Note: This is an English translation of the Notice of the 75th Ordinary General Meeting of Shareholders of Nihon Unisys, Ltd. prepared for readers' convenience. Should there be any inconsistency between this translation and the original Japanese text, the latter shall prevail.

Securities code: 8056

June 4, 2019

Dear Shareholders:

Akiyoshi Hiraoka Representative Director, President & CEO Nihon Unisys, Ltd. 1-1, Toyosu 1-chome, Koto-ku, Tokyo

NOTICE OF THE 75th ORDINARY GENERAL MEETING OF SHAREHOLDERS

We hereby invite you to attend the 75th Ordinary General Meeting of Shareholders of Nihon Unisys, Ltd. (the "Company"). The meeting will be held as described below. If you are unable to attend the meeting, you may exercise your voting rights either in writing or by electronic means, such as the Internet. Please review the "Reference Documents for Shareholders Meeting" that follow (page 3 to 19 of this English translation) and exercise your voting rights by 5:30 p.m., Tuesday, June 25, 2019 (Japan Standard Time).

Meeting Details

1. Date and Time: Wednesday, June 26, 2019 at 10:00 a.m. (doors open from 9:00 a.m.)

2. Venue: Conference Room of the Company's Head Office (29th Floor)

1-1, Toyosu 1-chome, Koto-ku, Tokyo

3. Purpose:

Items to be reported:

- 1. Business Report, Consolidated Financial Statements and Reports of Audit on the Consolidated Financial Statements by Accounting Auditor and the Audit & Supervisory Board for the 75th fiscal year (from April 1, 2018 to March 31, 2019)
- 2. Non-Consolidated Financial Statements for the 75th fiscal year (from April 1, 2018 to March 31, 2019)

Items to be resolved:

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

Proposal 3: Issuance of Stock Options to Directors as Stock-based Compensation

4. Notes Regarding the Handling of Votes:

- (1) If there is no indication of either approval or disapproval for any proposal on the voting card, you will be deemed to have approved the proposal and your vote will be counted accordingly.
- (2) If you cast multiple votes by using both the voting card and via the Internet, the Internet vote will be deemed valid.
- (3) If you have exercised your voting rights more than once via the Internet, the last exercise will be deemed valid.
- (4) If you are a shareholder who has accepted to receive this notice via the Internet and you wish to receive the printed form, the Company will deliver this notice, the Reference Documents for Shareholders Meeting, and the voting card to you by mail.

Notes: Exercise of Voting Rights:

(1) Exercise of voting rights by voting card:

Please exercise your voting rights by stating whether you are for or against the agenda items on the voting card and send it back to us so that it reaches us by Tuesday, June 25, 2019 at 5:30 p.m. (Japan Standard Time).

(2) Exercise of voting rights via the Internet, etc.:

Please access the website that has been designated by the Company for exercising voting rights by either method described below and indicate your approval or disapproval in accordance with the instructions on the screen.

Deadline for exercising voting rights: Received by 5:30 p.m., Tuesday June 25, 2019

• Read QR code with your smartphone;

You can login to the website designated by the Company to vote without entering the code for exercising voting rights and password.

1) Read the QR code printed on the right bottom corner of the Voting Rights Exercise Form enclosed herewith.

(NOTE)

- If you exercise your voting rights for the second time in order to change the contents of your first-time exercise, please read the QR code again and enter the 'Code for Voting Rights Exercise' and 'Password' described on the Voting Rights Exercise Form.
- 2) Then, indicate your approval or disapproval in accordance with the instructions on the screen.
- Input the Code for Voting Rights Exercise and Password;
 - 1) Access the website for exercising voting rights (https://www.web54.net).
 - 2) Input the 'Code for Voting Rights Exercise' printed on the Voting Rights Exercise Form.
 - 3) Input the 'Password' printed on the Voting Rights Exercise Form.
 - 4) Then, indicate your approval or disapproval in accordance with the instructions on the screen.

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If there are corrections to the Reference Documents for Shareholders Meeting, Business Report, Non-Consolidated Financial Statements or Consolidated Financial Statements, such corrections will be published on the Internet.

Reference Documents for Shareholders Meeting

(Items of Resolution and Reference Items)

Proposal 1: Appropriation of Surplus

The Company proposes the appropriation of surplus as follows.

Matters related to year-end dividends

The Company makes efforts for the stable and continued distribution of dividends to shareholders in line with the policy of paying dividends in accordance with our performance. The specific amount of dividends shall be determined by taking into consideration the managerial environment as well as securing an internal reserve for business expansion.

Taking into account the future managerial environment, business expansion and other factors, the Company intends to pay 55 yen per share (the dividend payout ratio: 38.8%) for annual dividends.

Since the Company paid interim dividends of 25 yen per share in December 2018, the year-end dividends will be as proposed below:

- (1) Type of dividends: Cash
- (2) Matters related to the allocation of dividends and total amount thereof:

Per share of ordinary shares: 30 yen Total dividends: 3,010,480,470 yen

(3) Effective date of dividends from surplus: June 27, 2019

Proposal 2: Election of Nine (9) Directors

Since the terms of office of the present nine (9) Directors of the Company will expire as of the conclusion of the Ordinary General Meeting of Shareholders, the Company proposes to elect nine (9) Directors.

The candidates for Director of the Company are as follows (Their brief personal histories follow the table.).

Candidate Number	Name	Current positions and areas of responsibility in the Company		Board of Directors meeting attendance	Term of Office as Director
1	Akiyoshi Hiraoka	Representative Director, President CEO (Chief Executive Officer) CHO (Chief Health Officer)	Re-appointed	12 times/ 12 meetings	10 years
2	Susumu Mukai	Representative Director, Executive Corporate Officer CCO (Chief Compliance Officer)	Re-appointed	12 times/ 12 meetings	7 years
3	Toshio Mukai	Representative Director, Executive Corporate Officer CFO (Chief Financial Officer)	Re-appointed	12 times / 12 meetings	5 years
4	Noboru Saito	Senior Corporate Officer CMO (Chief Marketing Officer)	Re-appointed	12 times / 12 meetings	3 years
5	Koji Katsuya	Senior Corporate Officer CDO (Chief Digital Officer) CAO (Chief Administrative Officer)	Re-appointed	12 times / 12 meetings	3 years
6	Toshiki Sugimoto		Re-appointed	10 times / 10 meetings	1 year
7	Go Kawada	Outside Director	Re-appointed Outside Director Independent Director	12 times/ 12 meetings	6 years
8	Ayako Sonoda	Outside Director	Re-appointed Outside Director Independent Director	12 times/ 12 meetings	4 years
9	Chie Sato	Outside Director	Re-appointed Outside Director Independent Director	12 times / 12 meetings	2 years

Candidate Number 1 Akiyoshi Hiraoka [Re-appointed]

Date of Birth: June 6, 1956 (age: 62)

Number of the Company's shares held: 21,200 shares

Term of Office as Director: 10 years (at the conclusion of the shareholders' meeting) Board of Directors meeting attendance during the fiscal year ended March 31, 2019:

12 times / 12 meetings

■ Career summary, positions and areas of responsibility in the Company

Apr. 1980	Joined Nihon Unisys, Ltd.
Apr. 2002	General Manager, Business Aggregation, Nihon Unisys, Ltd.
Jun. 2002	Corporate Officer, Nihon Unisys, Ltd.
Jun. 2005	Director, Senior Corporate Officer, Nihon Unisys, Ltd.
Apr. 2007	Director, Superior Senior Corporate Officer, Nihon Unisys, Ltd.
Jun. 2007	Superior Senior Corporate Officer, Nihon Unisys, Ltd.
Apr. 2011	Executive Corporate Officer, Nihon Unisys, Ltd.
Jun. 2011	Representative Director, Executive Corporate Officer, Nihon Unisys, Ltd.
Apr. 2016	Representative Director, President & CEO, Nihon Unisys, Ltd. (present)

(Role)

- · CEO (Chief Executive Officer), CHO (Chief Health Officer)
- In charge: Entirety of the Company, Group Internal Audit
- Significant concurrent positions held in other organizations: None
- Special interests with the Company: None
- Reasons for appointment as Director

Mr. Akiyoshi Hiraoka is the longest serving Corporate Officer at the Company (serving since 2002) and has a vision for change. He has a wealth of industry knowledge and experience, giving insight into future movements, as well as management strategies. Furthermore, he has a vast network in and abundant knowledge about other areas of the industry and political and business circles. Thus, we believe that Mr. Hiraoka is well qualified for taking the lead in creating the cross-industry eco-systems envisioned by the Company Group and we propose to elect him as Director again.

Candidate Number 2 Susumu Mukai (Re-appointed)

Date of Birth: November 1, 1955 (age: 63)

Number of the Company's shares held: 9,900 shares

Term of Office as Director: 7 years (at the conclusion of the shareholders' meeting) Board of Directors meeting attendance during the fiscal year ended March 31, 2019:

12 times / 12 meetings

■ Career summary, positions and areas of responsibility in the Company

Apr. 1976	Joined Nihon Unisys, Ltd.		
Apr. 2004	Corporate Officer, Nihon Unisys Software Kaisha, Ltd.		
Jan. 2006	Corporate Officer, Nihon Unisys Solutions, Ltd.		
Apr. 2007	S-BITS Project Group Manager, SW & Services Division, Nihon Unisys, Ltd.		
Apr. 2009	Corporate Officer, Nihon Unisys, Ltd.		
Apr. 2011	Senior Corporate Officer, Nihon Unisys, Ltd.		
Jun. 2012	Representative Director, Senior Corporate Officer; System Technology Division Manager, Nihon Unisys, Ltd.		
Apr, 2016	Representative Director, Executive Corporate Officer, Nihon Unisys, Ltd. (present)		

(Role)

- CCO (Chief Compliance Officer)
- In charge: Technology Research & Innovation, Quality Management & Assurance
- Significant concurrent positions held in other organizations: None
- Special interests with the Company: None
- Reasons for appointment as Director

Mr. Susumu Mukai has extensive experience and achievements in system developments for banks/financial institutions including some of largest-scale projects of our Company. Furthermore, Mr. Mukai has been in charge of corporate staff divisions such as Corporate Planning and Human Resources, as well as serving as Chief Administrative Officer (CAO) and Chief Compliance Officer (CCO); he has a wealth of experience and knowledge of the overall management of the Company.

We believe that Mr. Mukai will be able to make management and business decisions from a broad perspective based on that professional knowledge and experience in the course of management and business judgement for the Company Group. Therefore, we propose to elect him as Director again.

Candidate Number 3 Toshio Mukai 【Re-appointed】

Date of Birth: February 9, 1955 (Age: 64)

Number of the Company's shares held: 17,700 shares

Term of Office as Director: 5 years (at the conclusion of the shareholders' meeting) Board of Directors meeting attendance during the fiscal year ended March 31, 2019:

12 times / 12 meetings

■ Career summary, positions and areas of responsibility in the Company

Apr. 1978	Joined Mitsui & Co., Ltd.		
Apr. 2007	Senior Vice President & Chief Financial Officer, Mitsui & Co. (U.S.A.), INC.		
Jun. 2010	Internal Auditor, Internal Auditing Division, Mitsui & Co., Ltd.		
Apr. 2012	Corporate Officer;		
Apr. 2012	General Manager, Accounting, Nihon Unisys, Ltd.		
Apr. 2014	Senior Corporate Officer, Nihon Unisys, Ltd.		
Jun. 2014	Director, Senior Corporate Officer, Nihon Unisys, Ltd.		
Apr. 2015	Representative Director, Senior Corporate Officer Nihon Unisys, Ltd.		
Apr. 2016	Representative Director, Executive Corporate Officer, Nihon Unisys, Ltd.		
Apr. 2016	(present)		

(Role)

- CFO (Chief Financial Officer)
- In charge: Legal Division, Finance, Accounting, Business Accounting
- Significant concurrent positions held in other organizations: None
- Special interests with the Company: None
- Reasons for appointment as Director:

Mr. Toshio Mukai has a wealth of professional knowledge in the fields of overall business management as well as administration and operation that he amassed through his long service in the General Accounting Division and the Internal Auditing Division at Mitsui & Co., Ltd. and his service as Chief Financial Officer (CFO) and an executive officer in charge of promoting corporate governance at the Company. Thus, we believe that Mr. Mukai will be able to use his professional knowledge and experience to make management and business decisions from his broad perspective in the course of management and business judgement for our company. Therefore, we propose to elect him as Director again.

Candidate Number 4 Noboru Saito [Re-appointed]

Date of Birth: August 8, 1961 (Age: 57)

Number of the Company's shares held: 8,400 shares

Term of Office as Director: 3 years (at the conclusion of the shareholders' meeting) Board of Directors meeting attendance during the fiscal year ended March 31, 2019:

12 times / 12 meetings

■ Career summary, positions and areas of responsibility in the Company

Apr. 1986	Joined Nihon Unisys, Ltd.
Apr. 2004	General Manager, Industry & Commerce 2, Nihon Unisys, Ltd.
Apr. 2009	General Manager, Industry& Commerce, Nihon Unisys, Ltd.
Apr. 2010	General Manager, Industry & Commerce 2, Nihon Unisys, Ltd.
Apr. 2012	General Manager, Business Services, Nihon Unisys, Ltd.
Apr. 2013	Corporate Officer, Nihon Unisys, Ltd.
Apr. 2016	Senior Corporate Officer, Nihon Unisys, Ltd.
Jun. 2016	Director, Senior Corporate Officer, Nihon Unisys, Ltd. (present)

(Role)

- · CMO (Chief Marketing Officer)
- In charge: Group Marketing, Corporate Communications, Regional Headquarters and Regional Offices
- Significant concurrent positions held in other organizations: None
- Special interests with the Company: None
- Reasons for appointment as Director

Mr. Noboru Saito has abundant industry knowledge and experience, offering insight into its future movements as well as business strategies, as a result of his long service as Corporate Officer and General Manager specializing in the manufacturing and distribution sectors before his current service of presiding over sales division and business development initiatives in general.

Thus, we believe that Mr. Saito will be able to use his professional knowledge and experience to make management and business decisions from his broad perspective in the course of management and business judgement for the Company Group. Therefore, we propose to elect him as Director again.

Candidate Number 5 Koji Katsuya (Re-appointed)

Date of Birth: October 24, 1963 (Age: 55)

Number of the Company's shares held: 3,484 shares

Term of Office as Director: 3 years (at the conclusion of the shareholders' meeting) Board of Directors meeting attendance during the fiscal year ended March 31, 2019:

12 times / 12 meetings

■ Career summary, positions and areas of responsibility in the Company

Jan. 1985	Joined Nihon Unisys, Ltd.		
Jul. 2007	Senior Project Manager, S-BITS Project, Software & Services, Nihon Unisys,		
Jul. 2007	Ltd.		
Apr. 2011	General Manager, Financial 3, Nihon Unisys, Ltd.		
Apr. 2012	Deputy Division Manager, Financial Business Division;		
Apr. 2012	General Manager, Financial 3, Nihon Unisys, Ltd.		
Corporate Officer;			
Apr. 2014	General Manager, Corporate Planning, Nihon Unisys, Ltd.		
Apr. 2016	Senior Corporate Officer, Nihon Unisys, Ltd.		
Jun. 2016	Director, Senior Corporate Officer, Nihon Unisys, Ltd. (present)		

(Role)

- · CDO (Chief Digital Officer)
- CAO (Chief Administrative Officer)
- In charge: Business Service Division, Corporate Planning, Business Management,
 Procurement Management, Human Resources, Organization Development,
 Group companies
- Significant concurrent positions held in other organizations: None
- Special interests with the Company: None
- Reasons for appointment as Director

Mr. Koji Katsuya has a wealth of knowledge of and experience in management decisions and business strategies of the Nihon Unisys group as a result of his Corporate Officer service of presiding over divisions such as the systems division, quality management & assurance division, and the research & development division as well as Corporate Planning after his service in the financial business and system development of the Company.

Thus, we believe that Mr. Katsuya will be able to use his professional knowledge and experience to make management and business decisions from his broad postpactive in the

experience to make management and business decisions from his broad perspective in the course of management and business judgement for the Company Group. Therefore, we propose to elect him as Director again.

Candidate Number 6 Toshiki Sugimoto [Re-appointed]

Date of Birth: July 25, 1955 (Age: 63) Number of the Company's shares held:

Term of Office as Director: 1 year (at the conclusion of the shareholders' meeting) Board of Directors meeting attendance during the fiscal year ended March 31, 2019:

10 times / 10 meetings

Career summary

Dec. 1992	General Manager of 2nd Research & Development Department, Manufacturing Technology Integration Laboratory, Strategic Manufacturing & Information Control System Division, Dai Nippon Printing Co., Ltd.
Oct. 2000	General Manager of 1st Technical Department, Production Division, Business Form & Securities Printing Operations (concurrently serving as) General Manager of Business Form & Securities Printing Laboratory, Dai Nippon Printing Co., Ltd.
Apr. 2002	General Manager of Production Division, DNP Data Techno Co., Ltd.
Jun. 2003	President, DNP Data Techno Co., Ltd.
Oct. 2009	General Manager of Research & Development Center, Dai Nippon Printing Co., Ltd.
Jun. 2010	Corporate Officer; General Manager of Research & Development Center, General Manager of Corporate R&D Division, Dai Nippon Printing Co., Ltd.
Jun. 2011	Corporate Officer in charge of Research & Development Center, Intellectual Property Division, Corporate R&D Division, MEMS Center, Dai Nippon Printing Co., Ltd.
Jun. 2014	Senior Corporate Officer in charge of Research & Development Center, Intellectual Property Division, Corporate R&D Division, MEMS Center, General Manager, 3rd Division Advanced Business Center, Dai Nippon Printing Co., Ltd.
Apr. 2018	Senior Corporate Officer in charge of ICT Business Development Division, Advanced Business Center, General Manager, 3rd Division Advanced Business Center, Dai Nippon Printing Co., Ltd. (present)
Jun. 2018	Director, Nihon Unisys, Ltd. (present)

■ Significant concurrent positions held in other organizations

Senior Corporate Officer

in charge of ICT Business Development Division, Advanced Business Center, General Manager, 3rd Division Advanced Business Center, Dai Nippon Printing Co., Ltd.

■ Special interests with the Company

Dai Nippon Printing Co., Ltd. where Mr. Toshiki Sugimoto serves as Senior Corporate Officer is a major shareholder of the Company. The Company and Dai Nippon Printing Co., Ltd. have a business alliance contract. The companies have trading relationships mainly in system development, business outsourcing and product purchasing. The trading amount is less than 2% of the Company's net sales of the latest fiscal year on a consolidated basis or less than 0.1% of Dai Nippon Printing Co., Ltd.'s net sales on a consolidated basis.

■ Reasons for appointment as Director

Mr. Toshiki Sugimoto has excellent judgement as a Senior Corporate Officer and abundant experience as a person responsible for the research and development division at Dai Nippon Printing Co., Ltd. We believe that Mr. Toshiki Sugimoto will provide advice and support and effectively supervise the Company's management from a technical and managerial viewpoint in order to promote the business model transformation that the Company advocates. We propose to elect him as Director.

As per Note 2, Mr. Sugimito concurrently holds the post of Senior Corporate Officer at Dai Nippon Printing Co., Ltd. a major shareholder of the Company. Thus, the Company has not designated him as an Independent Director. He is not designated as an Outside Director candidate in this proposal. This determination was made in light of a higher level of independence being recently expected for Outside Officers.

Candidate Number 7 Go Kawada 【Re-appointed, Outside Director, Independent Director】

Date of Birth: December 3, 1942 (Age: 76) Number of the Company's shares held: 0

Term of Office as Director: 6 years (at the conclusion of the shareholders' meeting) Board of Directors meeting attendance during the fiscal year ended March 31, 2019:

12 times / 12 meetings

■ Career summary

	Joined the National Tax Agency	
	Head of the Kaibara Taxation Office, Osaka Regional Taxation Bureau	
From Consul of the Consulate-General of Japan in San Francisco		
Apr. 1967	Director, Office of International Operation of the National Tax Agency	
	Commissioner's Secretariat Director,	
	Administration Office, Collection Department of the National Tax Agency	
	Regional Commissioner of the Sendai Regional Taxation Bureau	
Sep. 1996	Started practice as a certified tax accountant	
Apr. 1997	Professor, Department of Politics and Economics, Kokushikan University	
Jun. 2002	Chairman, Yamada & Partners Certified Public Tax Accountants' Co.	
Apr. 2003	Professor, Department of Economics, Kokugakuin University	
Apr. 2004	Professor, Graduate School of Global Business, Meiji University	
Jun. 2004	Outside Auditor, BANDAI Co., Ltd.	
Jun. 2006	Outside Auditor, Murata Manufacturing Co., Ltd.	
Jun. 2012	Outside Auditor, DAIREI CO., LTD. (present)	
Jun. 2013	Outside Director, Nihon Unisys, Ltd. (present)	
May 2015	Outside Director, Gulliver International Co., Ltd. (present: IDOM)	
Jun. 2015	Advisor, Yamada & Partners Certified Public Tax Accountants' Co. (present)	

■ Significant concurrent positions held in other organizations: Outside Auditor, DAIREI CO., Ltd.

■ Special interests with the Company: None

■ Reasons for appointment as Outside Director:

Mr. Go Kawada offers abundant experience as an Outside Director as well as sophisticated professional knowledge and expertise in the fields of taxation and accounting. We believe that he will be able to utilize his experience and knowledge as well as expertise in giving advice on the management of the Company, and supervise management from an objective and neutral perspective as an Outside Director. We propose to elect him as Outside Director again.

Candidate Number 8 Ayako Sonoda [Re-appointed, Outside Director, Independent Director]

Date of Birth: August 28, 1963 (Age: 55) Number of the Company's shares held: 0

Term of Office as Director: 4 years (at the conclusion of the shareholders' meeting) Board of Directors meeting attendance during the fiscal year ended March 31, 2019:

12 times / 12 meetings

Career summary

Aug. 1988	Established Cre-en Incorporated and assumed position of Representative Director		
114.8. 1900	(present)		
Oct. 2003	Secretary-General, Sustainability Forum Japan (Specified Nonprofit Corporation)		
Oct. 2003	(present)		
I 2004	Director, Japan Sustainability Investment Forum (Specified Nonprofit		
Jun. 2004	Corporation) (present)		
Jun. 2015	Outside Director, Nihon Unisys, Ltd. (present)		
E-1- 2017	Representative Director, Mirai RITA Foundation (General Incorporated		
Feb. 2017	Foundation) (present)		

■ Significant concurrent positions held in other organizations:

Representative Director, Cre-en Incorporated Secretary-General, Sustainability Forum Japan (Specified Nonprofit Corporation) Director, Japan Sustainability Investment Forum (Specified Nonprofit Corporation) Representative Director, Mirai RITA Foundation (general incorporated foundation)

■ Special interests with the Company: None

■ Reasons for appointment as Outside Director

The Company expects Ms. Ayako Sonoda to utilize her abundant experience supporting many companies in the fields of CSR and environmental management as well as her dedication to various activities promoting the employment and utilization of female workers. Thus, she is in a position to give advice to the Company's management from multiple perspectives as an Outside Director. The Company proposes to elect her as Outside Director again.

Candidate Number 9 Chie Sato

[Re-appointed, Outside Director, Independent Director]

Date of Birth: January 30, 1970 (Age: 49) Number of the Company's shares held: 0

Term of Office as Director: 2 years (at the conclusion of the shareholders' meeting) Board of Directors meeting attendance during the fiscal year ended March 31, 2019:

12 times / 12 meetings

Career summary

Apr. 1992	Joined Japan Broadcasting Corporation (NHK)
May 2001	Graduated from Columbia Business School
Aug. 2001	Joined the Boston Consulting Group
Jun. 2003	Joined the Walt Disney Company (Japan) Ltd.
Jan. 2012	Became independent as author and consultant
Apr. 2014	Member of the Professional Graduate Business School Certified Evaluation and Accreditation Committee, The Japan University Accreditation Association (present)
Apr. 2016	Tokyo Broadcasting System Television (TBS) Program Practice Council Member (present)
Jun. 2017	Outside Director, Nihon Unisys, Ltd. (present)

■ Significant concurrent positions held in other organizations

Member of the Committee of Certified Evaluation and Accreditation for Management and Professional Graduate Schools Member

The Japan University Accreditation Association, JUAA (public interest incorporated foundation)

TBS Television Program Council Member

■ Special interests with the Company: None

■ Reasons for appointment as Outside Director

Ms. Sato has abundant management experience and expertise as evidenced in her numerous books about business schools in the United States. Furthermore, she played an active role as management strategy consultant in the Boston Consulting Group. The Company expects her to give effective advice and support to the Company to promote business model reforms from an objective and professional perspective as an Outside Director. The Company proposes to elect her as Outside Director again.

- (Note) The Company submitted a notification to the Tokyo Stock Exchange, Inc. designating Mr. Go Kawada, Ms. Ayako Sonoda and Ms. Chieko Sato, three Outside Director candidates as Independent Directors, in light of the standards on the independence of outside directors indicated by the Tokyo Stock Exchange, Inc. and the counterparts of the Company.
- (Note) Dai Nippon Printing Co., Ltd. where Mr. Toshiki Sugimoto serves as Senior Corporate Officer is a major shareholder of the Company. The Company and Dai Nippon Printing Co., Ltd. have a business alliance contract. The companies have trading relationships mainly in system development, business outsourcing and product purchasing. The trading amount is less than 2% of the Company's net sales of the latest fiscal year on a consolidated basis or less than 0.1% of Dai Nippon Printing Co., Ltd.'s net sales on a

consolidated basis.

- (Note) Pursuant to Article 427, Paragraph 1 of the Companies Act of Japan (the "Act"), the Company has entered into an agreement with Mr. Toshiki Sugimoto, Mr. Go Kawada, Ms. Ayako Sonoda, and Ms. Chie Sato to limit their liability as provided for in Article 423, Paragraph 1 of the Act. The limit stipulated in that agreement is the higher of either 5 million yen or the amount stipulated by laws and regulations. If their reelection is approved, the agreement will continue for each of them.
- (Note) The age of individual director-candidates given herein is as of the date of delivering of this notice.

<Reference>

The Company's "Standards on the Independence of Outside Directors/Auditors" are as follows.

■ Standards on the Independence of Outside Directors/Auditors

The Company deems that outside directors and outside auditors as defined by the Companies Act have independence if they satisfy the independence criteria stipulated by the Tokyo Stock Exchange and do not fall under any one of the categories below

(1) Major shareholders holding voting rights equivalent to 10% or more of the total voting rights of the Company, or in the case of a corporation or organization, an executive of that corporation or organization

(2) A major client of the Company or its subsidiaries (*1), or executive of a corporation or organization that deals with the Company or its subsidiaries as a major business partner (*2)

(3) An executive of a financial institution to which the Company owes significant borrowings (*3)

- (4) A person who receives significant amounts of compensation or other economic benefit (*4) (other than their remuneration as a director) as a consultant, accountant, or lawyer for the Company or its subsidiaries, or where a corporation or organization, a person belonging thereto
- (5) An executive of a corporation or organization that receive significant donations (*5) from the Company or its subsidiaries
- (6) A person who served a corporation or organization falling under any of the categories (1) to (5) above as an executive within the past 3 years
- (7) A spouse or relative within two degrees of kinship of a person falling under any of the categories below

· A person falling under any of the categories (1) to (5) above

- · A person who is a director or executive of a subsidiary of the Company
- * 1 Classification into the category of 'major client of the Company or its subsidiaries' is judged according to the net sales that the Company or its subsidiaries had with the client in the fiscal year immediately before: whether or not they exceed 2% of the consolidated net sales of the Company.
 - Classification into the category of a 'corporation or organization that deals, as their major clients, with the Company or its subsidiaries' is judged according to the net sales that the corporation or organization had with the Company or its subsidiaries in the fiscal year immediately before: whether or not they exceed 2% of the consolidated net sales of the corporation or organization that deals with the Company or its subsidiaries, or ¥10 million, whichever is higher.

*2 Classification into the category of 'significant borrowings' is judged according to the amount of those borrowings: whether or not they exceed 2% of the gross assets of the Company for the fiscal year immediately before.

*3 Classification into the category of 'significant amounts of compensation or other economic benefit' is judged according to the benefit that the person has received from the Company (other than their remuneration as a director) in the fiscal year immediately before: whether or not the person has received remuneration or other economic benefit of ¥10 million or more; or where the person belongs to a corporation or organization, whether or not that corporation or organization has received from the Company or its subsidiaries remuneration or other economic benefit that exceeds 2% of the consolidated net sales of the corporation or organization for the fiscal year immediately before or ¥10 million, whichever is higher.

fiscal year immediately before or \(\frac{\pmathbb{4}}{10}\) million, whichever is higher.

*4 Classification into the category of 'significant donations' is judged according to the amount of donations that have been received from the Company or its subsidiaries: whether or not they exceed \(\frac{\pmathbb{4}}{10}\) million a year or 2% of the annual total costs of the corporation or organization of

the fiscal year immediately before, whichever is higher.

<Reference> Structure of the Board of Directors and the Audit & Supervisory Board If Proposal 2 is approved as submitted, the Board of Directors and the Audit & Supervisory Board of the Company are scheduled to be comprised of the following.

	Number of Constituents	Outside Officers (female)	(Independent Officers included)	Ratios of Independent Officers
Board of Directors	9	3(2)	3	33.3%
Audit & Supervisory Board	5	3(1)	3	60.0%
Total	14	6(3)	6	42.9%

The Board of Directors will comprise of nine Directors including three Outside Directors (two of whom will be female) who are all Independent Directors, as indicated above. The Audit & Supervisory Board comprising of five members will have a majority of three Outside Auditors (one of whom will be female). These Outside Auditors are all Independent Officers. Thus, the independence of the Audit & Supervisory Board will be further guaranteed. As above, both the Board of Directors and the Audit & Supervisory Board will be in a position to supervise management in a highly effective manner.

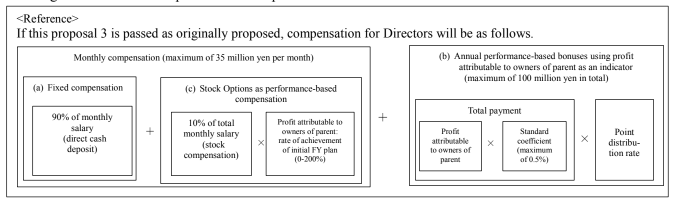
Proposal 3: Issuance of Stock Options to Directors as Stock-based Compensation

The Company requests approval to issue Stock Options as Stock-based Compensation to Directors (excluding non-executive Directors) of the Company with the aim of clearly linking their compensation with consolidated business performance and having them share the benefits and risks in the share price with the shareholders and increasing their motivation to pursue continuous growth in the Company's performance and corporate value.

These Stock Options will be granted to the Directors of the Company as part of their compensation (which is uniformly 10% regardless of duty position) instead of cash. If the target current profit attributable to owners of the parent (16,000 million yen) for the fiscal year ending March 31, 2020 is achieved, as planned at the beginning of the fiscal year, and also any other conditions are satisfied, the Company will calculate the actual achievement rate as 100%. The number of exercisable Stock Options will fluctuate in the range of 0% to 200% in accordance with the actual achievement rate.

While an eligible grantee holds the status of a Director, Auditor or Corporate Officer of the Company or a subsidiary thereof, he or she may not exercise their Stock Options. (Please see 2 (7) of Page 18 for the details of exercise conditions.)

Therefore, the Company believes it is appropriate to grant these Stock Options as medium-to long-term incentive compensation for improvements in the consolidated results.



(Details of proposal)

1. We would like to propose that the amount of compensation by the Stock Options to be granted as Stock-based Compensation for one year after the date of the Ordinary General Meeting of Shareholders shall be within a limit of 70 million yen a year.

This amount of compensation concerning the Stock Options is within the range of 35 million yen per month that was authorized as the upper limit for the Company's Directors' compensation at the 49th Ordinary General Meeting of Shareholders held on June 25, 1993.

Please note that, upon approval of Proposal 2, the number of Directors of the Company will be nine (9) (including four (4) Non-executive Directors) at the closing of this Ordinary General Meeting of Shareholders. Non-executive Directors including Outside Directors are and will be paid a fixed monthly compensation only and they are not granted the Stock Options.

- 2. Details of the Stock Options to be granted as Stock-based Compensation are as follows:
- (1) Total number of the Stock Options

 The number of the Stock Options to be issued within one year from the date of the Ordinary General Meeting of Shareholders shall not exceed 252 units, and shall be limited to 70 million yen a year as set out in Paragraph 1 above.

(2) Type and number of shares to be granted upon the exercise of the Stock Options
The type of shares to be granted upon exercise of one Stock Option will be ordinary
shares of the Company. The number of shares to be issued upon exercise of each Stock
Option (the "Number of Shares Granted") shall be 100 ordinary shares of the Company.

In the event that adjustment of the Number of Shares Granted is necessary including the case where the Company carries out a stock split or stock consolidation, the Company shall adjust the Number of Shares Granted to a reasonable extent. Any fraction less than one share resulting from this adjustment will be rounded down.

- (3) Amount to be paid in for the Stock Options
 - The amount to be paid in for the Stock Options will be based on the fair value calculated according to an equitable formula such as the Black-Scholes model, taking into account various conditions including the share price of the Company on the allotment day and the exercise price. Instead of a monetary payment, the amount to be paid in for the Stock Options will be offset against the compensation receivable from the Company.
- (4) Amount of assets to be contributed upon exercise of the Stock Options

 The amount of assets to be contributed upon exercise of the Stock Options will be one (1)

 yen for each one (1) share to be acquired upon exercise of the Stock Options, multiplied
 by the Number of Shares Granted.
- (5) Exercise period for the Stock Options Thirty (30) years from July 1, 2020
- (6) Restriction on acquisition of the Stock Options by transfer Any transfer of the Stock Options shall be subject to approval by a resolution of the Board of Directors of the Company.
- (7) Terms and conditions for exercising the Stock Options
 - 1) The holders of the Stock Options are required to continuously serve in the position of a Director or Corporate Officer of the Company or subsidiaries of the Company throughout the performance appraisal period ending March 31, 2020 (excluding cases such as loss of position through death or similar).
 - 2) A stock option holder is not entitled to exercise the Stock Options while he or she remains in the position of either Director, Auditor, or Corporate Officer of the Company or the subsidiaries of the Company.
 - 3) The holders of the Stock Options may exercise the Stock Options from July 1, 2020 until the earlier of either the day on which 10 years have elapsed since the day following the day on which they lose their positions as Director, Auditor or Corporate Officer of the Company or subsidiaries of the Company, or the last day of the exercise period of the Stock Options.
- (8) Other matters concerning the Stock Options
 Other matters concerning the Stock Options will be determined by the Board of
 Directors of the Company where the details of the offering terms of the Stock Options
 will be resolved.

<Reference>

The Company Group introduced a "Performance-based Compensation System" in the fiscal year ended March 31, 2013 for the Directors and Corporate Officers of the Company and UNIADEX, Ltd., an important consolidated subsidiary of the Company, which have an important role regarding the consolidated results.

Thus, the Company plans to grant Stock Options to the Corporate Officers of the Company and the Directors and Corporate Officers of UNIADEX, Ltd. besides the Directors of the Company, on the condition that the Proposal 3 is approved and following the approval of the Board of Directors of the Company. The Stock Options are the same as the Proposal 3 Stock Options to be approved and granted as Stock Options for Performance-based Compensation System. In the event that this proposal is approved as originally proposed, the number of the Stock Options to be granted to the Directors and Corporate Officers of the Company and UNIADEX, Ltd., the (maximum) total number of ordinary shares of the Company to be issued upon exercise of the Stock Options, and the number of eligible grantees will be as follows:

Eligible Grantees	Number of Grantees	Number of Stock Options to be granted and (maximum) total number of ordinary shares of the Company to be issued upon exercise of Stock Options
Directors (excluding Non- executive Directors) of the Company	5	252 units (25,200 shares)
Corporate Officers of the Company	9	255 units (25,500 shares)
Directors and Corporate Officers* of UNIADEX, Ltd.	10	282 units (28,200 shares)
Total	24	789 units (78,900 shares)

^{*} Excluding Directors and Corporate Officers who concurrently serve as Corporate Officers or employees of the Company

End of proposals

Attachment to Notice

Business Report (for the fiscal year from April 1, 2018 through March 31, 2019)

- 1 Current Situation of the Nihon Unisys Group
- (1) Progress and Results of the Businesses

For the fiscal year under review, the Japanese economy has continuously shown signs of slow recovery on the basis of improvements in employment growth as well as increases in salaries and company earnings. However, the future remained unpredictable due to impacts of trade dynamics in the global economy, unreliable overseas economies and rippling effects of a fluctuating financial and capital market.

Looking at the information services market in Japan, active investments in software products continued for the fiscal year. However, we understand that the Company will operate in a continuingly difficult environment, mainly due to further intensified rivalries as a result of participants from other business categories.

In this environment, the Nihon Unisys group established the mid-term management plan, 'Foresight in sight® 2020' (for the period from the fiscal year 2018 to the fiscal year 2020). The plan describes the Group as a corporate group solving social issues through socially beneficial services capable of creating a more affluent society together with customers and business partners. It also states that the Company aims to be at the center of the creation of business ecosystems that connect various companies across the boundaries of industries and business types and to provide platforms capable of digital transformation. The Company has made efforts on key issues as therein indicated.

We have been performing cross-functional activities beyond the boundaries of four focal areas set forth in the mid-term management plan in order to deal with social issues that we target. Our key initiatives are exemplified by the effort to aim for a sustainable energy society in the energy management area. We have been entrusted to perform the 'study project about an increase in the utility value of non-fossil fuel energy certificates' by the Ministry of Economy, Trade and Industry. We have been collecting and managing tracking data through our expertise and knowledge about the Blockchain technology and energy management.

'smart oasis®', our mobility service platform, has served Nissan Motor Co., Ltd., Honda Motor Co., Ltd. and Volkswagen Group Japan Co., Ltd. This platform has significantly developed as a MaaS service platform.

Also, we have been making efforts to enable a society of smart consumption by promoting a cashless economy. Canal Payment Service, Ltd., our subsidiary, facilitated dissemination of electronic money among the existing credit card member shops, on the basis of a business and capital alliance which it entered into with JCB, the largest credit card company and Japan Card Network Co., Ltd. As a result, it further increased the transaction volume of QR code/bar code payments.

Furthermore, we have provided digital transformation services for an entire business of financial institutions. We have witnessed a continued increase in the sales of 'BANK_FIT-NE®', a next-generation branch office system, and 'SmileBranch®', a system to help financial institutions perform teller operations at branch offices.

Also, we have been expanding the use scope of Resonatex[®], an open API platform. It is exemplified in the nation's first attempt to directly connect deposit accounts of Hyakugo Bank Co., Ltd. with 'Origami Pay' a smartphone settlement service in a secure environment. We have enabled immediate payments through the bank's deposit accounts registered at Origami Pay. With regard to our ICT core business area, orders primarily for our solution businesses we received from a broad range of industries remained strong. Also, we have strengthened profitability through efforts to examine risks rigorously before targeting specific projects and share/re-use knowledge and expertise in order to promote an increase in productivity of system development and operation.

With respect to investments, we have seen new business plans and R&D projects promoted as a

result of investments in funds that we have made with the aim of obtaining business seeds and knowing business trends in our focal areas, as well as CVC fund operations performed through our subsidiary, Canal Ventures, Ltd.

We will continue to create businesses capable of contributing to creating new values and solving social issues through open innovation in order to create an affluent society in an accelerated manner.

We have been making efforts from various viewpoints such as reform of corporate culture, organizational reform in order to incorporate multifaceted perspectives, and personnel development programs in order to make use of creativity and innovativeness of individuals. The aim of our corporate culture reform is to re-create our company and make it a creative and innovative organization where innovative ideas are generated without negative impacts due to differences of attributes such as gender and situations such as child care/family care duties. Furthermore, we have made efforts for workstyle reform. We developed an environment where all employees can work securely regardless of time and place through the use of satellite offices and a telecommuting system enhanced with the help of ICT.

We were recognized for these endeavors and achievements by receiving awards and accreditations such as 'New Diversity Management Selection 100' and 'Telework Pioneer 100: Minister of Internal Affairs & Communications Award'.

In summary, the Nihon Unisys group as a whole has been studious in achieving its goals set forth in the midterm management plan, 'Foresight in sight 2020'.

For this fiscal year, net sales were \(\frac{4}{2}\)99,029 million (a 4.2% increase compared with the previous fiscal year) as a result of the continued strength of system services and outsourcing sales.

As a result of an increase in gross profit mainly boosted by system services' gross profit, we posted: \(\frac{\pmax}{20,622}\) million operating income (a 26.3 % increase); \(\frac{\pmax}{20,515}\) million ordinary income (a 27.5 % increase); and \(\frac{\pmax}{14,238}\) million profit attributable to owners of parent (a 19.2 % increase).

The breakdown of net sales shows that services sales were $\frac{4}{210}$,475 million, a 5.4 % or $\frac{4}{10}$,698 million increase from the previous fiscal year; software sales were $\frac{4}{30}$ 3,877 million, a 2.3 % or $\frac{4}{10}$ 773 million increase; and hardware sales were $\frac{4}{30}$ 54,677 million, a 1.1 % or $\frac{4}{30}$ 579 million increase.

As for the net sales contribution ratios, services sales were 70.4 % (against 69.6 % in the previous period); software sales were 11.3 % (against 11.5 %); and hardware sales were 18.3 % (against 18.9 %).

- (Note) 1. Digital Transformation: Business transformation through digital technologies
 - 2. Non-fossil fuel energy certificates: The Ministry of Economy, Trade and Industry established a non-fossil value trading market in May 2018. This is the market where non-fossil fuel energy certificates are traded. The certificates represent the environmental value of power which is generated by power generation facilities of non-fossil energy sources such as natural energies without emitting CO2 (carbon dioxide).
 - 3. Blockchain: A blockchain is a database predicated on a distributed ledger technology to store data in blocks that are tied together as a chain of records
 - 4 . MaaS (Mobility as a Service): Servitization of mobility solutions has accelerated, due to a shift from the ownership of vehicles to the use of mobility services.
 - 5. Next-generation branch office system 'BANK_FIT-NE': Next-generation branch office system equipped with the nation's breakthrough technologies such as Real Concentration Function and Sales Mode Function
 - 6. SmileBranch, system to help financial institutions perform teller operations at branch offices: This system to help teller operations at branch offices of financial

- institutions was developed by the Eighteenth Bank, Limited and Nihon Unisys, Ltd. mutually cooperating on the basis of the concept of all-smiles bank tellers. Nihon Unisys released it in coordination with an organization ('Kabushiki Kaisha Nagasaki Keizai Kenkyusho (Nagasaki research institute)') of the Eighteenth Bank group.
- 7. Open API (Application Program Interface: a set of commands and functions that can be used for developing software for specific platforms) platform 'Resonatex': Cloud-computing platform service to post web APIs held by banking institutions and other business entities on the Internet as open APIs
- 8. CVC: acronym for Corporate Venture Capital
- 9. 'New Diversity Management Selection 100': This is a program created by the Ministry of Economy, Trade and Industry that evaluates a broad range of companies on their innovative efforts to translate diversity promotion into business effects, and recognizes with the Minister of Economy, Trade and Industry Award.
- 10. 'Telework Pioneer 100: Minister of Internal Affairs & Communications Award': This is the award granted to companies and organizations that make excellent efforts setting an example to be emulated by others, among those recognized by the Ministry of Internal Affairs and Communications as the Telework Pioneer 100 selected by the Ministry of Internal Affairs.
- 11. Names of companies or products herein described are trademarks or registered trademarks of their respective organizations.

(2) Changes in the value of group assets and operating results

	Fiscal Year 72	Fiscal Year 73	Fiscal Year 74	Fiscal Year 75 (current consolidated fiscal year)
Category	from April 1, 2015 to March 31, 2016	from April 1, 2016 to March 31, 2017	from April 1, 2017 to March 31, 2018	from April 1, 2018 to March 31, 2019
Net sales (¥mil)	278,039	282,249	286,977	299,029
(Breakdown)				
Services (¥mil)	194,162	198,416	199,776	210,475
(composition ratio)(%)	(69.8)	(70.3)	(69.6)	(70.4)
Software (¥mil)	30,003	29,733	33,103	33,877
(composition ratio) (%)	(10.8)	(10.5)	(11.5)	(11.3)
Hardware (¥mil)	53,873	54,099	54,097	54,677
(composition ratio) (%)	(19.4)	(19.2)	(18.9)	(18.3)
Operating income (¥mil)	12,525	14,314	16,332	20,622
Operating margin (%)	4.5	5.1	5.7	6.9
Current profit attributable to owners of the parent (¥mil)	8,920	10,261	11,949	14,238
Current net profit per share (¥)	93.71	96.49	119.12	141.90
Total assets (¥mil)	193,094	192,694	197,278	211,421
Net assets (¥mil)	91,213	90,772	104,674	116,615
Equity (¥mil)	90,374	89,918	103,001	114,638
Return on equity (ROE) (%)	10.5	11.4	12.4	13.1
Orders (¥mil)	279,415	281,394	296,956	304,874

(Notes)

- 1. Any fractional amount less than one million yen is disregarded.
- 2. Current net profit per share is calculated by using the average number of shares outstanding during each fiscal year after deducting treasury shares therefrom, and are expressed by rounding off to two decimal places.
- 3. The Company has applied the "Partial Amendments to Accounting Standard for Tax Effect Accounting," (Statement No. 28 issued by the Accounting Standards Board of Japan on February 16, 2018) from the beginning of the fiscal year under review. Accordingly, the key management indicators for the previous fiscal year are the indicators after the retrospective application of the relevant accounting standards, etc.

(3) Outline of Capital Investment

Major capital investments during the current consolidated fiscal year were made in computers for business activities and software for outsourcing.

(4) Outline of Financing

The Company Group procures working capital mainly through own funds, loans, and issuance of bonds. Furthermore, in order to ensure flexible and stable access to funds, the Group has established commitment lines totaling 10,500 million yen with major banks. There is no balance used under commitment lines as of March 31, 2019.

(5) Issues to Be Dealt with

The Nihon Unisys Group has been in an increasingly competitive business environment due to: the growing sophisticated and diversified IT service needs of customers; and, further intensified competition as a result of participation by businesses in different areas, against the backdrop of society's rapid digitization.

Furthermore, companies have been recently expected to contribute to creating a sustainable society by: aiming to resolve social issues on a global scale; satisfying SDGs through efforts to enable Society 5.0; and putting into practice a business management that takes into consideration ESG (environment, society and governance). We recognize that our corporate value will eventually increase through our efforts to respond to expectations.

The Company's Group established 'Foresight in sight[®] 2020' the mid-term management plan, and has been tackling the implementation of its key initiatives below as indicated therein. The plan positions the Group as 'A corporate group: solving social issues through socially beneficial services capable of creating a more affluent society together with customers and business partners'; to become a core capable of creating business ecosystems that connect different types/categories of businesses across conventional boundaries; and to provide platforms capable of digital transformation.

① Selection of and concentration on areas of focus

The Company aims to accelerate an increase in and monetization of new service businesses that were created in accordance with the previous mid-term management plan. It will establish areas of focus in the markets where medium- and long-term development is expected on the basis of solutions for social issues. It will concentrate its management resources on the focal areas where customers and business partners can join it in using assets of the Group.

② Strengthening of relationships with customers in order to increase their added value

The Company understands that it is faced with fiercer competition in velocity and price
regarding ICT development and operation in its key traditional business area where cloud
service businesses have been increasing. Thus, we will depend more on highly productive
service-type and implementation-type businesses in order to further help customers'
businesses.

Furthermore, we realize that any company will find it difficult to enable a competitive advantage by themselves in such a business environment. We aim to become a strategic business partner for customers through efforts to strengthen our relationships with them, by enabling the digital transformation of their businesses, and creating new businesses based on business ecosystems in cooperation with them.

3 Strengthening of capabilities to enable platforms capable of businesses support There are customers that aim to gain a competitive advantage through digital transformation. We need a mechanism that enables us to create services rapidly based on combined businesses and operate them if we provide value to the customers. The Company will enable stronger processes for creating socially beneficial services that are capable of eventually solving social issues. It will provide the processes as platforms where the Group's assets are connected with business partners and customers as well as third-party services. The platforms will become part of the business ecosystems we envision.

4 Corporate Culture Reform

The Company will: improve corporate capabilities/organizational capabilities enabling agile responses to cope with changes of the times; make reformative efforts to develop a corporate culture where employees are encouraged to strengthen skills in creating value by themselves and designing business ecosystems; enable Diversity and Inclusion; and, implement reform of business processes as well as internal systems.

⑤ Investment Strategies

The Company aims to accelerate its creation of new businesses through open innovation. For this aim, the Company will continue and promote its efforts in: strategic investments that are needed for growth such as those in the areas of focus and advanced technologies; and investments in developing services such as platform creation.

We believe that our Group's sustainable growth will only be enabled through business strategies as well as a robust management base where they are supported. Thus, the Company will further enhance its corporate governance system, and will continuously perform appropriate business operations. The appropriate business operations will be predicated on: systems capable of ensuring appropriate operations (internal control systems) resolved by the board of directors; and efforts to infiltrate and thoroughly embed compliance awareness.

In addition, business risks are expected to be diversified in the future through our efforts to further strengthen coordination among the Group companies and enable business growth. The Company's Group will address them by further strengthening our current business risk management.

- (6) Parent Company and Major Subsidiaries, etc.
- (i) Relationship with Parent Company Not applicable

(ii) Major Subsidiaries

Name of Subsidiary	Capital (¥ mil)	Percentage owned by the Company(%)	Key Businesses
UNIADEX, Ltd.	750	100	 Offering services and selling devices related to network system creation Providing services of operating/managing computer systems and maintenance services

(7) Principal Businesses (as of March 31, 2019)

The Group provides services such as cloud computing and outsourcing; sells and leases computer systems and network systems; creates and sells software; and provides various types of system-related services

(8) Principal Offices (as of March 31, 2019)

Company Name	Office Name Location	
	Headquarters	Koto-ku, Tokyo
	Kansai RHQ	Osaka city
	Chubu RHQ	Nagoya city
	Kyushu RHQ	Fukuoka city
Nihan Uniqua I td	Hokkaido RO	Sapporo city
Nihon Unisys, Ltd.	Tohoku RO	Sendai city
	Niigata RO	Niigata city
	Hokuriku RO	Kanazawa city
	Shizuoka RO	Shizuoka city
	Chugoku RO	Hiroshima city
	Headquarters	Koto-ku, Tokyo
UNIADEX, Ltd.	Kansai RO	Osaka city
UNIADEA, LIG.	Chubu RO	Nagoya city
	Kyushu RO	Fukuoka city

** RHQ: Regional Headquarters

RO: Regional Office

(9) Group Employees (as of March 31, 2019)

(i) Employees of the Group

Number of Employees (persons)	Change from March 31, 2018 (persons)
7,740	- 77

Category of occupation	Number of Employees (persons)
Sales representatives	1,249
System engineers	3,437
System service engineers, etc.	1,720
Staff	1,334
Total	7,740
Total	(against 7,817 at March 31, 2018)

(Note)

- 1. The Group conducts a broad range of business segments within the organization related to computer, software and other related products. Thus, the employee numbers are described by the unit of occupational category.
- 2. The employee numbers exclude secondees from the Group to outside the Group, and include secondees to the Group from outside.

(ii) Employees of the Company

() =			
Number of Employe	ees Change from March	Average Age	Average Length of
(persons)	31, 2018 (persons)		Service
4,350	+160	45.7	21.0

(10) Principal Sources of Borrowings (as of March 31, 2019)

Source of Borrowings	Amount of Loan (¥ mil)
Sumitomo Mitsui Banking Corporation	6,440
The Norinchukin Bank	5,160
MUFG Bank, Ltd.	3,795

2. Matters about the Company Stock (as of March 31, 2019)

(1) Total Number of Authorized Shares:300,000,000 shares(2) Total Number of Shares Outstanding:109,663,524 shares(3) Number of Shareholders:9,085 shareholders

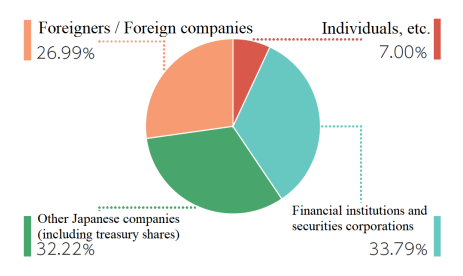
(4) Major Shareholders:

Name	Number of Shares Held (Thousands of Shares)	Holding Ratio
Dai Nippon Printing Co., Ltd.	20,727	20.65%
Japan Trustee Services Bank, Ltd. (Trust Account)	10,450	10.41%
The Master Trust Bank of Japan, Ltd. (Trust Account)	8,820	8.78%
The Norinchukin Bank	4,653	4.63%
Mitsui & Co., Ltd.	2,448	2.43%
GOVERNMENT OF NORWAY	2,139	2.13%
Nihon Unisys Employee Stock Ownership Plan	1,821	1.81%
ANA HOLDINGS INC.	1,794	1.78%
THE BANK OF NEW YORK MELLON 140040	1,355	1.35%
The Master Trust Bank of Japan, Ltd. (Retirement Benefit Trust Account, Mitsubishi Electric Corporation Account)	1,271	1.26%

(Note)

- 1. Numbers of shares less than one thousand has been omitted
- 2. The Company retains 9,314,175 treasury shares without voting rights. Thus, they are excluded from the major shareholder list above.
- 3. The ratios are calculated by deducting treasury shares and expressed by rounding down to two decimal places.
- (5) Other Material Matters regarding Shares None

Ratio of shareholding by owner



- 3. Details about the Company's Stock Options, etc.
- (1) Overview of the stock options, etc. granted to and held by Officers of the Company as compensation for execution of duties as of March 31, 2019

Name	First Issuance Stock Options (Stock-based Compensation)	Second Issuance Stock Options (Stock-based Compensation)	Fourth Issuance Stock Options (Stock-based Compensation)
Number of holders (persons) Directors of the Company (excluding the non-	3 (Note 1)	4 (Note 2)	5(Note 3)
executive Directors) Outside Directors of the Company Auditors of the Company		_ _	_ _
Number of Stock Options	25	146	155
Type of shares to be granted upon the exercise of the Stock Options	Ordinary shares	Ordinary shares	Ordinary shares
Number of shares to be granted upon the exercise of the Stock Options	2,500 shares	14,600 shares	15,500 shares
Amounts of assets to be contributed upon exercise of the Stock Options	¥1 per share	¥1 per share	¥1 per share
Exercise period for the Stock Options	July 1, 2013 to June 30, 2043	July 1, 2014 to June 30, 2044	July 1,2016 to June 30, 2046

⁽Note 1) The three Directors include one Director who was granted the Stock Option when he served as Corporate Officer of the Company.

⁽Note 2) The four Directors include two Directors who were granted the Stock Option when they served as Corporate Officer of the Company.

⁽Note 3) The five Directors include two Directors who were granted the Stock Option when they served as Corporate Officer of the Company.

	Fifth Issuance Stock	Sixth Issuance Stock	Seventh Issuance Stock
N	Options	Options	Options
Name	(Stock-based	(Stock-based	(Stock-based
	Compensation)	Compensation)	Compensation)
Number of holders		1	•
(persons)			
Directors of the			_
Company	5	5	5
(excluding the non-			
executive Directors)			
Outside Directors of	_	_	_
the Company			
Auditors of the	_	_	_
Company			
Number of Stock	226	142	176
Options	220	1+2	170
Type of shares to be			
granted upon the	Ordinary shares	Ordinary shares	Ordinary shares
exercise of the Stock	Ordinary snares	Ordinary shares	Ordinary snares
Options			
Number of shares to			
be granted upon the	22,600 shares	14,200 shares	17,600 shares
exercise of the Stock	22,000 shares	14,200 Shares	17,000 shares
Options			
Amounts of assets to			
be contributed upon	¥1 per share	¥1 per share	¥1 per share
exercise of the Stock	+1 per share	+1 per share	+1 per share
Options			
Exercise period for	July 1, 2017 to June 30,	July 1, 2018 to June 30,	July 1, 2019 to June 30,
the Stock Options	2047 (Note 4)	2048 (Note 4)	2049 (Note 4)

(Note 4) Holders of Stock Options are not able to exercise their Stock Options while they hold the status of Director, Auditor or Corporate Officer of the Company or a subsidiary thereof.

(2) Overview of the stock options granted to the employees of the Company as well as the Officers and employees of the Company's subsidiaries as compensation for execution of duties during the fiscal year ended March 31, 2019

Name	Seventh Issuance Stock Options (Stock-based Compensation)	
Date of resolution of issuance	June 27, 2018	
Number of persons granted Stock Options		
Employees of the Company	10 (Note 1)	
Officers and employees of the subsidiary	9 (Note 2)	
Number of Stock Options	384	
Type of shares to be granted upon the exercise of the Stock Options	Ordinary shares	
Number of shares to be granted upon the exercise of the Stock Options	38,400 shares	
Amounts of assets to be contributed upon exercise of the Stock Options	¥1 per share	
Exercise period for the Stock Options	July 1, 2019 to June 30, 2049 (Note 3)	

- (Note) 1 The Stock Options were granted to the Corporate Officer of the Company.
 - 2 The Stock Options were granted to the Directors and Corporate Officer of the Company's subsidiaries.
 - 3 Holders of Stock Options are not able to exercise their Stock Options while they hold the status of Director, Auditor or Corporate Officer of the Company or a subsidiary thereof.
- 4. Details about the Company's Officers
- (1) Company Officers

Directors and Auditors (as of March 31, 2019)

Title	Name	Principal Positions and Significant Concurrent Position(s)		
True		Held in Other Organizations		
Representative Director,		CEO (Chief Executive Officer)		
President	Akiyoshi Hiraoka	CHO (Chief Health Officer)		
Fresident		In charge: Entirety of the Company, Internal Audit		
		CAO (Chief Administrative Officer)		
		CCO (Chief Compliance Officer)		
Representative Director,		In charge: Corporate Planning, Procurement		
Executive Corporate	Susumu Mukai	Management, Human Resources, Business		
Officer		Management, Organization Development,		
		Quality Management & Assurance, Group		
		companies		
Representative Director,		CFO (Chief Financial Officer)		
Executive Corporate	Toshio Mukai	In charge: Legal Division, Finance, Accounting, Business		
Officer		Accounting		
		<u> </u>		
	Noboru Saito	CMO (Chief Marketing Officer)		
D: 4 G :		In charge: Business Innovation Division,		
Director, Senior		Incubation Division,		
Corporate Officer		Group Marketing,		
		Corporate Communications,		
		Regional Headquarters and Regional Offices		
	Koji Katsuya	CDO (Chief Digital Officer)		
Director, Senior		In charge: Business Service Division,		
Corporate Officer		BizDevOps Division,		
		Technology Research & Innovation		

	1			
Director	Toshiki Sugimoto	Senior Corporate Officer in charge of ICT Business Development Division, Advanced Business Center, General Manager, 3rd Division Advanced Business Center, Dai Nippon Printing Co., Ltd.		
Director	Go Kawada	Outside Auditor, DAIREI CO., LTD.		
Director	Ayako Sonoda	Representative Director, Cre-en Incorporated Secretary-General, Sustainability Forum Japan (Specified Nonprofit Corporation) Director, Japan Sustainability Investment Forum (Specified Nonprofit Corporation) Representative Director, Mirai RITA Foundation (general incorporated foundation)		
Director	Chie Sato	Member of the Committee of Certified Evaluation and Accreditation for Management and Professional Graduate Schools Member The Japan University Accreditation Association, JUAA (public interest incorporated foundation) TBS Television Program Council Member		
Full-Time Auditor	Shinji Kuriyama			
Full-Time Auditor	Etsuo Uchiyama			
Auditor	Hirofumi Hashimoto	Senior Corporate Officer in charge of Strategic Business Planning & Development Division, Value Creation & Promotion Division, Dai Nippon Printing Co., Ltd.		
Auditor	Harumi Kojo	Partner for Sakurazaka Law Offices		
Auditor	Norimitsu Yanai	Auditor (part time), Japan Pension Service.		

(Note)

- 1. Go Kawada, Ayako Sonoda and Chie Sato are Outside Directors.
- 2. Etsuo Uchiyama, Harumi Kojo, and Norimitsu Yanai are Outside Auditors.
- 3. The Company has submitted a notification with Tokyo Stock Exchange designating Directors Go Kawada, Ayako Sonoda and Chie Sato as Independent Directors.
- 4. The Company has submitted a notification with Tokyo Stock Exchange designating Auditors Etsuo Uchiyama, Harumi Kojo and Norimitsu Yanai as Independent Officers.
- 5. Dai Nippon Printing, Co., Ltd. is a major shareholder of the Company. The Company and Dai Nippon Printing Co., Ltd. have a business alliance contract.
- 6. Etsuo Uchiyama has considerable expertise in finance and accounting due to his long service in financial institutions.
- 7. Hirofumi Hashimoto has considerable expertise in finance and accounting as evidenced in his serving as a Finance Manager for an overseas subsidiary of Dai Nippon Printing, Co., Ltd.

- 8. Norimitsu Yanai has considerable degree of financial and accounting expertise as indicated by his certificate of public certified accountant.
- 9. Shigemi Furuya served the Company as an Auditor until his term expired as of the conclusion of the 74th Ordinary General Meeting of Shareholders held on June 27, 2018.
- 10. Other than the above, there is no special interest between the organizations at which Outside Directors and Auditors are concurrently posted and the Company.
- * The Company has introduced a system of Corporate Officers (for shikkoyakuin and gyomu-shikkoyakuin). The Corporate Officers except Directors as of March 31, 2019 are listed below.

Title	Name	Position and Responsibility	
Senior Corporate Officer	Hirokazu Konishi	Responsibility: Business Innovation Division, Business Innovation Operations	
Senior Corporate Officer	Kazuo Nagai	Responsibility: Incubation Division, Business Development Initiative	
Superior Corporate Officer	Norihiko Murata	Responsibility: DXN Business Incubation	
Corporate Officer	Hiroki Hyodo	General Manager, Kansai Regional Headquarters Responsibility: Regional Headquarters and Regional Offices	
Corporate Officer	Yasuhide Hatta	Project Manager, Strategic Alliance Responsibility: Strategic Alliance	
Corporate Officer	Hirofumi Hashimoto	Responsibility: Manufacturing Business Services, Commerce Business Services, JP Project	
Corporate Officer	Kazuo Sato	Responsibility: Social & Public Business Services 1, Social & Public Business Services 2	
Corporate Officer	Takashi Hayashi	Responsibility: Financial Business Services 1, Financial Business Services 2, Agri Business Project, Financial Solution Services	
Corporate Officer	Mitsuru Tamura	General Manager, Legal Division Responsibility: Legal Division	
Corporate Officer	Tatsuya Sugai	Responsibility: Solution Services, Platform Services	
Corporate Officer	Teruhisa Tanaka	Responsibility: Global Business Division	
Corporate Officer	Tsuneo Hoshi	CIO (Chief Information Officer) General Manager, Information Systems Service Responsibility: Information Systems Service, Quality Management & Assurance	
Corporate Officer	Tetsuya Fujito	General Manager, Corporate Planning Responsibility: Corporate Planning, Procurement Management	
Corporate Officer	Gakuji Watanabe	Senior Corporate Officer, UNIADEX, Ltd.	
Corporate Officer	Kumiko Shirai	CISO (Chief Information Security Officer)/CPO (Chief Privacy Officer), CRMO (Chief Risk Management Officer) General Manager, Business Management Responsibility: Business Management, Organization Development	
Corporate Officer	Ken Tanaka	General Manager, Strategic Business Unit - Digital Acceleration Responsibility: Strategic Business Unit - Digital Acceleration, Industry Market 1, Industry Market 2, Industry Market 3	

Title	Name	Position and Responsibility	
Corporate Officer	Naoshi Nagashima	General Manager, Strategic Business Unit - Smart Town Responsibility: Strategic Business Unit - Smart Town, Service Innovation, Public Utility & Social Services, Transportation & Logistics	
Corporate Officer	Yuji Takeuchi	General Manager, Strategic Business Unit - Neobank Responsibility: Strategic Business Unit-Neobank, LOB- Financial Industries, LOB - Community Banking Industry, LOB-Regional Banking Industry	
Corporate Officer	Naoya Okuyama	Responsibility: Technology Marketing & Design Planning, Business Process Outsourcing Services, Support Services	

(2) Overview of Liability Limitation Agreement

Pursuant to Article 427, Paragraph 1 of the Companies Act of Japan, the Company has entered into an agreement with each non-executive Director and Auditor to limit their liability for damages as provided for in Article 423, Paragraph 1 of the Companies Act. The limit stipulated in that agreement is the higher of either 5 million yen or the amount stipulated in the laws and regulations. The limitation of liability is applicable only when they conduct their duties in good faith and without gross negligence.

(3) Compensation, etc. for Directors and Auditors

Classification	Number of Recipients	Compensation, etc.
Directors	10	¥302 million
Auditors	6	¥71 million
Total	16	¥373 million

(Note) 1. Any fraction amount less than one million yen is disregarded.

- 2. The compensation limit for Directors approved at the 49th Ordinary General Meeting of Shareholders held on June 25, 1993 is ¥35 million per month.
- 3. The compensation limit for Auditors approved at the 62nd Ordinary General Meeting of Shareholders held on June 22, 2006 is ¥8 million per month.
- 4. The compensation, etc. listed above includes the amount of compensation, etc. for one (1) Director and one (1) Auditor who served until their term expired as of the conclusion of the 74th Ordinary General Meeting of Shareholders held on June 27, 2018.
- 5. The maximum bonus amount to be paid to Directors that was approved at the 72nd Ordinary General Meeting of Shareholders held on June 28, 2016 is set at ¥100 million, and for the time being, a payment basis of 0.5% of the net profit attributable to shareholders of the parent company.
- 6. The total compensation, etc. for the three (3) Outside Directors and three (3) Outside Auditors for the business year under review is ¥55 million.
- 7. Compensation, etc. for Directors includes ¥42 million of bonus to directors and ¥27 million of stock options as stock-based compensation.

- (4) Matters regarding Outside Officers
- (i) The situation of significant concurrent positions and relationships with the Company are stated in (1) 'Company Officers.
- (ii) Major Activities of Outside Officers

Director Go Kawada

Mr. Kawada attended all 12 Board of Directors meetings held during the business year under review, and appropriately asked questions and expressed opinions, utilizing his extensive experience as Outside Director highly specialized knowledge and expertise in the fields of taxation and accounting. Mr. Kawada is a member of the Nomination and Remuneration Committee.

Director Ayako Sonoda

Ms. Sonoda attended all 12 Board of Directors meetings held during the business year under review, and appropriately asked questions and expressed opinions based on her results in supporting many companies in the fields of CSR and environmental management, as well as experience in promoting women in work activities.

Director Chie Sato

Ms. Sato attended all 12 Board of Directors meetings held during the business year under review, and appropriately asked questions and expressed opinions based on her abundant business experience and expertise gained through serving the Boston Consulting Group as a management strategy consultant and being an author of many books on U.S. business schools.

Auditor Etsuo Uchiyama

Mr. Uchiyama attended all 12 Board of Directors meetings and all 13 Audit & Supervisory Board meetings held during the business year under review, and appropriately asked questions and expressed opinions, drawing on his many years of business experience at financial institutions, considerable expertise in finance and accounting and broad insight as a manager.

• Auditor Harumi Kojo

Ms. Kojo attended 11 of the 12 Board of Directors meetings and all 13 Audit & Supervisory Board meetings held during the business year under review, and appropriately asked questions and expressed opinions based on her extensive legal knowledge and experience as an attorney and judge.

Auditor Norimitsu Yanai

Mr. Yanai attended all 12 Board of Directors meetings and 12 of 13 Audit & Supervisory Board meetings held during the business year under review, and appropriately asked questions and expressed opinions based on his specialized knowledge and experience in corporate accounting which he developed as a certified public accountant in the global arena.

< Reference > Roundtable Discussion among Outside Directors



Strengthening and enhancing corporate governance will be essential for the Nihon Unisys Group to improve corporate value under its mid-term management plan. In April 2018 of the plan's first year, a third party evaluated the effectiveness of the Board of Directors. Based on the results of the evaluation, the three independent outside directors held a roundtable discussion, using their diverse expertise and viewpoints to consider the challenges the Group faces, the role of the Board of Directors and other matters.

Kawada: To begin with, what are your views on what investors expect from outside directors and the role we should play?

Sonoda: In today's stock market, there is a notable trend toward investing in companies where sustainable growth can be expected rather than just short-term results. Under these circumstances, I am conscious of making statements with a long-term time frame in mind and pointing out issues from various perspectives. As a CSR consultant, I have been involved in analyzing and guiding various companies, and all sorts of problems arise at companies that lack diversity and make decisions based solely on internal logic. I hope to use my experience to properly reflect the views of diverse stakeholders at Board of Directors meetings. I think there is a growing need to utilize the diverse perspectives of external human resources, even as the Company conducts the business model transformation set forth in the mid-term management plan.

Sato: I am also trying to provide different perspectives that might be overlooked at the Executive Council, where internal officers and employees hold discussions. At Board of Directors meetings, I intend to be proactive in pointing out other possible options and the rationality of investment. Currently, the Group is in the middle of its transformation and generating many new business models, so we need to give greater consideration to whether those business models can increase sales and secure profit. I want to give meaningful advice on these points based on my experience at a global company and a consulting firm. What is your opinion, Mr. Kawada?

Kawada: Business activities entail various risks. I believe that one of the key roles of a director is to check on how the management team views and devises countermeasures to those risks, as well as the effectiveness of the countermeasures. For example, some compliance risks are difficult to notice inside a company due to industry practices and other factors. We have experience as directors at other companies, so it will become increasingly important for us to sound a warning at an early stage based on the information we obtain from meetings with Audit & Supervisory Board members and other sources.

Sato: One thing shareholders strongly expect from us as outside directors is to promptly perceive and control risks that lead to damage to corporate value.

Sonoda: Over the past three years, I have noticed very significant changes at Board of Directors meetings along with the major changes in the nature of the Company's business. As someone who has been watching these events for a longer time, what changes do you see occurring, Mr.

Kawada?

Kawada: I have been making suggestions on risk management from the viewpoint of taxation and accounting, but with theincrease in the number of outside directors, things have clearly become livelier lately as Board members offer various opinions on investments and other matters.

Sato: Just in the past year, I can see that governance has become more effective. For example, the executives showed a strong willingness to take outside directors' comments more seriously and to improve what they can improve.

Kawada: Both the members of the Board of Directors and the employees are very serious, and it is a corporate culture of open discussion.

Sato: Yes. They also truly value their customers. I think that is why they have so many longstanding relationships. In addition, each of them has surprisingly deep expertise. On the other hand, global expansion and new business development will require broader perspectives and approaches. I believe that providing those perspectives and approaches will be the role of the outside directors.

Sonoda: As business outside Japan becomes more important for the future growth of the Nihon Unisys Group, discussion of strategy, methods of developing human resources and the like are becoming livelier. I am looking forward to the future of the Group as it sets its sights on an overseas rollout of its business ecosystems to become "a corporate group resolving social issues through socially beneficial services capable of creating a more affluent society together with customers and business partners." I also expect the Group to continue evolving in consideration of its future customers.

5. Details about Accounting Auditor

- (1) Name of Accounting Auditor
 Deloitte Touche Tohmatsu LLC
- (2) Compensation, etc. Paid to Accounting Auditor

(i) Total compensation paid by the Company to its Accounting Auditor relating to the business year under review	¥74 million
(ii) Total amount of monetary and other economic benefits payable by the Company and its subsidiaries to the Accounting Auditor	¥104 million

(Note)

- 1. The Company has not drawn any distinction between the compensation for the audit services pursuant to the Companies Act and that pursuant to the Financial Instruments and Exchange Act of Japan in the audit agreement with the Accounting Auditor. It is not practically possible to categorize the amounts. Thus, the amount listed in (i) above indicates the aggregated of those amounts.
- 2. The Company has paid the compensation to the Accounting Auditor for the consultation services, etc. pertaining to financial information disclosure, being services falling outside the services of Article 2, Paragraph 1 of the Certified Accountants Act.
- 3. The Audit & Supervisory Board of the Company deliberated on the compensation for the Accounting Auditor, Deloitte Touche Tohmatsu LLC, for their audit services pertaining to the 75th fiscal year, pursuant to Article 399, Paragraph 1 and Paragraph 2 of the Companies Act. As a result, the Audit & Supervisory Board recognized the

reasonability of: an estimate vs. actual amount comparison of the audit compensation of the previous period; the plan of audit time and personnel assignment and a compensation estimate for the audit plan of this period; as well as the subsequent amount and ratio of change in the audit compensation amount as compared with the previous fiscal year on the basis of considerations of the above.

- (3) Policy for Decisions on Dismissal or Refusal of Reappointment of Accounting Auditor
- (i) If the Audit & Supervisory Board has judged that dismissal or refusal of reappointment of Accounting Auditor is appropriate due to the duty execution status of the Accounting Auditor, the Audit & Supervisory Board then requests the Board of Directors to submit an proposal calling for the 'dismissal or refusal of reappointment of the Accounting Auditor' and the 'appointment of an Accounting Auditor' to the General Meeting of Shareholders after deciding on the contents of the proposal. The Board of Directors then submits the proposal to the General Meeting of Shareholders.
- (ii) If the Accounting Auditor is deemed to fall under the items of Article 340, Paragraph 1 of the Companies Act, the Audit & Supervisory Board may dismiss the Accounting Auditor pursuant to the consent from all members of the Audit & Supervisory Board.
 - 6. Necessary Systems to Ensure Appropriate Operations and Status of Operation of the Systems

The 'Necessary Systems to Ensure Appropriate Operations and Status of Operations of the System' (in Japanese) can be found via the following link on the website of the Company. https://www.unisys.co.jp/invest-j/stock/meeting.html

An outline of the status of operation of the systems to ensure appropriateness of business for the fiscal year under review is as follows.

- 1. Systems to Ensure the Performance of Duties of Directors and Employees Complies with Laws and Regulations, and the Articles of Incorporation
- < Basic Framework for Heightening Compliance Awareness >
- The Nihon Unisys Group has established a Compliance Committee headed by the Chief Compliance Officer (CCO) as the chairperson and has made efforts to help the officers and employees of the Group increase knowledge and heighten awareness of compliance by proactively deploying compliance programs for the entire group through this Committee..
 - Furthermore, the Group set up, internally and externally, direct reporting and consulting routes ('hotlines') to the Compliance Committee Secretariat and auditors which can be used anonymously or under registration, and it has taken strict measures to prevent hotline users from suffering any form of disadvantage. The Group has made immediate and appropriate responses in the event of receiving whistleblowing reports and detecting compliance violations through imposing strict sanctions against offenders and taking preventive measures against recurrence based on the identification of the true cause. These activities are reported to the Executive Council and the Board of Directors.
- < Appropriate Financial Report >
- The Group established its 'Basic Policy for Appropriate Financial Reporting of the Nihon Unisys Group' in order to ensure the accuracy and credibility of its financial reporting,

and has made appropriate financial reports pursuant to the policy.

- < Action against Anti-social Forces >
- The Group has a strong willingness to refuse transactions with anti-social forces and for that purpose developed business partner screening systems and cooperation with external institutions.
- < Election of Outside Directors >
- The Company elects three (3) outside directors that constitute one third of all directors in order to strengthen the supervisory function of the Board of Directors.
- < Audit by Auditors >
- The Company has audits performed by its corporate auditors from the viewpoints of its key audit items that were decided based on the corporate auditor's audit results in fiscal 2017 and changes in the internal and external environments in fiscal 2018.

2. Systems to Store and Control Information related to Duties Performed by Directors

- · The Company established its internal rules for information management such as the rules for storing and managing documents and the manuals for handling confidential information in order to manage information storage periods and locations and so forth.
- · Information on the execution of duties by directors is appropriately stored and managed. The Company has developed and implemented systems to enable information to be provided at any time in response to requests from directors and auditors.

3. Regulations and Systems related to Management of Risk of Loss

- Through establishing a Risk Management Committee headed by the Chief Risk Management Officer (CRMO) as the chairperson, pursuant to internal rules, the Company has managed group-wide risks in an centralized manner, has reviewed risk management items as appropriate, taking measures to deal with risks that may have significant impacts on business management..
- · The Company has identified as key measures for the mid-and long-term risk management strategies: strengthening group-wide risk management capabilities; improving risk management capabilities of group officers and employees; and enhancing functionality of risk management systems.
- The Project Review Committee and the R&D Investment Committee, in which the management-level personnel participate, review the risks of large-scale system development projects.
- The Information Security Committee, chaired by the Chief Information Security Officer (CISO), has been established, which formulates cyber security strategies and implements the appropriate management of information assets.
- The Company has developed systems and plans that enable it to ensure business continuity smoothly and seamlessly in an emergency through a 'Business Continuity Project (BCP)' working group headed by a CRMO.
- · The CRMO reports to the Executive Council and the Board of Directors on activities performed by the Risk Management Committee, the Information Security Committee, and the Business Continuity Project (BCP).

4. Systems to Ensure Efficient Execution of Duties by Directors

- The Company has adopted the Corporate Officer System (including shikkoyakuin and gyomu-shikkoyakuin) in order to separate management supervision from management execution and to execute business promptly.
- The Company has established the Executive Council (consisting of Senior Corporate Officers and other higher-level personnel) as a decision-making body for deciding important matters in business execution.
- The Company established various specialized advisory committees in order to help the Company deliberate individual management issues from a practical point of view.
- The Company operates a decision system (pursuant to rules about items subject to managerial decision and decision levels) to make decisions on matters beyond the authority of a head of a department.
- The Company has formulated 'Foresight in sight[®] 2020' the mid-term management plan for the group for the three years from fiscal 2018, and regularly reviews the progress at the Board of Directors.

5. Necessary Systems to Ensure Appropriate Operations in the Company and the Group

< Framework for Group Company Management>

- The Company has made attempts to improve the efficiency of its business management and unify its management philosophies among the Company and its group companies through a department assigned to help the Company supervise each group company pursuant to the regulations for managing affiliated companies.
- · A manager for the supervising department of each group company has created and maintained appropriate consolidated management systems with the help of seconded executives and in cooperation with related back-office departments, and has developed and operated internal control systems and managed risks.

< Group Compliance Systems >

• The Company has established a hotline that can be used by officers and employees of the group including seconded personnel and dispatched workers, and has implemented compliance programs for the entire group. Furthermore, the group has made efforts to increase compliance awareness among the entire group partly by enabling CCOs of the group companies to share compliance cases and measures to prevent at round-table talks.

< Internal Audit for the Company and the Group Companies >

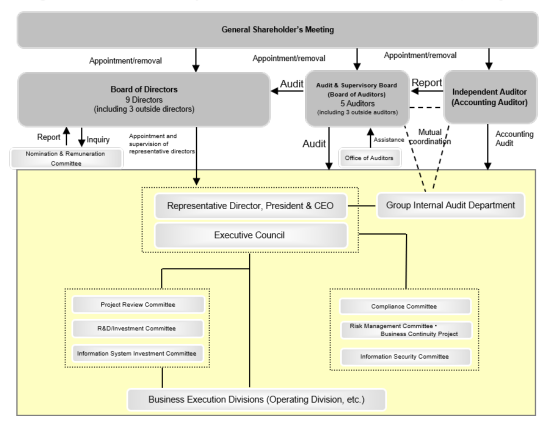
· Based on internal audit plans, the Company conducts audits of its major subsidiaries, points out areas for improvements, and reports on audits at the Executive Council and the Board of Directors.

6. Matters related to Employees Assigned to Assist Auditors, the Independence of Such Employees from Directors, and Ensuring the Effectiveness of Auditors' Directions to Such Employees

· The Company has established the Auditor's Office as a body to help auditors perform duties. It has assigned an appropriate number of employees including a manager dedicated to the Office.

- 7. Systems pertaining to Reports to Auditors and Systems to Ensure Effective Audit Performances by Auditors
- < Systems pertaining to Reports to Auditors (Audit & Supervisory Board) >
- The Audit & Supervisory Board collects an "Execution Confirmation" document from each director. In the event that a fact that may significantly damage the Company is detected, the Board confirms with each director as to whether the fact was reported to the auditors (Audit & Supervisory Board) immediately.
- The Audit & Supervisory Board has established an auditor hotline as a direct reporting and consulting route to auditors. The Board has also prohibited practices that may disadvantage hotline users.
- < Other Systems to Ensure Effective Auditing by Auditors >
- · Auditors participate in important meetings mainly of the Board of Directors and the Executive Council. The Company has material documents such as documents for requesting managerial decisions sent over to the auditors.
- · Auditors have conducted interviews with the President & CEO as well as other directors and key employees as needed.
- · The Audit & Supervisory Board meets quarterly with the Accounting Auditor and the Internal Audit Division to exchange views about risk management situations and key audit items as well as confirm results of reviews by certified public accountants and the Auditing Oversight Board.
- · Full-time auditors share information and exchange views as needed with the Internal Audit Division.
- · Auditors audit the group companies on site visits as needed, and share information at quarterly liaison meetings with auditors of key group companies in order to check the status of management and control in group companies.

[Organizational Chart for Corporate Governance and Internal Control] (as of April 1,2019)



Accounting Auditor's Report on the Consolidated Financial Statements

INDEPENDENT AUDITOR'S REPORT

May 14, 2019

To the Board of Directors of Nihon Unisys, Ltd.:

Deloitte Touche Tohmatsu LLC
Designated Limited Liability Partner,
Engagement Partner,
Certified Public Accountant: Kazunari Todoroki [seal]

Designated Limited Liability Partner, Engagement Partner, Certified Public Accountant: Hajime Yoshizaki [seal]

Pursuant to Article 444, Paragraph 4 of the Companies Act, we have audited the consolidated financial statements of Nihon Unisys, Ltd. (the "Company") for the consolidated fiscal year from April 1, 2018 through March 31, 2019, namely, the consolidated balance sheet, the consolidated profit and loss statement, the consolidated statement of changes in net assets and the consolidated list of explanatory notes.

Management's Responsibility for the Consolidated Financial Statements

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

Auditor's Responsibility

Our responsibility is to express an opinion on these consolidated financial statements from an independent standpoint based on our audit. We conducted our audit in accordance with auditing standards generally accepted in Japan. These standards require that we formulate an audit plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected and applied depend on the auditor's judgement, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the internal control. An audit also includes evaluating the appropriateness of accounting policies used, its application method and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Audit Opinion

In our opinion, the consolidated financial statements referred to above, prepared pursuant to corporate accounting standards generally accepted in Japan, present fairly, in all material respects, the assets, and profit and loss status of the Company and its consolidated subsidiaries that make up the corporate group in the period of those consolidated financial statements.

Interests

Our firm and the engagement partners do not have any interest in the Company for which disclosure is required under the provisions of the Certified Public Accountants Act.

End of auditor's report

Accounting Auditor's Report on the Non-Consolidated Financial Statements

INDEPENDENT AUDITOR'S REPORT

May 14, 2019

To the Board of Directors of Nihon Unisys, Ltd.:

Deloitte Touche Tohmatsu LLC
Designated Limited Liability Partner,
Engagement Partner,
Certified Public Accountant: Kazunari Todoroki [seal]

Designated Limited Liability Partner, Engagement Partner, Certified Public Accountant: Hajime Yoshizaki [seal]

Pursuant to Article 436, Paragraph 2, Item (1) of the Companies Act, we have audited the financial statements of Nihon Unisys, Ltd. (the "Company") for the 75th fiscal year from April 1, 2018 through March 31, 2019, namely, the balance sheet, the profit and loss statement, the statement of changes in net assets and the individual list of explanatory notes, and the annexed detailed statements.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements and the annexed detailed statements from an independent standpoint based on our audit. We conducted our audit in accordance with auditing standards generally accepted in Japan. These standards require that we formulate an audit plan and perform the audit to obtain reasonable assurance about whether the financial statements and the annexed detailed statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements and the annexed detailed statements. The procedures selected and applied depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements and the annexed detailed statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the preparation and fair presentation of the financial statements and the annexed detailed statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the internal control. An audit also includes evaluating the appropriateness of accounting policies used, its application method and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements and the annexed detailed statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a

basis for our audit opinion.

Audit Opinion

In our opinion, the financial statements and the annexed detailed statements referred to above, prepared pursuant to corporate accounting standards generally accepted in Japan, present fairly, in all material respects, the assets, and profit and loss status in the period of those financial statements and the annexed detailed statements.

Interests

Our firm and the engagement partners do not have any interest in the Company for which disclosure is required under the provisions of the Certified Public Accountants Act.

End of auditor's report

Audit & Supervisory Board's Audit Report

AUDIT REPORT

Having examined the Directors' performance of their duties during the 75th fiscal year from April 1, 2018 to March 31, 2019, we, the Audit & Supervisory Board, prepare and make this report as follows, based upon discussion on the basis of the auditors' reports prepared by each member of the Audit & Supervisory Board.

- 1. Methods and Content of Audit by Auditors and Audit & Supervisory Board
- (1) The Audit & Supervisory Board set out auditing policies, allocation of work duties, etc., received a report on the auditing work performed and the results thereof from each Auditor, and received a report on their status of work executed from the Directors and the Accounting Auditor and requested their explanations as necessary.
- (2) While conforming to the auditing standards as set out by the Audit & Supervisory Board, and in accordance with the auditing policies, the allocation of duties, etc., each Auditor endeavored to facilitate mutual understanding with the Directors, the internal auditing department, and other employees in order to collect information and to maintain the auditing environment. They performed the audit pursuant to the methods below.
 - (i) They attended meetings of the Board of Directors and other important meetings, received from the Directors and the employees reports on their status of work duties and requested their explanations as necessary, inspected material internal decision-making documents, etc., and investigated the status of operations and assets of the headquarters and major business sites. With respect to significant subsidiaries, we endeavored to facilitate mutual understanding and exchange of information with their directors, auditors, etc., and collected reports on their business as necessary.
 - (ii) They were regularly reported to by the Directors and other employees on, requested explanations about as necessary and expressed opinions on: (i) the contents of the Board of Directors' resolutions regarding the maintenance of the system to ensure that the Directors' performance of their duties described in the Business Report comply with all laws, regulations and the Articles of Incorporation of the Company and other systems that are set forth in Article 100, Paragraphs 1 and 3 of the Ordinance for Enforcement of the Companies Act of Japan as being necessary for ensuring the appropriateness of the corporate affairs of a corporate group comprised of a stock company (*kabushiki kaisha*) and its subsidiaries; and (ii) the systems (internal control systems) based on such resolutions, and the construction and operation of those systems.
 - (iii) Regarding internal control of financial reporting, the Directors and Deloitte Touche Tohmatsu LLC provided us with reports assessing the internal control procedures and audit status, as well as explanations where necessary.
 - (iv) In addition, we examined and verified whether the independence of the Accounting Auditor was maintained and whether an appropriate audit was being undertaken, received reports on, and requested explanations on as necessary, the execution by the Accounting Auditor of its duties from the Accounting Auditor. We also received notifications from the Accounting Auditor that "Necessary systems to ensure appropriate execution of operations" (matters listed in each item of Article 131 of the Corporate Accounting Regulations of Japan) were maintained in line with "Quality control standards for auditing" (issued by the Japan Corporate Accounting Council on October 28, 2005), and requested explanations as necessary.

Based on the above approach, the Audit & Supervisory Board examined the business reports and the annexed detailed statements and financial statements (balance sheet, profit and loss statement, statement of changes in net assets, and individual list of explanatory notes) and the annexed detailed statements of the Company as well as the consolidated financial statements (consolidated balance sheet, consolidated profit and loss statement, consolidated statement of changes in net assets, and consolidated list of explanatory notes) for the fiscal year under review.

2. Results of Audit

- (1) Results of audit of the business report, etc.
 - (i) In our opinion, the business report and the annexed detailed statements are in conformity with the applicable laws and regulations of Japan and the Articles of Incorporation of the Company and fairly present the state of the Company's status;
 - (ii) We have found no misconduct or material fact constituting a violation of any applicable laws and regulations of Japan or the Articles of Incorporation in connection with the Directors' performance of their duties; and
 - (iii) In our opinion, the contents of the resolutions of the Board of Directors with regard to the internal control systems is appropriate. Furthermore, we find no matters that require noting with regard to the Directors' performance of their duties, the details contained in the Business Report with regard to the internal control systems or the internal control systems in connection with the financial statements.

The Audit & Supervisory Board will keep in mind increased public attention toward effective corporate governance, trends in working style reforms, and the risks that it faces in light of its diversification and complexity. It will continue to monitor and verify the development and operational status of the internal control systems for the Company and its group companies.

- (2) Results of audit of the financial statements and the annexed detailed statements In our opinion, the auditing methods used and the conclusions reached by the Accounting Auditor, Deloitte Touche Tohmatsu LLC, are appropriate.
- (3) Results of audit of the consolidated financial statements
 In our opinion, the auditing methods used and the conclusions reached by the
 Accounting Auditor, Deloitte Touche Tohmatsu LLC, are appropriate.

End of audit report

May 15, 2019 Audit & Supervisory Board Nihon Unisys, Ltd.

Auditor, Full-Time Shinji Kuriyama

[seal] ama

Auditor, Full-Time, Outside Auditor Etsuo Uchiyama

[seal]

Auditor Hirofumi Hashimoto

[seal]

Auditor, Outside Auditor Harumi Kojo

[seal]

Auditor, Outside Auditor Norimitsu Yanai

[seal]