will contribute to social development, strive to disseminate its corporate identity, raise corporate value, and achieve sustainable growth.

"The Company Corporate Philosophy Structure"

At Nippon Electric Glass, our corporate philosophy is a reflection of our founding mission, a statement of our devotion to creating products infused with the very best of human civilization for the betterment of society.

(Our corporate philosophy)

"We strive to build a brighter future for the world by uncovering the unlimited possibilities of glass and through advanced creative manufacturing."

Our Slogan: GLASS FOR FUTURE

(Our vision)

"The world's leading manufacturer of special glass"

(Our values)

- Customer first: Everything is based on accurate understanding and complete satisfaction of customers' requirements.
- Get the job done: We are dedicated to completing every task properly.
- Broad minds and open communication: We think beyond existing norms and encourage frank communication among all departments and generations.
- High ethical standards: We are bound to act ethically and in good faith practices in all situations.
- Consideration for the environment: We are constantly aware of the need to be considerate of the environment, and strive to reduce our footprint.

[Target management indexes]

The Company Group considers that continuous research and development, capital investments, and sales and profits to support these activities are essential for business continuity and development for future. Furthermore, efficient business operations and efficient use of capital are important to enhance the corporate value. Therefore, the Company Group places Net sales, Operating profit, Operating profit margin and ROE (Return on Equity) as important indexes, and set the numerical target in the Medium-term Business Plan.

[Medium- and long-term management strategy and issues to be addressed] <The Company Group's management strategy>

Business Model

Glass is a unique material that can be customized into different shapes with a wide variety of functions by modifying its composition and altering the various forming and processing methods used. By combining its glass technologies accumulated over many years with original ideas, the Company delivers a variety of high-performance glass products matching societies' needs. The Company's strengths are to be found in its creativity, technical expertise, strengths of human resources and organizational structure, which together enable this "creative manufacturing."*

The Company Group will expand its business in the Electronics and Information Technology field with the displays business and the electronics business, as well as in the Performance Materials fields with the composites, the medical care, the heat-resistance and the buildings businesses, and will build a balanced business portfolio.

Creativity	The Company creates new value with glass that has a variety of forms and functions, including substrate, tube, sphere, fiber, powder, molded products, and hybrid products that combine thin films, plastics, and metals, etc.
Technical Expertise	By forming a unified development framework comprised of material development, process development, and product development, the Company is accelerating the entire process from product development to commercialization. Computational science (including data analysis using ICT, AI and so forth) is used for these developments.
Strengths of Human Resources / Organizational Structure	Through human resource development programs that promote multifaceted skill improvement, the Company is developing "personnel capable of world-class performance in every challenge." In addition, the Research & Development Group, Process Development & Engineering Group, and Business Group form a unified development framework, and with assistance from the Corporate Strategy and the Marketing Division they respond rapidly to seeds and needs.

(*) The Company Group's vision of "creative manufacturing"

To meet society's needs, the Company carries out research and development based on cutting-edge technology, creates top-notch products, and supplies its products sufficiently to the market through the highest quality standards and efficient production. The Company then uses feedback from the market for further research and development. This cycle represents the approach to "creative manufacturing" to which the Company aspires.

Markets in which the Company is Developing

Automotive : Lightweight materials, lighting, displays, autonomous driving (cameras and

sensors, etc.), various types of electronic equipment

Energy : Secondary batteries, renewable energy systems

Medical Care : Advanced pharmaceutical containers, cutting-edge medical equipment and

devices

Semiconductors : Next-generation semiconductor materials (small-sized, high precision, high-

functioning), semiconductor manufacturing processes

Displays : High-functioning displays (high-definition, thin and lightweight, flexible)

ICT : Optical communication devices (for next-generation high speed

telecommunications)

Social : High-functioning fire-rated equipment, high-functioning structural materials

Infrastructure (safe, durable, lightweight)

Home : High-functioning home appliances and housing equipment materials, multi-

Appliances/

function wall materials

Housing Equipment

<The Medium-term Business Plan "EGP2028">

The Group has established the Medium-term Business Plan "EGP2028" targeting the five years from fiscal 2024 to fiscal 2028.

(Slogan)

Strong Growth

(Basic policy)

We work to realize sustainable growth and corporate value enhancement by fortifying the revenue base of existing businesses and aggressively allocating resources to growth areas.

(Period)

January 1, 2024 to December 31, 2028 (5 years)

(Management targets)

Net sales JPY 400 billion

Electronics and Information Technology: JPY 190 billion, Performance Materials: JPY 160 billion, New Business: JPY

50 billion

Operating profit JPY 50 billion Operating margin 12.5% ROE 8%

Year to achieve targets Fiscal 2028

(Business Strategies)

- (1) Reinforcement of existing businesses (fortification of revenue base by increasing competitiveness)
 - Develop high value added products and strengthen commercialization.
 - Leverage all-electric melting technology to increase productivity and quality.
 - Build a strong business foundation (efficient operation of resources, utilization of digital transformation, review of procurement, operational/manufacturing process reform, etc.)
 - Thoroughly analyze business profitability to determine whether to invest in, downsize, or withdraw from businesses.

- (2) Expansion of strategic businesses (enhancement of resource allocation to growth areas)
 - Expand strategic businesses through aggressive allocation of resources to areas with promising growth opportunities, leveraging our strengths
 - Expand device businesses that will increase the added value of glass products
 - Bolster research and development resources, particularly in the fields of energy, medical care, environment, and food, while actively using collaborations with universities, research institutes, venture companies, etc.
 - Establish a budget for strategic investment (JPY 50 billion for five years) and actively undertake M&A, strategic alliances, business investments, etc.

(3) Procurement risks management

- Take measures against procurement risks arising from economic conditions, logistics disruptions, etc. (procure from multiple suppliers, prepare multiple distribution routes, and forming strategic alliances with business partners).

(Financial strategies)

(1) Reduction of cross-shareholdings

In consideration of changes in the business environment, we will evaluate the appropriateness of shareholdings both quantitatively based on cost of capital and qualitatively based on management strategy to further reduce cross-shareholdings

(2) Asset reduction

We will dispose of any non-core assets arising in the course of "EGP2028" structural reform of businesses, etc., as appropriate in order to increase asset efficiency

(3) Balance sheet management and enhancement of shareholder returns

We will work to enhance shareholder returns while managing our balance sheet in consideration of financial stability and capital efficiency, and securing retained earnings to prepare for further growth

- Share repurchases

Plan to carry out share repurchases of JPY 100 billion in total over the five-year period from November 2023 to December 2028 in order to improve capital efficiency

Continuous expansion of dividend: Toward a target DOE of 3%
 Based on stable dividend, enhance dividends based on performance, financial condition, growth investment, etc.

(Sustainability strategies)

(1) Promotion of carbon neutrality

We will promote the development of all-electric melting technology and other technologies to contribute to the prevention of global warming while striving to achieve sustainable growth and corporate value enhancement

- Promote electrification of all processes
- Investment in and procurement of renewable energy
- Technological development of CO₂-free energy (such as hydrogen)

(2) Human resource strategy

We will expand investment in human resources who are expected to play pivotal roles in management while securing a work environment in which diverse individuals can fully demonstrate their abilities as appropriate in order to increase our competitiveness.

- Recruitment and training of personnel with advanced knowledge and skills
- Promotion of diverse human resources
- Creation of a comfortable workplace for diverse human resources to feel job satisfaction

(3) Supply chain management

We will promote initiatives to fulfill our social responsibility with regard to environment, biodiversity,

human rights, etc., throughout the supply chain and work to achieve sustainable growth and corporate value enhancement

<Sustainability initiatives>

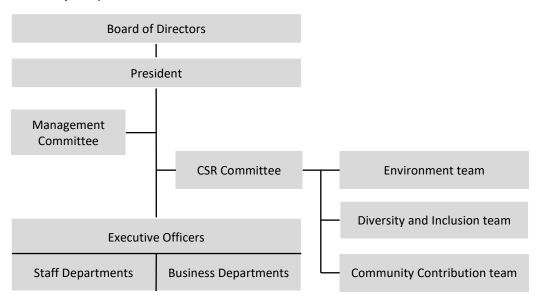
(Overall sustainability)

Based on our Corporate Philosophy Structure and with the aim of enhancing our corporate value and realizing a sustainable society, we have focused on Environment, Diversity and Inclusion, and Community Contribution as the three priority themes (materiality) of our CSR (Corporate Social Responsibility); and has been working on achieving sustainability with the main themes of environmental conservation for Environment, human capital for Diversity and Inclusion, and contribution to the community for Community Contribution.

(1) Governance

The Company's CSR-related governance structure is as shown in the diagram below.

(CSR promotion system)



In addition to conducting decision making about important matters related to the Company Group's management, the Board of Directors supervises business execution. Also, in management issues related to CSR, the Board of Directors creates systems, formulates measures and targets on priority issues to be addressed and resolved, and evaluates and provides advice on measures executed by the President, who acts as the person responsible for business execution. Outside officers (three Outside Directors and two Outside Corporate Auditors) participate in meetings of the Board of Directors.

The President executes measures based on the decisions and advice of the Board of Directors as the person responsible for business execution.

The Management Committee engages in deliberation on important matters in corporate management and on the specific measures implemented based on items decided by the Board of Directors.

The CSR Committee has been established to engage in comprehensive discussions on the direction of CSR and details of CSR activities and to develop agile CSR activities. Furthermore, centered on the three CSR priority themes of Environment, Diversity and Inclusion, and Community Contribution, we are pursuing issues broadly related to sustainability such as ESG and the SDGs. Chaired by the Executive Officer supervising General Affairs, the CSR Committee is composed of divisional managers involved with CSR with its secretariat located at the General Affairs Division. Furthermore, to increase the effectiveness of our initiatives for each of our priority themes, we have established three working teams to address major areas. The "Environmental Team" handles climate change response and environmental preservation,

while the "Diversity and Inclusion Team" handles human capital and human rights, and the "Community Contribution Team" handles educational support and similar matters.

The main activities of the CSR Committee include formulating basic policy and establishing priority themes related to CSR, establishing, deliberating, and promoting the various measures to respond to these priority themes, establishing and deliberating on the policy for information disclosure and the contents of disclosure, and providing recommendations and reports to the Management Committee and the Board of Directors as necessary.

(2) Strategies

The Company Group has set forth promotion of carbon neutrality, human resource strategy and supply chain management as sustainability strategies in the Medium-term Business Plan "EGP2028," and it is working on various initiatives.

(3) Risk management

Based on our "Basic Policy regarding Internal Control," the Company Group regularly conducts risk investigations to gauge and respond to management risks. Furthermore, for risks related to the Company Group's business that the Company recognizes as important, either the division in charge or a specialist committee will formulate rules and guidelines, hold training sessions, and create manuals where necessary. For newly emerged risks, the President shall immediately assign a person responsible and create a response measure. Items that are particularly important to management shall be deliberated and reported at both the meetings of both Board of Directors and the Management Committee. Risks related to sustainability that are identified and assessed through the activities of the CSR Committee shall be integrated into the risk investigation.

(Climate change)

In November 2021, we announced our support for the Task Force on Climate-related Financial Disclosures (TCFD), and we have analyzed the risks and opportunities posed by climate change to our business so that we can communicate to stakeholders the financial implications and our response to them. We will continue to conduct such analysis and improve information disclosure and steadily implement the Carbon Neutrality Action Plan.

We post our disclosed information in accordance with TCFD recommendations on our website. URL: https://www.neg.co.jp/en/csr/environment/tcfd/

(1) Governance

Based on the TCFD framework, the Environmental Team of the CSR Committee holds meetings with the staff function divisions and the business divisions, identifies and reviews climate-related risks and opportunities, and evaluates and reviews business impact based on scenario analysis. The division responsible for risks and opportunities promotes the carbon neutral implementation plan, the key to the Group's strategic resilience, while the Environmental Team regularly verifies progress and makes reports to the CSR Committee. The CSR Committee establishes, deliberates, and promotes the contents of the support provided to each division related to the reported items in question from the standpoint of sustainability promotion, in addition to establishing and deliberating on the policy for information disclosure and the contents of disclosure and providing recommendations and reports to the Management Committee and the Board of Directors as necessary.

(2) Strategies

The Environmental Team of the CSR Committee used both the 1.5°C/2°C and the 4°C scenarios to evaluate the envisioned business impact in 2030. The Company Group's main response to climate-related risks is the implementation of our carbon neutral implementation plan. The details of climate-related risks and opportunities as well as our response measures are provided on the Company's website below.

URL: https://www.neg.co.jp/csr/environment/tcfd/

(3) Risk management

For the climate-related risks and opportunities identified and assessed through the processes described in (1) and (2) above, as well as the response measures, based on our "Basic Policy regarding Internal Control," in addition to integrating them into the risk investigation performed regularly by the Company Group, the divisions responsible promote response measures.

(4) Indicators and targets

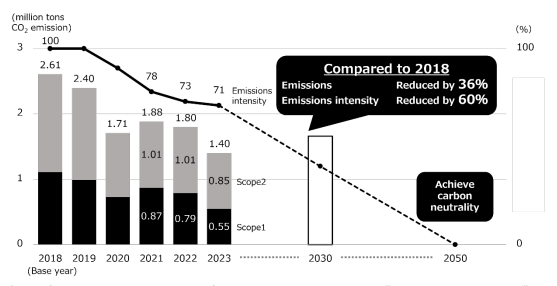
While responses to climate change are considered as global priority themes, in February 2022, we announced our 2030 targets of reducing CO_2 emissions (Scope 1+2) and our goal of achieving carbon neutrality by 2050 in order to continue pursuing sustainable manufacturing and properly addressing climate changes. We have been promoting ambitious initiatives that incorporate the horizontal deployment of all-electric melting facilities, switching to energy-saving equipment, and investing in renewable energy. We are also moving forward with initiatives to improve information disclosure during fiscal 2024, including creating a framework to calculate Scope 3 emissions.

Due mainly to reduced manufacturing in the displays business and composites business, in the current fiscal year, CO_2 emissions (Scope 1 + 2) declined from the previous fiscal year. Meanwhile, as a result of pursuing improvement activities in our carbon neutral implementation plan, CO_2 emissions intensity (Scope 1 + 2) also declined on a unit basis from the previous fiscal year.

CO₂ emission reduction targets and results

By 2030, the Company Group aims to reduce CO_2 emissions (Scope 1 + 2) by 36% and to reduce emissions intensity (Scope 1 + 2) by 60% (compared to 2018 levels).

The Company Group plans to achieve carbon neutrality by 2050.



*2023 figures are provisional. Final figures will be reported in our "Integrated Report 2023" schedule to be released in May 2024.

(Human capital)

(1) Governance

The human resources division, which is the division responsible for the CSR Committee's Diversity and Inclusion Team, advances various initiatives related to personnel hiring, development, and the creation of internal work environments under the supervision of the Executive Officer supervising Human Resources. The purchasing division, also responsible for the CSR Committee's Diversity and Inclusion Team, identifies, assesses, and address human rights and environmental risks in the Company Group's supply chain under the supervision of the Executive Officer supervising Purchasing. Each division makes regular reports on these initiatives to the CSR Committee. The CSR Committee establishes, deliberates, and promotes the contents of the support provided to each division related to the reported items in question from the

standpoint of sustainability promotion, in addition to establishing and deliberating on the policy for information disclosure and the contents of disclosure and providing recommendations and reports to the Management Committee and the Board of Directors as necessary.

(2) Strategies

To realize the Group's corporate vision of becoming "the world's leading manufacturer of special glass," we have established our human resources vision of "personnel capable of world-class performance in every challenge" in our human resource development. The Group believes that the collective strength of diverse human resources, regardless of gender, race, or disability, will serve as a driving force for corporate growth. We strive both to hire diverse personnel and to build a workplace where each person can work healthily and safely. The Company's individual policies on human resources hiring, human resources development, the development of internal work environments, and supply chain management are as follows.

1) Recruitment policy

In addition to expanding the number of new graduate hires, for personnel with strong expertise, the Company uses mid-career hiring, hiring through connections with researchers, referral-based hiring for acquiring personnel with strong roots in local communities, and other measures. Furthermore, amid accelerating job mobility, we are striving to acquire diverse personnel by expanding entry points to the Company, including establishing a helpdesk to rehire employees that have left the Company. In 1980, the Company Group established only the sixth special-purpose subsidiary in Japan to advance the hiring of persons with disabilities, demonstrating our proactive approach to this issue.

2) Human resource development policy

The Company's ideal human resources should have all the essential elements of a business person, including being well educated, having high moral standards, and behaving ethically. They must also have a strong mindset, including a sense of professionalism, a spirit of taking on challenges, the ability to act independently, the ability to make change, and a focus on achievement. To develop this type of human resources, the fundamental approach is on-the-job training to accumulate hands-on experience, regular, position-specific training from young employees through the management class, global human resources training, skill-based training directly related to operations, and support programs for self-learning and the acquisition of certifications. The Company Group is working to create training environments to realize steady growth over a medium- to long-term span and to boost the level of our human resources.

3) Internal work environment development policy

The Company Group believes that the collective strength of diverse human resources, regardless of gender, race, or disability, will serve as a driving force for corporate growth, and strives to build a workplace where each person can work healthily and safely. To realize this goal, in addition to promoting the hiring of diverse human resources, we position "promoting personnel onboarding and success" and "health management" as important issues and are creating both workplace environments and systems to address these issues.

Promoting personnel onboarding and success

We are addressing the key themes in promoting personnel onboarding and success of "expanding diverse workstyles," "supporting the development of the next generation and promoting the active participation of women," "utilizing older human resources," and "promoting the success of employees with roots overseas."

In expanding diverse workstyles, we are expanding workstyle choices through our telework system and flextime system, while proactively introducing other systems to realize diverse and flexible workstyles. With respect to supporting the development of the next generation and promoting the active participation of women, the Company is developing female leaders, including in management positions, and has been certified as a "Platinum Kurumin" (a company that provides excellent support for childcare) and encourages the active participation of female employees. In terms of utilizing older

human resources, so that personnel with both the desire and ability are able to be successful, the Company Group has both raised salary levels and is putting in place a benefit system aligned with the scope of job responsibilities and employee evaluations. With respect to promoting the success of employees with roots overseas, we are supporting communication through a mentor system, Japanese language training, and other measures for the increasing number of foreign-national employees at domestic sites.

Health management

The Company's activities are run on the fundamental belief in "health management," through which encouraging the good health of every employee connects to corporate growth. To this end, we have formulated a health management strategy map, and under the banner of "becoming a company where everyone can work in good health," we are promoting initiatives including employee awareness surveys, mental health care trainings sessions, employee health activities, and health and safety initiatives aimed at achieving zero work-related accidents. We have established KPI and are managing targets to measure the impact of these initiatives.

4) Supply chain management

It is essential to pursue initiatives throughout the entire supply chain to realize sustainability. The Company Group Code of Conduct provides that the Company Group will work to fulfill our social responsibility in the areas of the environment, biodiversity, and human rights throughout the entire supply chain. We have also established Supply Chain Guidelines, and in addition to researching our business partners so that issues do not occur in the supply chain related to legal compliance, human rights and labor, health and safety, or the environment, we work to improve communication with our business partners by holding briefings for them on these issues.

(3) Risk management

For the human capital and diversity-related risks identified and assessed through the processes described in (1) above, as well as the response measures, based on our "Basic Policy regarding Internal Control," in addition to integrating them into the risk investigation performed regularly by the Company Group, the divisions responsible promote response measures.

(4) Indicators and targets

(+) maicators and targets		
Indicator	Target	Result (fiscal 2023)
Hiring ratio of female employees (new-graduate general track) (1)	25% or higher	25.5%
Ratio of female managers (the Company)	2.0% or higher by 2028	1.2%
Ratio of female managers (the Company and its consolidated domestic and overseas subsidiaries)	10.0% or higher by 2028	9.2%
Hiring ratio of persons with disabilities (2)	4.6% or higher, beyond the legally mandated ratio (2023: 2.3%)	4.1%
Presenteeism loss ratio (1)(3)	Lower than 23% by 2026	26.8%
Mental health leave ratio (1) (4)	Lower than 1% by 2026	1.3%

Notes:

- 1. Targets and results are the Company's.
- 2. Targets and results are the total of the Company and its domestic consolidated subsidiaries.
- 3. The presenteeism loss ratio refers to the ratio of lost productivity originating in some health issues despite being present at work.
- 4. The mental health leave ratio refers to the ratio of employees taking leave for mental health reasons out of total employees.

(Community contribution)

As a good relationship with communities is essential for sustainable business, we contribute to communities, mainly by providing support for local human resource development, actively participating in local activities and supporting local communities. The CSR Committee's Community Contribution Team manages these activities, formulates and promotes annual plans, and responds to issues with the related divisions.

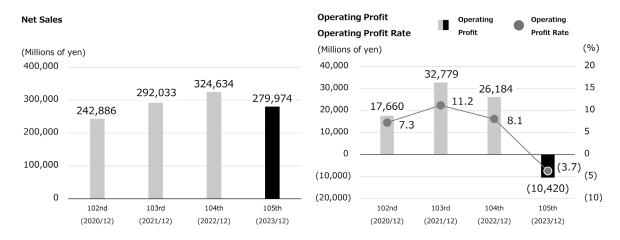
As part of our efforts for human resource development, we support endowment courses at the University of Shiga Prefecture and Kyoto University, the Lake Biwa Floating School program for elementary school students in the fifth grade in Shiga Prefecture, visiting lessons for elementary and junior high school students, and other initiatives. For local activities, we carry out cleaning and planting greenery at locations near our sites and hold summer festivals and other events. As our support for local communities, we donate books to children's cafeterias in Shiga Prefecture, among other measures. Our overseas sites also carry out local contribution activities according to the culture and customs in each country and region. We will continue to improve the corporate value of the Group by taking into account the needs of the communities.

(6) Changes in assets and profit/loss

(JPY)

102nd Fiscal Year	103rd Fiscal Year	104th Fiscal Year	105th Fiscal Year
(January 2020 to	(January 2021 to	(January 2022 to	(January 2023 to
December 2020)	December 2021)	December 2022)	December 2023)
242,886 million	292,033 million	324,634 million	279,974 million
17,660 million	32,779 million	26,184 million	(10,420 million)
19,109 million	44,979 million	34,058 million	(9,480 million)
15,252 million	27,904 million	28,167 million	(26,188 million)
157.84	290.98	302.76	(282.90)
658,139 million	698,129 million	747,907 million	703,917million
476,920 million	499,742 million	528,912 million	490,130 million
4,886.10	5,321.77	5,635.52	5,463.53
	(January 2020 to December 2020) 242,886 million 17,660 million 19,109 million 15,252 million 157.84 658,139 million 476,920 million	(January 2020 to December 2020) (January 2021 to December 2021) 242,886 million 292,033 million 17,660 million 32,779 million 19,109 million 44,979 million 15,252 million 27,904 million 157.84 290.98 658,139 million 698,129 million 476,920 million 499,742 million	(January 2020 to December 2020) (January 2021 to December 2021) (January 2022 to December 2022) 242,886 million 292,033 million 324,634 million 17,660 million 32,779 million 26,184 million 19,109 million 44,979 million 34,058 million 15,252 million 27,904 million 28,167 million 157.84 290.98 302.76 658,139 million 698,129 million 747,907 million 476,920 million 499,742 million 528,912 million

Notes: The Company has applied the "Accounting Standard for Revenue Recognition" (ASBJ Statement No. 29, March 31, 2020) and relevant ASBJ regulations effective from the beginning of the 104th fiscal year. Accordingly, assets and profit/loss since the 104th fiscal year reflect the application of this standard and relevant ASBJ regulations.



(7) Status of important subsidiaries (as of December 31, 2023)

Subsidiary name	Capital stock	Investment stake of the Company	Main business
Nippon Electric Glass (Malaysia) Sdn. Bhd.	MYR 1,303 million	100%	Production and sale of glass in the field of Electronics and Information Technology, and Performance Materials
Paju Electric Glass Co., Ltd.	KRW 46,120 million		Processing and sale of glass in the field of Electronics and Information Technology
Electric Glass (Xiamen) Co., Ltd.	CNY 2,745 million	100%	Production and sale of glass in the field of Electronics and Information Technology
Electric Glass Fiber America, LLC	USD 100		Production and sale of glass in the field of Performance Materials

Notes: 1. Paju Electric Glass Co., Ltd. decreased its capital by KRW 38,000 million during the fiscal year under review.

- 2. The Company's equity stake in Electric Glass Fiber America, LLC is an indirect holding through the Company's US subsidiary.
- 3. Electric Glass (Korea) Co., Ltd. has been removed as an important subsidiary as it is currently in liquidation proceedings.
- 4. With the start of bankruptcy proceedings for Electric Glass Fiber NL, B.V., which was a consolidated subsidiary in the current fiscal year, it has been removed as a consolidated subsidiary of the Company, and as such, with the inclusion of the above four important subsidiaries, the total number of consolidated subsidiaries is now 24.

(8) Description of main businesses (as of December 31, 2023)

The Company Group mainly produces and sells special glass products, as well as glass making machinery.

Category		Main products
	Displays	Glass for LCDs Glass for OLED Displays "Dinorex" Specialty Glass for Chemical Strengthening
Electronics and Information Technology	Electronics	Glass for Semiconductor Process LTCC Products Functional Powdered Glass Sheet Glass for Image Sensors Glass Tube for Small Electronic Products Glass for Optoelectronics "Lumiphous" Phosphor-Glass Composites
	Composites	Chopped Strands for Function Plastic Reinforcement Wet Chopped Strands for Building Materials Roving for Plastics Reinforcement Chopped-Strand Mats for Automobiles Alkali-Resistant Glass Fiber for Cement Reinforcement
Dayfayyaay	Medical Care	Glass Tubing for Pharmaceutical and Medical Use "LX Premium" Radiation-Shielding Glass
Performance Materials	Heat-Resistance	"Neoceram" Super Heat-Resistant Glass-Ceramics "StellaShine" Super Heat-Resistant Glass-Ceramics for Cooking Appliance Top Plates
	Buildings	"FireLite" Fire Rated Glass Glass Blocks "Neoparies" Glass-Ceramic Building Materials
	Others	Glass for Lighting Use Glass Making Machinery

(9) Main sales offices and factories (as of December 31, 2023)

1) The Company

Name	Location
Head Office	Otsu, Shiga
Osaka Office & Sales Headquarters	Yodogawa-ku, Osaka
Tokyo Office & Sales Headquarters	Minato-ku, Tokyo
Otsu Plant	Otsu, Shiga
Shiga-Takatsuki Plant	Nagahama, Shiga
Notogawa Plant	Higashiomi, Shiga
Precision Glass Processing Center	Kusatsu, Shiga

2) Subsidiaries

Company name	Location
Nippon Electric Glass (Malaysia) Sdn. Bhd.	Selangor, Malaysia
Paju Electric Glass Co., Ltd.	Gyeonggi, Korea
Electric Glass (Xiamen) Co., Ltd.	Fujian, China
Electric Glass Fiber America, LLC	North Carolina, US

(10) Status of employees (as of December 31, 2023)

Number of employees	Change from previous fiscal year
5,578	Decrease of 771

Notes: 1. The number of employees represents the number of working employees.

- 2. The number of employees decreased by 771 compared to the end of the previous fiscal year, and the main factors behind this decrease were the start of liquidation proceedings at our South Korean subsidiary and the start of bankruptcy proceedings at our subsidiary in the Netherlands.
- 3. The number of employees of the Company is 1,713 (increase of 26 compared with the previous fiscal year).

2. Matters related to shares of the Company (as of December 31, 2023)

(1) Total number of shares authorized to be issued: 240,000,000 shares

(2) Total number of shares issued: 99,523,246 shares

Notes: Total number of shares issued includes 10,378,386 shares of treasury stock.

(3) Number of shareholders: 41,556

(4) Major shareholders (Top 10 shareholders)

Name	Number of shares held (Thousands of shares)	Ratio of shareholding
The Master Trust Bank of Japan, Ltd. (Trust Account)	16,190	18.2%
Custody Bank of Japan, Ltd. (Trust Account)	8,676	9.7%
NIPRO CORPORATION	4,644	5.2%
Aya Nomura	3,564	4.0%
JP Morgan Securities Japan Co., Ltd.	2,487	2.8%
THE SHIGA BANK, LTD.	1,617	1.8%
Keimitsu Kin	1,500	1.7%
Nippon Electric Glass Business Partner Shareholding Association	1,321	1.5%
Japan Security Finance Co., Ltd.	1,264	1.4%
THE BANK OF NEW YORK MELLON 140051	1,183	1.3%

Notes: 1. The Company holds 10,378,386 treasury shares, and these are excluded from the major shareholders indicated above.

(5) Status of shares granted to Directors of the Company as consideration for the performance of duties during the fiscal year under review

	Number of shares	Number of recipients
Directors (excluding Outside Directors)	12,600 shares	5

Note: Details of the Company's share-based remuneration are described in "2) Total amounts, etc. of remunerations for the fiscal year under review" under "(2) Remunerations for Directors and Corporate Auditors," in "3. Matters related to Directors and Corporate Auditors of the Company."

^{2.} The ratio of shareholding is calculated by excluding treasury stock.

3. Matters related to Directors and Corporate Auditors of the Company

(1) Names, etc. of Directors and Corporate Auditors (as of December 31, 2023)

Name	Position in the Company	Assignment of work
	,	and significant concurrent positions
Motoharu Matsumoto		
Akira Kishimoto	(Representative Director) President	CEO
AKIFA KISHIMOLO		
Hiroki Yamazaki	(Representative Director) Director	[In charge of Auditing] Senior Vice President
HIIOKI Yallidzaki	Director	[In charge of Fundamental Technology, Intellectual
		Property, Environmental Management, Quality Auditing,
		Product Safety Management and Cooperation in Research
		& Technology]
Tomonori Kano	Director	Senior Vice President
		[Supervising: Display Glass Business]
		[In charge of Thin Film Business]
		Group General Manager, Display Glass Group
		Chairman, Board of Directors, Electric Glass (Shanghai) Co.,
		Ltd.
Mamoru Morii	Director	Senior Vice President
		[Supervising: General Affairs, Human Resources,
		Purchasing, Information Systems and Sales Management]
		[In charge of Finance, Corporate Strategy, Marketing, Tokyo
		Branch Office and Security Trade Control]
Reiko Urade	Outside Independent	Emeritus Professor, Kyoto University
	Director	Research Professor, Institute for Integrated Radiation and
Hirovulsi Ito	Outside Indonendant	Nuclear Science, Kyoto University
Hiroyuki Ito	Outside Independent Director	Emeritus Professor, Shiga University Professor, Faculty of Business Administration, Osaka
	Director	University of Economics
Yoshio Ito	Outside Independent	Outside Director, Kameda Seika Co., Ltd.
	Director	President, Japan-China Economic Relations and Trade
		Centre
Masahiko Ohji	Full-time Corporate	
	Auditor	
Yoshihisa Hayashi	Full-time Corporate	
	Auditor	
Yukihiro Yagura	Outside Independent	Certified Public Accountant and Certified Public Tax
	Corporate Auditor	Accountant
		Representative, Yagura-jicpa
Hiroji Indoh	Outside Independent	Attorney at Law
	Corporate Auditor	Partner, Habataki Law Office
		Outside Corporate Auditor, KEYENCE CORPORATION

Notes: 1. Director Mr. Akira Kishimoto and Corporate Auditor Mr. Hiroji Indoh were newly elected at the 104th Ordinary General Meeting of Shareholders held on March 30, 2023 and accordingly assumed its position.

- 2. Directors Ms. Reiko Urade, Mr. Hiroyuki Ito and Mr. Yoshio Ito are Outside Directors and Independent Directors filed at Tokyo Stock Exchange Inc. pursuant to the provisions set forth by that company.
- 3. Corporate Auditors Mr. Yukihiro Yagura and Mr. Hiroji Indoh are Outside Corporate Auditors and Independent Auditors filed at Tokyo Stock Exchange Inc. pursuant to the provisions set forth by that company.
- 4. Corporate Auditor Mr. Yukihiro Yagura is qualified as a certified public accountant and a certified public tax accountant and has deep insight into financial affairs and accounting.
- 5. The Company has entered into a directors and officers liability insurance policy with an insurance company, under which the insured are Directors, Corporate Auditors and Vice Presidents of the Company and

Directors and Corporate Auditors of its subsidiaries (except for Techneglas LLC, Electric Glass Fiber UK, Ltd., and Electric Glass Fiber America, LLC), and Directors and Corporate Auditors dispatched from the Company to associated companies. The insured are covered by the policy against damages arising from assuming responsibility in relation to the execution of their duties or from claims received in relation to the pursuit of these responsibilities (however, excluding damages corresponding to exemption clauses defined by the policy). Premiums for the policy are paid by the Company, and the insured do not pay the premiums.

6. The following is the name of Director who retired during the fiscal year under review and its position at the retirement and retirement date.

Name	Position at the retirement	Year, month and date of retirement
Masayuki Arioka	Director	March 30, 2023 (expiration of the term of office)
Hirokazu Takeuchi	Director	March 30, 2023 (expiration of the term of office)
Shuichi Mori	Director	March 30, 2023 (expiration of the term of office)
Tsukasa Takahashi	Corporate Auditor	March 30, 2023 (expiration of the term of office)

- 7. With the dissolution of Dong Yang Electronic Glass Co., Ltd. on June 20, 2023, Director Tomonori Kano retired from his position as Representative Director.
- 8. Director Tomonori Kano retired from his position as Chairman, Board of Directors, Electric Glass (Xiamen) Co., Ltd. on December 21, 2023.
- 9. Director Tomonori Kano retired from his position as Chairman, Board of Directors, Electric Glass (Shanghai) Co., Ltd. on December 31, 2023.
- 10. The Company has adopted Executive Officer System. "Supervising" and "In charge" in the "Assignment of work and significant concurrent positions" indicate work assignments of Executive Officers. Names and assignment of work of Executive Officers as of January 1, 2024 are as follows. Furthermore, on the same date, the "Quality Auditing" function was transferred to "Auditing." Executive Officers marked with asterisks (*) are those who concurrently serve as Directors.

Name	Assignment of work	
Akira Kishimoto(*)	CEO	
	In charge of Auditing	
Hiroki Yamazaki(*)	Senior Vice President	
	In charge of Fundamental Technology, Intellectual Property,	
	Environment, Product Safety Management and Cooperation in	
	Research & Technology	
Tomonori Kano(*)	Senior Vice President	
	Supervising: Glass Fiber Business	
	Group General Manager, Glass Fiber Group	
Mamoru Morii(*)	Senior Vice President	
	Supervising: General Affairs, Human Resources, Purchasing and	
	Information Systems	
	In charge of Finance, Corporate Strategy, Marketing, Sales	
	Management, Tokyo Branch Office and Security Trade Control	
Norio Nakamura	Senior Vice President	
	In charge of Consumer Glass Products Business	
	Group General Manager, Consumer Glass Products Group	
Masaaki Kadomi	Senior Vice President	
	In charge of Research & Development	
	Group General Manager, Research & Development Group	
Masahiro Kobayashi	Senior Vice President	
	In charge of Electronic Products Business	
	Group General Manager, Electronic Products Group	

Name	Assignment of work
Takuo Horiuchi	Senior Vice President
	In charge of Display Glass Business and Thin Film Business
	Group General Manager, Display Glass Group
Hitoshi Kanaya	Senior Vice President
	In charge of Process Development & Engineering
	Group General Manager, Process Development & Engineering Group
Toshiyuki Nakajima	Vice President
	In charge of General Affairs and Human Resources
	General Manager, Human Resources Division
Hidetaka Oda	Vice President
	In charge of Display Glass Business (Production)
	General Manager, Display Glass Division, Production, Display Glass
	Group
Yoshiyuki Tamamura	Vice President
	In charge of Purchasing and Information Systems
	General Manager, Purchasing Division
Ken Hamajima	Vice President
	In charge of Glass Fiber Business (Production)
	General Manager, Glass Fiber Division, Production, Glass Fiber Group
	Vice President
Takuji Oka	In charge of Electronic Products Business (Production),
lakuji Oka	General Manager, Electronic Products Division, Production, Electronic
	Products Group
	Vice President
Masanori Wada	In charge of Consumer Glass Products Business (Production)
iviasariori vvaua	General Manager, Consumer Glass Products Division, Production,
	Consumer Glass Products Group
Eric Barrouillet	Vice President
Life Barroullet	In charge of Glass Fiber Business (Sales)

(2) Remunerations for Directors and Corporate Auditors

1) Matters related to the policy on determination of content of remuneration, etc. for individual Directors
The Company resolved a policy on determination of content of remuneration, etc. for individual Directors at
a Board of Directors meeting. In making the resolution, the Board of Directors consulted with the Nomination
and Remuneration Advisory Committee regarding a summary of the content that was to be resolved, and
received its opinion.

Moreover, the Board of Directors judges that the remuneration, etc. of individual Directors for the fiscal year under review is in line with the policy, because the method of determining the content of remuneration, etc. and the determined content comply with the determination policy resolved by the Board of Directors, and the opinion of the Nomination and Remuneration Advisory Committee has been respected.

Details of the policy on determination of content of remuneration, etc. for individual Directors are as follows.

i Policy on determination of amounts of remuneration, etc. for individual Directors (excluding performance-linked remuneration and non-monetary remuneration)

The monthly retainer (fixed) and bonuses (excluding Outside Directors) of the Company's Directors shall be determined according to individual duties, responsibilities and performance, while giving comprehensive consideration to financial results (excluding Outside Directors), the Company's management environment, and remuneration levels of other companies based on objective remuneration market survey data by an outside specialist institution. In addition, the amount of Directors' bonuses is deliberated by the Nomination and Remuneration Advisory Committee based on consultation from the Board of Directors, the results of that deliberation is reported to the Board of Directors, which approves the amount before it gets decided by the

General Meeting of Shareholders.

- ii Policy on determination of content, and calculation method for amount or number of non-monetary remuneration, etc. (including policy on determination of timing and conditions for paying remuneration, etc.) Non-monetary remuneration, etc. shall be allocated at a certain time each year in the form of restricted stock to Directors, excluding Outside Directors. The Eligible Directors shall pay in all of the monetary remuneration claims as property contributed in kind in accordance with the resolution of the Board of Directors of the Company, and receive the issuance or disposal of the common shares of the Company within the scope of the total number resolved by the General Meeting of Shareholders. Furthermore, the amount of payment, which is the standard for calculation of the number of restricted shares to be allotted, shall be determined based on the individual duties, responsibilities, and share price, within the scope of the total amount resolved by the General Meeting of Shareholders.
- iii Policy on determination of proportion of monetary remuneration amount, performance-linked remuneration amount, or non-monetary remuneration amount by individual director remuneration amount For Directors other than Outside Directors, payment shall be linked with achievement of financial results targets and medium- to long-term corporate value increase and comprised of a monthly retainer (fixed), which is a fixed remuneration, and bonuses and share-based remuneration using restricted shares, which is variable remuneration. The ratio of fixed to variable remuneration based on payment amount shall be approximately 6:4. For Outside Directors, payment shall consist only of a monthly retainer (fixed) that is not linked to financial results, so as to maintain their independence.
- iv Policy on determination of timing and conditions for paying remuneration, etc.

 Monthly retainer (fixed) shall be a fixed remuneration paid monthly. Bonuses shall be paid at a certain time each year.
- v Matters related to determination of content of remuneration, etc., by individual Director

The evaluation and allocation of the amount of individual monthly retainer (fixed) and bonuses (excluding Outside Directors) for Directors of the Company is determined as follows. Based on the consultation of the Board of Directors, the specific content of the remuneration is deliberated by the Nomination and Remuneration Advisory Committee, which is chaired by an Outside Director and is made up of the Chairman of the Board of Directors, the President, and all Outside Directors, with Outside Directors making up a majority. Except in cases where the opinions of the committee members are equally divided, a response to the Board of Directors is not required, and the decision of the committee is deemed to be a resolution of the Board of Directors. The specific allocation of restricted stock to Directors excluding Outside Directors shall be determined by the Board of Directors.

2) Total amounts, etc. of remunerations for the fiscal year under review

		Total	Total amount of remunerations by type				
		Performance-	Niam managatam.	Other remuneration		Number of eligible	
Category	remunerations (JPY million)		Non-monetary remuneration, etc.	Fixed remuneratio n	Bonuses	Directors and Corporate Auditors	
Directors (of which, outside officers)	333 (31)	- (-)	34 (-)	238 (31)	60 (-)	11 (4)	
Auditors (of which, outside officers)	58 (14)	- (-)	(-)	58 (14)	- (-)	5 (3)	
total (of which, outside officers)	391 (45)	- (-)	34 (-)	296 (45)	60 (-)	16 (7)	

- Note: 1. The total amount of remunerations for Directors includes bonuses to Directors of JPY 60 million, which is to be resolved at the 105th Ordinary General Meeting of Shareholders scheduled to be held on March 28, 2024 and restricted stock compensation of JPY 34 million, expensed during the fiscal year under review.
 - 2. The content of non-monetary remuneration, etc. is shares of the Company, with the conditions of allocation as described in "1) Matters related to the policy on determination of content of remuneration, etc. for individual Directors." The status of granting of shares for the fiscal year under review is described in "(5) Status of shares granted to Directors of the Company as consideration for the performance of duties during the fiscal year under review" under "2. Matters related to shares of the Company."
 - 3. The resolution of the general meeting of shareholders regarding the maximum amount of monthly remuneration for Directors was made at the 81st Ordinary General Meeting of Shareholders held on June 29, 2000 and set at a monthly remuneration of not more than JPY 28 million per month for Director remuneration. As of the close of that Ordinary General Meeting of Shareholders, there were twenty (20) Directors. Moreover, at the 100th Ordinary General Meeting of Shareholders held on March 28, 2019 and the 103rd Ordinary General Meeting of Shareholders held on March 30, 2022, it was resolved to introduce a restricted share-based remuneration plan, separate from the above remuneration allowance above, to provide incentives to sustainably increase the Company's corporate value and to further promote shared value with shareholders, and that the total amount of monetary remuneration paid for the granting of restricted stock would be not more than JPY 100 million per year. As of the close of that Ordinary General Meeting of Shareholders, there were six (6) Directors (excluding Outside Directors).
 - 4. The resolution of the general meeting of shareholders regarding the amount of monthly remuneration for Corporate Auditors was made at the 91st Ordinary General Meeting of Shareholders held on June 29, 2010, and set at a monthly remuneration of not more than JPY 6 million per month for Corporate Auditor remuneration. As of the close of that Ordinary General Meeting of Shareholders, there were four (4) Corporate Auditors.
 - 5. As described in "1) Matters related to the policy on determination of content of remuneration, etc. for individual Directors," the evaluation and allocation of the amount of individual monthly retainer (fixed) and bonuses (excluding Outside Directors) with respect to this fiscal year is deliberated in detail by the Nomination and Remuneration Advisory Committee, which is chaired by Outside Director Yoshio Ito, and whose members are Chairman of the Board Motoharu Matsumoto, President Akira Kishimoto, and Outside Directors Reiko Urade and Hiroyuki Ito, based on the consultation of the Board of Directors. Except in cases where the opinions of the committee members are equally divided, a response to the Board of Directors is not required, and the decision of the committee is deemed to be a resolution of the Board of Directors. The reason that the Board of Directors has effectively delegated the above authority to the Nomination and Remuneration Advisory Committee is to ensure the transparency and objectivity of the

determination process for Director remuneration.

(3) Matters related to Outside Directors and Outside Corporate Auditors

1) Significant concurrent position(s) of Outside Directors and Outside Corporate Auditors for other entities and relationships between the Company and such other entities (as of December 31, 2023)

Category	Name	Significant concurrent positions
		Emeritus Professor, Kyoto University
Director	Reiko Urade	Research Professor, Institute for Integrated Radiation and
		Nuclear Science, Kyoto University
		Emeritus Professor, Shiga University
Director	Hiroyuki Ito	Professor, Faculty of Business Administration, Osaka University
		of Economics
Director	Yoshio Ito	Outside Director, Kameda Seika Co., Ltd.
Director	1031110 110	President, Japan-China Economic Relations and Trade Centre
Corporate Auditor	Yukihiro Yagura	Certified Public Accountant and Certified Public Tax Accountant
Corporate Additor	TUKITITO TAGUTA	Representative, Yagura-jicpa
		Attorney at Law
Corporate Auditor	Hiroji Indoh	Partner, Habataki Law Office
		Outside Corporate Auditor, KEYENCE CORPORATION

Note: There are no special relationships between the Company and any of the entities described in "Significant concurrent positions."

2) Main activities during the fiscal year under review

Category	Name	Status of main activities
Director	Reiko Urade	Ms. Reiko Urade attended all 15 of the Board of Directors meetings held during the fiscal year under review. She made inquiries and expressed opinions where appropriate based on her expert knowledge and abundant experience as a science researcher with a background in agriculture. She has also played a role in supervising and advising execution of business. Moreover, she serves as member of the Nomination and Remuneration Advisory Committee, in which capacity she has been involved from an independent standpoint in the determination of Directors' remuneration.
Director	Hiroyuki Ito	Mr. Hiroyuki Ito attended all 15 of the Board of Directors meetings held during the fiscal year under review. He made inquiries and expressed opinions where appropriate based on his expert knowledge and abundant experience in research on corporate management as a scholar of business administration. He has also played a role in supervising and advising execution of business. Moreover, he serves as member of the Nomination and Remuneration Advisory Committee, in which capacity he has been involved from an independent standpoint in the determination of Directors' remuneration.

Category	Name	Status of main activities
Director	Yoshio Ito	Mr. Yoshio Ito attended all 15 of the Board of Directors meetings held during the fiscal year under review. He made inquiries and expressed opinions where appropriate based on his knowledge and abundant experience of corporate management, having been involved for many years in the management of Panasonic Corporation (currently Panasonic Holdings Corporation). He has also played a role in supervising and advising execution of business. Moreover, he serves as chairman of the Nomination and Remuneration Advisory Committee, in which capacity he has been involved from an independent standpoint in the determination of Directors' remuneration.
Corporate Auditor	Yukihiro Yagura	Mr. Yukihiro Yagura attended all 15 of the Board of Directors Meetings and 13 Corporate Auditors Meetings held during the fiscal year under review, and made inquiries and expressed opinions where appropriate, mainly from the expert viewpoint of a Certified Public Accountant and Certified Public Tax Accountant.
Corporate Auditor	Hiroji Indoh	Mr. Hiroji Indoh attended all 12 of the Board of Directors Meetings and 10 Corporate Auditors Meetings held after his assuming the officer of Corporate Auditor on March 30, 2023 during the fiscal year under review, and made inquiries and expressed opinions where appropriate, mainly from the expert viewpoint of an Attorney at Law.

3) Outline of the liability limitation agreement

The Company has concluded a liability limitation agreement with each of the Outside Directors and Outside Corporate Auditors. This agreement specifies that, in compliance with Article 427, Paragraph 1 of the Companies Act, when each of Outside Directors or Outside Corporate Auditors bears liability for damage against the Company as stipulated in Article 423, Paragraph 1 of the Companies Act, the relevant liability for damages shall be limited to the minimum liability for damages as stipulated in Article 425, Paragraph 1 of the Companies Act, provided that said person executes his or her duties as Outside Directors or Outside Corporate Auditors in good faith and without gross negligence.

4. Status of Independent Auditor

(1) Name of Independent Auditor KPMG AZSA LLC

(2) Amount of remuneration for Independent Auditor in the fiscal year under review

	Amount of remunerations
Amount of remuneration for auditing service stipulated in Article 2, Paragraph 1 of the Certified Public Accountants Law	JPY 69 million
Total amount of money and other property benefits that shall be paid by the Company and its subsidiaries	JPY 70 million

- Notes: 1. In the auditing contract between the Company and the Independent Auditor, the amount of remuneration for auditing under the Companies Act and the amount of remuneration for auditing under the Financial Instruments and Exchange Act have not been separated distinctly, nor can they be separated in essence. Accordingly, the above amount indicates the total of these amounts.
 - 2. The Company commissioned the Independent Auditor to issue confirmation regarding application for reduction or exemption of the amount of charge imposed under the Feed-in Tariff Scheme for Renewable Energy in addition to service as provided in Article 2, Paragraph 1 of the Certified Public Accountants Act and paid fees for the services accordingly.
 - 3. Four important subsidiaries of the Company listed in "(7) Status of important subsidiaries" in "1. Status

- of Corporate Group" are audited by accounting firms other than the said Independent Auditor of the Company.
- 4. The Board of Corporate Auditors has given its consent to the amount of remuneration paid to the Independent Auditor as the Board of Corporate Auditors verified the details of the audit plan, status of performance of audit duties, grounds for calculation of estimated remuneration and other matters pertaining to the Independent Auditor and concluded that these were appropriate.

(3) Policy on decision to dismiss or not reappoint Independent Auditor

In cases where an Independent Auditor is considered to fall under any section of Article 340, Paragraph 1 of the Companies Act, the Board of Corporate Auditors may dismiss said Independent Auditor upon unanimous consent of the Corporate Auditors.

In cases in which it is considered difficult for an Independent Auditor to execute its duties appropriately, as well as for reasons of the Company, pursuant to Article 344 of the Companies Act, the Board of Corporate Auditors may decide the contents of proposal to be submitted to a shareholders' meeting of the Company concerning dismissal or non-reappointment of the Independent Auditor.

- 5. Systems to ensure execution of duties by Directors complying with laws and regulations and the Articles of Incorporation and other systems to ensure the appropriateness of operations of stock companies
- (1) Systems to ensure that the execution of duties by Directors and employees of the Company and its subsidiaries shall comply with laws and regulations and the Articles of Incorporation

The Company has established the Compliance Committee as a specialized body that continuously ensures compliance with laws and regulations and makes corporate ethics thoroughly known to comply with them within the Company Group, and the committee shall implement the following: [1] planning of revision of "Corporate Philosophy," "The Company Group Code of Conduct," and "Principles of Activities," and planning, preparing and implementing various measures to disseminate such materials throughout the Company Group companies; [2] collecting and analyzing information about compliance including movement of social conditions, relevant laws and regulations at home and abroad, and providing training; and [3] operating an Internal Reporting System (Liaison Offices: Compliance Committee and a law firm etc.). The details of these implemented actions are regularly reported to the Board of Directors and the Corporate Auditors. Furthermore, in the event that the performance of an illegal act, etc. involving a Director or an Executive Officer of the Company or the Group companies is reported, the Compliance Committee shall report the details to the Corporate Auditors in a timely manner.

The Internal Auditing Department (the Auditing Division) shall implement internal auditing of each division and all Group companies from an independent position based on internal auditing regulations and the auditing plan, and shall report on the status of implementation to the President and the Corporate Auditors as necessary.

(2) Systems for storage and management of information related to execution of duties by Directors

Documents concerning execution of duties by Directors (approval documents and other decision-making documents, minutes of a meetings, etc.) shall be kept and managed appropriately in compliance with laws and regulations as well as the document management rules and other rules set forth by the Company.

(3) Regulations and other systems concerning risk management for loss

The Company assesses risks periodically, identifies any management risks, and takes necessary measures to mitigate or eliminate them. Risks related business of the Company that it recognizes as important (such as those relating to the procurement of materials, etc., natural disasters, accidents and disasters, information security, the environment, etc.) shall be overseen by the responsible departments or by specialized committees through means such as establishing regulations and guidelines, providing training, and preparing manuals as the need arises.

As for risks that have newly arisen, the President will promptly determine the personnel responsible for them and implement countermeasures.

Issues of particular importance to management shall be discussed at and reported to the Board of Directors

Meetings and the Management Committee.

(4) Systems to ensure efficient execution of duties by Directors

The Company has introduced the Executive Officer System and business group system approach in order to clarify management targets and efficiently operate business, and it will set an annual budget (business plan) by each business group and on a company-wide basis at the Board of Directors Meetings. In addition, the Company shall manage business achievements on a monthly basis and discuss and examine important management issues from various perspectives at the Board of Directors Meetings, meetings of the Management Committee, and meetings of business groups.

In order to make sure that necessary information is conveyed to interested parties and appropriate decisions are made on a timely basis, information technology such as electronic approval systems is utilized.

(5) Systems to ensure the appropriateness of operations of the Company Group comprising the Company and its subsidiaries

The Company has established and is ensuring compliance with the Company Group Code of Conduct and the Principles of Activities, which comprise the standards for judgement and behavior of Directors and employees of the Company Group, and it also operates the Internal Reporting System. In the event that the performance of an illegal act, etc. involving a Director or an Executive Officer of the Company or the Group companies is reported, the Compliance Committee shall report the details to the Corporate Auditors in a timely manner.

Furthermore, to ensure the appropriateness of the Company Group's financial reporting, the Company Group companies have established and are operating the necessary organizational systems and the Internal Auditing Department (the Auditing Division) evaluates the validity of such systems.

Besides the above actions, the Company shall identify and resolves management issues of subsidiaries as deemed appropriate, by means such as dispatching Directors and Corporate Auditors to subsidiaries, determining Executive Officers in charge of each subsidiary, establishing a system for accepting consultations regarding execution of businesses, and having the administration departments of the Head Office or relevant business groups exchange information regularly with subsidiaries. In addition, risk surveys of the Company and its subsidiaries shall be regularly conducted, and the Company shall identify the risks for the Company Group to take measures as deemed appropriate. In particular, as for overseas subsidiaries, the Company has prepared a list of matters to be reported to the Company in the event of large-scale natural disaster, etc., and in case of any problems shall, strive to identify them and implement countermeasures. The top management of the Company and subsidiaries shall hold meetings to improve management efficiency as the need arises.

To enhance the business efficiency of the Company Group, the Group Finance and the Group Common Accounting System are utilized.

(6) Matters related to employees assigned to assist Corporate Auditors in their duties and independence of such employees from Directors in the event of Corporate Auditors' request to appoint such employees

Employees who belong to the General Affairs Division shall assist Corporate Auditors in their duties as the need arises. In the meantime, opinions of Corporate Auditors concerning transfer, etc. of such employees shall be respected.

(7) Systems concerning reporting to Corporate Auditors

Directors and employees shall report to the Corporate Auditors without delay before or after the fact on matters that would have an important influence on the Company Group. In addition, responsible personnel shall report on the status of operation of the Internal Reporting System and the status of implementation of internal auditing appropriately. Furthermore, in the event that the performance of an illegal act, etc. involving a Director or an Executive Officer of the Company or the Group companies is reported, the Compliance Committee shall report the details to the Corporate Auditors in a timely manner.

Directors and employees shall report promptly when requested to do so by Corporate Auditors.

In order to understand issues relating to auditing of subsidiaries, Corporate Auditors shall cooperate with Corporate Auditors of the subsidiaries appropriately.

(8) Systems to ensure that a person who has made reports to a Corporate Auditor does not receive disadvantageous treatment because of such reporting

The operation status of the Internal Reporting System is reported to Corporate Auditors appropriately. Dismissals or other disadvantageous treatments against reporters under the Internal Reporting System for the reason of such reporting shall be prohibited, as specified in rules set forth by the Company.

(9) Matters concerning policies regarding procedures for advance payments or reimbursements of costs arising from execution of duties of Corporate Auditors, and processing of other costs or liabilities arising from execution of such duties

Regarding costs arising from execution of duties of Corporate Auditors, payment processing shall be made based on a request from Corporate Auditors.

(10) Other systems to ensure that auditing by Corporate Auditors will be performed effectively

Corporate Auditors shall exchange opinions with the Representative Directors, the Independent Auditor, and the Auditing Division as deemed appropriate.

6. Summary of Status of operation of systems to ensure execution of duties by Directors complying with laws and regulations and the Articles of Incorporation and other systems to ensure the appropriateness of operations of stock companies

The status of operations is as follows.

(1) Key meetings

The following key meetings were held in the fiscal year under review.

The Board of Directors meetings were held 15 times. The Outside Director, who does not have interests with the Company, attended all of the meetings in order to ensure the legality of the execution of the Directors' duties and enhance the appropriateness and efficiency of the Directors' execution of duties. Each business group meeting was held on a monthly basis in principle, where progress on the budget, revisions to business plans and other matters were discussed. In addition, the Board of Corporate Auditors meetings were held 13 times, the Management Committee meetings were held 24 times and the Compliance Committee meetings were held 3 times.

In addition, the Company established the CSR Committee in January 2023. An overview and the CSR promotion system are as described in "(5) Issues to be addressed, [Sustainability initiatives]" in "1. Status of Corporate Group."

(2) Corporate Auditors' execution of duties

Corporate Auditors carried out audits in line with the audit plans devised by the Board of Corporate Auditors. Corporate Auditors attended the Board of Directors meetings and other important meetings or reviewed related documents, such as the minutes of meetings to ascertain the process for important internal decision-making and the status of execution of duties. In addition, Corporate Auditors met as needed with the Company's Representative Directors, Directors, Vice Presidents, subsidiaries' Directors and so forth.

Corporate Auditors also met as needed with Independent Auditor, the Internal Auditing Department (the Auditing Division), and subsidiaries' Corporate Auditors to proactively work in closer cooperation with them.

(3) Internal auditing

The Internal Auditing Department (the Auditing Division) audited the operations of each division and Group companies in line with the prepared internal auditing plans for the purpose of helping to strengthen the Company Group's overall compliance. The audit results were reported to the President, the Board of Directors and the Board of Corporate Auditors.

(4) Risk identification and response

The Company identifies risks that could have a major impact on business operations in a timely and appropriate manner, carries out risk surveys to devise measures to avoid and mitigate such risks, evaluates risks based on survey results, and considers countermeasures. In addition, business continuity plan (BCP) response drills are also conducted in preparation for disasters.

The Company also introduced the Internal Reporting System to include domestic and overseas companies of the Company Group.

(5) Status of implementation of key education and training

The Compliance Committee devises and implements compliance education plans.

The Company has designated October as the month for strengthening compliance. In the fiscal year under review, internal training sessions for Company employees, employees of domestic subsidiaries and employees of overseas subsidiaries were held, in addition, a seminar given by an outside instructor and aimed at top management, was held for Directors and Corporate Auditors, and executives.

In addition, training sessions on the Antitrust Act were given for relevant employees.

Moreover, case sheets which introduce situations that employees are likely to encounter are distributed monthly for the purpose of raising compliance awareness.

Note: Monetary amounts and numbers of shares less than stated units in this business report are rounded down, whereas percentages and per-share data are rounded to the nearest unit.

Consolidated balance sheet

(As of December 31, 2023)

(Millions of JPY)

Item	Amount	ltem	Amount
(Assets)		(Liabilities)	
<u>Current assets</u>	253,104	Current liabilities	109,042
Cash and deposits	75,401	Notes and accounts payable - trade	43,169
Notes and accounts receivable – trade and contract assets	58,165	Short-term loans payable	32,505
Electronically recorded monetary claims - operating	1,437	Income taxes payable	1,046
Merchandise and finished goods	62,840	Other provisions	70
Work in process	906	Asset retirement obligations	1,518
Raw materials and supplies	43,755	Other	30,732
Other	10,856	Non-current liabilities	104,744
Allowance for doubtful accounts	(259)	Bonds payable	20,000
Non-current assets	450,812	Long-term loans payable	65,838
Property, plant and equipment	392,968	Deferred tax liabilities	5,283
Buildings and structures	64,588	Provision for special repairs	6,223
Machinery, equipment and vehicles	287,181	Other provisions	129
Land	12,356	Retirement benefit liability	1,399
Construction in progress	25,244	Net defined benefit liability	1,147
Other	3,596	Other	4,724
Intangible assets	4,996	Total liabilities	213,786
Investments and other assets	52,847	(Net assets)	
Investment securities	43,405	Shareholders' equity	444,407
Deferred tax assets	1,783	Capital stock	32,155
Other	15,916	Capital surplus	34,273
Allowance for doubtful accounts	(8,257)	Retained earnings	409,910
		Treasury shares	(31,932)
		Accumulated other comprehensive income	42,638
		Valuation difference on available-for-	16 705
		sale securities	16,785
		Deferred gains or losses on hedges	38
		Foreign currency translation adjustment	25,814
		Non-controlling interests	3,084
		Total net assets	490,130
Total assets	703,917	Total liabilities and net assets	703,917

Consolidated statement of income

(From January 1, 2023 to December 31, 2023)

(Millions of JPY)

		(Millions of JPY)
Item	Amount	
Net sales		279,974
Cost of sales		246,764
Gross profit		33,210
Selling, general and administrative expenses		43,631
Operating loss		10,420
Non-operating income		
Interest income	780	
Dividend income	1,365	
Subsidy income	1,671	
Foreign exchange gains	1,189	
Other	1,819	6,827
Non-operating expenses		
Interest expenses	1,268	
Depreciation of inactive non-current assets	1,374	
Donations	1,046	
Loss on retirement of non-current assets	920	
Other	1,278	5,887
Ordinary loss		9,480
Extraordinary income		
Reversal of provision for special repairs	3,123	
Insurance claim income	3,052	
Gain on sales of investment securities	2,891	
Gain on sale of non-current assets	2,350	
Other	505	11,923
Extraordinary losses		
Business restructuring expenses	16,958	
Impairment losses	12,551	
Other	1,544	31,054
Loss before income taxes		28,612
Income taxes - current	3,208	
Income taxes - deferred	(5,534)	(2,326)
Loss		26,285
Loss attributable to non-controlling interests		97
Loss attributable to owners of parent		26,188
-		

Consolidated statement of changes in equity

(From January 1, 2023 to December 31, 2023)

(Millions of JPY)

	Shareholders' equity				
	Capital stock	Capital surplus	Retained earnings	Treasury shares	Total shareholders' equity
Balance at beginning of current period	32,155	34,278	446,359	(20,072)	492,721
Changes of items during period					
Dividends of surplus			(11,165)		(11,165)
Loss attributable to owners of parent			(26,188)		(26,188)
Purchase of treasury shares				(11,899)	(11,899)
Disposal of treasury shares		(4)		39	34
Change in scope of consolidation			904		904
Net changes of items other than shareholders' equity					
Total changes of items during period	_	(4)	(36,449)	(11,860)	(48,313)
Balance at end of current period	32,155	34,273	409,910	(31,932)	444,407

	Accı	umulated other co				
	Valuation difference on available- for-sale securities	Deferred gains or losses on hedges	Foreign currency translation adjustment	Total accumulated other comprehensive income	Non-controlling interests	Total net assets
Balance at beginning of current period	14,207	443	16,973	31,623	4,567	528,912
Changes of items during period						
Dividends of surplus						(11,165)
Loss attributable to owners of parent						(26,188)
Purchase of treasury shares						(11,899)
Disposal of treasury shares						34
Change in scope of consolidation						904
Net changes of items other than shareholders' equity	2,578	(404)	8,841	11,015	(1,483)	9,531
Total changes of items during period	2,578	(404)	8,841	11,015	(1,483)	(38,782)
Balance at end of current period	16,785	38	25,814	42,638	3,084	490,130

Non-consolidated balance sheet

(As of December 31, 2023)

(Millions of JPY)

lhe	A 100 C	,	Amount
ltem (Association)	Amount	ltem	Amount
(Assets) Current assets	130,208	(<u>Liabilities)</u> Current liabilities	74,462
Cash and deposits	22,979	Accounts payable – trade	36,980
·		• •	-
Notes	403	Short-term loans payable	20,241
Electronically recorded monetary claims - operating	971	Accounts payable – other	5,697
Accounts receivable - trade	33,277	Accrued expenses	6,037
Merchandise and finished goods	29,300	Income taxes payable	141
Work in process	4,163	Other provision	64
Raw materials and supplies	23,753	Other	5,300
Other	15,387	Non-current liabilities	82,499
Allowance for doubtful accounts	(26)	Bonds payable	20,000
Non-current assets	434,879	Long-term loans payable	55,000
Property, plant and equipment	187,165	Deferred tax liabilities	833
Buildings and structures	22,720	Provision for special repairs	6,223
Machinery and equipment	149,606	Other provision	132
Vehicles and tools	671	Other	310
Land	6,115	Total liabilities	156,961
Construction in progress	8,051	(Net assets)	
Intangible assets	702	Shareholders' equity	391,375
Investments and other assets	247,010	Capital stock	32,155
Investment securities	38,095	Capital surplus	34,258
Shares of subsidiaries and	110,867	Legal capital surplus	33,885
associates			
Investments in capital of subsidiaries	57,175	Other capital surplus	372
Long-term loans receivable	34,912	Retained earnings	356,894
Other	14,217	Legal retained earnings	2,988
Allowance for doubtful accounts	(8,257)	Other retained earnings	353,906
		General reserve	205,770
		Retained earnings brought forward	148,136
		Treasury shares <u>Valuation and translation adjustments</u>	(31,932) 16,750
		Valuation difference on available-for-	
		sale securities	16,785
		Deferred gains or losses on hedges	(35)
		Total net assets	408,126
Total assets	565,087	Total liabilities and net assets	565,087

Non-consolidated statement of income

(From January 1, 2023 to December 31, 2023)

(Millions of JPY)

		(Millions of JPY
ltem	Amou	unt
Net sales		120,332
Cost of sales		112,044
Gross profit		8,287
Selling, general and administrative expenses		20,428
Operating loss		12,140
Non-operating income		
Interest and dividend income	7,877	
Foreign exchange gains	1,568	
Other	2,550	11,996
Non-operating expenses		
Interest expenses	225	
Donation	1,042	
Loss on retirement of non-current assets	333	
Depreciation of inactive non-current assets	316	
Other	251	2,169
Ordinary loss		2,313
Extraordinary income		
Reversal of provision for special repairs	3,123	
Gain on sales of investment securities	2,891	
Insurance income	2,342	
Other	1,111	9,468
Extraordinary losses		
Impairment loss	4,171	
Provision of allowance for doubtful accounts	2,987	
Other	920	8,079
Loss before income taxes		924
Income taxes - current	254	
Income taxes - deferred	(3,659)	(3,404)
Profit		2,480

Non-consolidated statement of changes in equity

(From January 1, 2023 to December 31, 2023)

(Millions of JPY)

					Shareholders' equity						
		Capital surplus			Retained earnings						
	Capital stock	Legal	Other	Total capital surplus	Legal retained earnings	Other Retained earnings		Total	Treasury	Total shareholders'	
		capital surplus	capital surplus			General reserve	Retained earnings brought forward	retained earnings	shares	equity	
Balance at beginning of current period	32,155	33,885	376	34,262	2,988	205,770	156,821	365,580	(20,072)	411,926	
Changes of items during period											
Dividends of surplus							(11,165)	(11,165)		(11,165)	
Profit							2,480	2,480		2,480	
Purchase of treasury shares									(11,899)	(11,899)	
Disposal of treasury shares			(4)	(4)					39	34	
Net changes of items other than shareholders' equity											
Total changes of items during period	-	-	(4)	(4)	-	-	(8,685)	(8,685)	(11,860)	(20,550)	
Balance at end of current period	32,155	33,885	372	34,258	2,988	205,770	148,136	356,894	(31,932)	391,375	

	Valua	Valuation and translation adjustments				
	Valuation difference on available-for-sale securities	Deferred gains or losses on hedges	Total valuation and translation adjustments	Total net assets		
Balance at beginning of current period	14,207	65	14,273	426,199		
Changes of items during period						
Dividends of surplus				(11,165)		
Profit				2,480		
Purchase of treasury shares				(11,899)		
Disposal of treasury shares				34		
Net changes of items other than shareholders' equity	2,578	(100)	2,477	2,477		
Total changes of items during period	2,578	(100)	2,477	(18,072)		
Balance at end of current period	16,785	(35)	16,750	408,126		

(Reference)

Consolidated statement of cash flows (Summary)

(From January 1, 2023 to December 31, 2023)

(Millions of JPY)

Item	Amount
Net cash provided by (used in) operating activities	(1,360)
Loss before income taxes	(28,612)
Depreciation	37,185
·	
Impairment loss	23,495
Foreign exchange gains Increase in notes and accounts receivable	(3,510)
- trade and contract assets	(5,353)
Decrease in inventories	(4,208)
Decrease in notes and accounts payable - trade	(9,265)
Income taxes paid	(3,898)
Other, net	(7,192)
Net cash provided by (used in) investing activities	(20,777)
Proceeds from sales of investment securities	4,547
Purchases of non-current assets	(29,095)
Proceeds from sale of non-current assets	6,881
Other, net	(3,110)
Net cash provided by (used in) financing activities	(11,572)
Net increase in long- and short-term loans payable	13,830
Purchase of treasury shares	(11,899)
Cash dividends paid	(11,162)
Other, net	(2,340)
Effect of exchange rate change on cash and cash equivalents	2,108
Net decrease in cash and cash equivalents	(31,602)
Cash and cash equivalents at beginning of period	106,862
Decrease in cash and cash equivalents resulting from exclusion of subsidiaries from consolidation	(177)
Cash and cash equivalents at end of period	75,083