Corporate Governance Report

Last Update: July 1, 2021 The Chiba Bank, Ltd.

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The corporate governance of The Chiba Bank, Ltd. (the "Bank") is described below.

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

1. Basic Stance

The Bank bases all of its corporate activities on "The Chiba Bank Group's Corporate Code of Conduct", which includes "establishing unwavering trust," "thorough compliance with laws, rules and other fundamental principles," "opposition to antisocial forces," and "transparent management." Under the medium term management plan "NEXT STEP 2023 - connect and go beyond, for the future -" (FY2020-FY2022), we have committed "we will realize sustainable management" as a basic policy, and we are working to advance the level of corporate governance.

The Bank shall abide by and achieve these principles as it strives to further strengthen and enhance corporate governance, thereby contributing to realizing sustainable regional communities through appropriate cooperation with diverse stakeholders, while achieving sustainable growth and enhancing corporate value over the medium- to long-term.

The Policy on Corporate Governance is posted on the Bank's website.

(https://www.chibabank.co.jp/english/corporate/governance/pdf/20190701_01.pdf)

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

The Bank complies with all of the principles of the Corporate Governance Code.

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

For disclosure items, the status of implementation in line with the Corporate Governance Code prior to its revision in June 2021 is disclosed, and the status of implementation based on the revision of the Code is scheduled to be updated during 2021.

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

[Principle 1.4] Cross-shareholdings

Policy on Cross-shareholdings

The Bank's basic policy is to maintain cross-shareholdings on a limited basis if a meaningful rationale for holding the shares is recognized, such as maintaining and expanding transactions and relationship with clients, etc. as a regional financial institution, while reducing overall cross-shareholdings after having sufficient dialogue with clients, etc. from the perspective of controlling the risk of holding shares and capital efficiency, etc.

The quantitative effect of holding listed shares is determined using indicators that are calculated by deducting deemed reserves and capital costs for such shareholdings from the profit from loans and deposits, fees and commissions, and dividend income for each business partner. The Board of Directors verifies the validity of the rationale for cross-shareholdings every year based on the economic rationale of cross-shareholding for each issuer of the cross-held shares and projections of future share value, taking into consideration the financial structure and the business performance of the issuers of the cross-held shares.

For the current fiscal year, validations were made using March 31, 2021 as the base date.

• Standards for Exercising Voting Rights When exercising voting rights for cross-held shares, the Bank decides whether to vote for or against proposals in a comprehensive manner, from the perspective of enhancing the corporate value of the Bank and the issuer of those shares, taking account of the status of governance at the issuer. For important proposals shown below, which may have significant impact on the medium- to long-term enhancement of corporate value of the issuer of cross-held shares and the economic interests of the Bank, the Bank engages in dialogue, etc. with the issuer as required to decide whether to vote for or against those proposals.

- Proposal for appropriation of surplus (when appropriation significantly lacks balance with financial soundness and retained earnings)
- Proposal for revising Directors' remuneration
- Proposals for the election of Directors and Audit & Supervisory Board Members, and proposals for the payment of retirement benefits (on occasions where scandals occur at the issuer or the issuer has posted an operating loss for certain consecutive periods, etc.)
- Proposals for organizational restructuring
- Proposals for anti-takeover measures, etc.

[Principle 1.7] Related Party Transactions

The Bank has set forth the following procedures to prevent transactions between the Bank and Directors, etc. of the Bank from harming shareholders' interests.

In accordance with the Bank's Board of Directors Regulations, the Bank requires Directors to obtain prior approval of the Board of Directors for competitive transactions by Directors and important transactions between the Bank and Directors.

After the completion of such transactions, the Board of Directors receives reports of the results of the transaction and monitors the status thereof.

[Principle 2.6] Roles as Asset Owner of Corporate Pension Fund

The Bank has established a corporate pension fund (the "fund") to conduct management, payment, and other related administration of pension assets related to the defined benefit pension plan.

The Bank allocates personnel with professional experience of asset management to the Fund Secretariat so that the fund can perform functions expected of an asset owner, such as deciding on concrete management methods and proactively considering risk control, etc.

Important matters such as modifications of terms, the budget for each fiscal year, business reports, financial reports, and management of the pension fund are decided by resolutions of the fund's Board of Representatives consisting of members selected by the employer (the Bank) and those chosen by the beneficiaries, each accounting for half of the Board, to appropriately control conflicts of interest between the beneficiaries of the corporate pension fund and the company. In addition, the Bank has established a system to ensure appropriate management of the pension finances by taking measures including deliberating the allocation of portfolio assets, strategies for newly added funds, and other matters at the Asset Management Committee, which consists of persons with expertise in human resources, finance, risk management, market operations, etc. The fund has announced that it accepts the Japanese Stewardship Code, and requires that investment trustees strive to increase the corporate value of investee companies and increase medium-to long-term investment returns in accordance with the Code.

[Principle 3.1] Enhancing Disclosure

(i) Basic management policy and management strategy

• Basic management policy

The Chiba Bank Group's mission as a regional financial institution based in Chiba Prefecture is to contribute to the sustainable development of regional economies through the provision of the latest financial services as a partner for customers and regional communities. The entire Chiba Bank Group intends to continue to maintain this stance going forward and engage in activities that will enhance customer satisfaction, including the provision of high-quality financial products and services while actively contributing to the development of regional communities. Through these activities, we strive to win the support of shareholders and investors.

• Medium-term management strategy

Under the medium term management plan, "NEXT STEP 2023 - connect and go beyond, for the future -," the Chiba Bank Group has the vision of "enhancing customer experience by deepening financial functions and creating new models for regional finance."

To achieve that, we are working as one on each strategy and initiative based on four basic policies of "we

will continue to evolve closely with our customers," "we will continue to create new value for our customers' future," "we will advance alliance strategies" and "we will realize sustainable management."

Details of the medium term management plan are posted on the Bank's website.

https://www.chibabank.co.jp/english/corporate/plan/

(ii) Basic stance and basic policy on corporate governance

The basic stance on corporate governance is described in "I 1. Basic Stance" in this report. In accordance with the Basic Stance, the Bank positions establishment of appropriate supervisory systems and efficient business execution structure as its basic policies.

(iii)Policy and procedures for determination of remuneration

1. Basic concept

While emphasizing its soundness as a financial institution, the Bank adopt a system of executive remuneration that contributes to the enhancement of management awareness and business performance through further sharing of value with shareholders.

The remuneration system for Directors and the percentage of remuneration by type are considered by the Appointment, Remuneration and Corporate Advisory Committee, the majority of which comprise independent Outside Directors, as appropriate in response to changes in the business environment, with reference to companies of similar size to the Bank and related industries and business categories.

In order to ensure transparency, fairness, and rationality, the remuneration for Directors is determined by the Board of Directors in accordance with the remuneration rules determined by the Board of Directors after the deliberation by the Appointment, Remuneration and Corporate Advisory Committee.

2. Remuneration structure and content

ODirectors (excluding Outside Directors)

(1) Remuneration structure

- Remuneration consists of "basic remuneration", "bonuses", and "stock remuneration."
- Remuneration breakdown is 75% for "basic remuneration," 5% for "bonuses," and 20% for "stock remuneration."
- The amounts of basic remuneration, bonuses, and stock remuneration are determined by position.

(2) Contents of each remuneration, etc.

- "Basic remuneration" is a monthly fixed remuneration by position, and the fixed remuneration by position is paid according to the weight of responsibility for each position.
- The amount calculated by considering current profit attributable to owners of parent, etc. of every fiscal year as "bonuses," be paid as monetary remuneration at a fixed time every year. Bonuses shall be introduced as an incentive for short-term performance, but in order to maintain sound management, the percentage shall be limited to 5% of the total, and will be designed so as not to become an incentive for management to focus on short-term performance. The final amount to be paid will be deliberated by the Appointment, Remuneration and Corporate Advisory Committee, of which a majority of the members are independent Outside Directors, and the content of deliberations will be respected and determined.
- The Bank has introduced the restricted stock remuneration system to strengthen the linkage between the Bank's stock price and the remuneration for Directors, and to enhance management awareness to improve corporate value thorough further sharing of value with shareholders. The stock remuneration will be paid at a certain time each year. Shares of the Bank with transfer restrictions, which correspond to the standard amount for each position, shall be allocated, and the transfer restrictions shall be lifted upon the retirement of each executives.

OOutside Directors

- (1) Remuneration structure
- Based on the role in supervising the execution of business, the remuneration system is not linked to performance, but rather is limited to "basic remuneration."
- (2) Remuneration content
- "Basic remuneration" shall be a fixed monthly remuneration and shall be paid in cash.
- OAudit & Supervisory Board Member
- (1) Remuneration structure
- In order to ensure independence, remuneration for Audit & Supervisory Board members is not linked to performance, but is limited to "basic remuneration." The amount of remuneration is determined through consultation with Audit & Supervisory Board members.
- (2) Remuneration content

• "Basic remuneration" shall be a fixed monthly remuneration and shall be paid in cash.

3. Date of resolution of the General Meeting of Shareholders and the contents of such resolution, etc.

The amount of "basic remuneration" and "bonuses," which are monetary remuneration for Directors, are approved within \$560 million per year, and the amount of remuneration for Audit & Supervisory Board members are approved within \$150 million per year at the 104th annual Shareholders' Meeting held on June 29, 2010. At the conclusion of the General Meeting of Shareholders, the Bank had nine Directors and five Audit & Supervisory Board members. Apart from monetary remuneration, "stock remuneration (restricted stock)" for Directors excluding Outside Directors is limited to \$140 million per annum, and the number of shares of the Bank's common stock to be issued or disposed of is limited to 0.5 million shares.

In this fiscal year, as a transition measure, in order to grant the same number of restricted stocks as the stock options waived by the Directors, a separate limit was set to \$959 million per year for remuneration, and a maximum number of shares of common stock of the Bank was set to 694.3 thousand shares as a transition measure separate from 0.5 million shares.

These are approved at the 115th Annual General Meeting of Shareholders held on June 25, 2021, with nine Directors (of which three are Outside Directors) at the end of the General Meeting of Shareholders.

4. Policy on determination of individual remuneration, etc. for Directors

At the Board of Directors held on April 19, 2021, the Bank resolved to adopt a policy for determining the content of individual remuneration for Directors. At the time of the resolution of the Board of Directors, the Bank consults with the Appointment, Remuneration and Corporate Advisory Committee regarding the content of the resolution in advance, and receives reports. In addition, the Board of Directors has confirmed that the method for determining the contents of remuneration, etc. and the contents of remuneration, etc. determined for the relevant fiscal year are consistent with the decision policy decided by the Board of Directors, and that the reports from the Appointment, Remuneration and Corporate Advisory Committee are respected. Therefore, the Board of Directors has determined that the remuneration, etc. is in accordance with the said decision policy.

The details of the decision-making policy concerning the content of individual remuneration, etc. for directors are as follows.

(1) Basic Policy

The basic policy is that the remuneration for Directors of the Bank shall, in order to ensure transparency, fairness, and rationality, be determined by the Board of Directors in accordance with the remuneration rules determined by the Board of Directors after the deliberation by the Appointment, Remuneration and Corporate Advisory Committee, of which an independent Outside Directors have the majority. Specifically, the remuneration of Directors consists of basic remuneration, performance-linked remuneration, and stock remuneration as fixed remuneration, while the remuneration of the Outside Directors who commit to supervisory function is fixed remuneration only.

(2) The Policy for Determination of Amount of Individual Remuneration, etc. of Basic Remuneration (Monetary Remuneration), Including the Policy for Determination of Timing and Conditions of Granting Remunerations, etc.

The basic remuneration of Directors of the Bank shall be a fixed monthly remuneration by position, and such fixed remuneration by position shall be paid in accordance with the weight of the responsibilities of each position.

(3) The Policy for Determination of Contents, Amount, and the Method of Calculating Number of Performance-Linked Remuneration and Non-Monetary Remuneration, etc., Including the Policy for Determination of Timing and Conditions of Granting Remunerations, etc.

Focusing on soundness as a financial institution, the Bank shall have the Appointment, Remuneration and Corporate Advisory Committee appropriately consider management enhancement by shareholders' point of view and executive remuneration system for performance improvement. The performance-linked remuneration, etc. shall, to raise awareness of performance improvement per fiscal year, the amount calculated by considering current profit attributable to owners of parent, etc. of every fiscal year as a bonus, be paid as monetary remuneration at a fixed time every year. The non-monetary remuneration, etc. shall, with the introduction of the restricted stock remuneration system to strengthen the linkage of stock price of the Bank and remuneration for Directors, and to raise contribution willingness for improvement of corporation value as well as management awareness through further value sharing with shareholders, be paid at a fixed time every year.

(4) The Policy for Determination of the Ratio of the Amount of Monetary Remuneration, the Amount of Performance-Linked Remuneration, etc., and the Amount of Non-Monetary Remuneration in the Amount

of Individual Remuneration, etc. for Directors.

Referring to companies of similar size to the Bank and in related industries and business categories, in accordance with changes in the business environment as appropriate, the executive remuneration system for Directors and the remuneration ratio by kinds shall be considered by the Appointment, Remuneration and Corporate Advisory Committee, of which independent Outside Directors have the majority. Representing the Board of Directors, the President, as described in item 5 below, shall determine the contents of individual remuneration, etc. of Directors to the extent of remuneration ratio by kinds, paying respect to the Appointment, Remuneration and Corporate Advisory Committee. The guide ratio for each kind of remuneration, etc. shall be "basic remuneration : bonus : non-monetary remuneration, etc. = 75 : 5 : 20."

(5) Matters Related to the Determination of the Contents of Individual Remuneration, etc. of Directors

In regards to the amount of individual remuneration, based on the resolution of the Board of Directors, the President, being authorized for detailed contents, shall evaluate and allocate. The Board of Directors, based on the deliberation by the Nomination, Compensation, and Management Advisory Committee, of which independent Outside Directors have the majority, for such right is to be appropriately exercised by the President, must respect the contents of the deliberation and decide. In regards to the stock remuneration, based on the deliberation by the Appointment, Remuneration and Corporate Advisory Committee, the amount of individual allotted shares for Directors shall be determined by the Board of Directors.

(iv)Policies and procedures for appointment and dismissal of senior managements and nomination of candidates for Directions and Audit & Supervisory Board Members

• Selection of candidates for internal Directors (meaning Directors other than Outside Directors; the same shall apply hereafter.)

Candidates for internal Directors are determined by the Board of Directors, following deliberations by the Appointment, Remuneration and Corporate Advisory Committee, the majority of which comprise independent Outside Directors, based on the President's recommendations of persons who, based on a deep understanding of the Bank's basic management policy, possess knowledge and experience to enable the appropriate, fair, and efficient execution of bank business management, as well as sufficient social trust, with the aim of achieving our management strategy.

Representative Directors are determined by the Board of Directors following deliberations by the Appointment, Remuneration and Corporate Advisory Committee on persons suitable for representing the Bank selected from among internal Directors. In the event of occurrence of a serious obstacle to the execution of duties as a Representative Director or when a Representative Director falls under reasons for disqualification*, dismissal of such Representative Director shall be determined by the Board of Directors following deliberations by the Appointment, Remuneration and Corporate Advisory Committee.

*Reasons for disqualification

- The Representative Director is deemed to have a relationship with antisocial forces
- The Representative Director is deemed to have violated laws, regulations, or internal regulations
- Nomination of candidates for Outside Directors

Candidates for Outside Directors are determined by the Board of Directors, following deliberations by the Appointment, Remuneration and Corporate Advisory Committee, the majority of which comprise independent Outside Directors, based on the President's recommendations of persons who possess specialist knowledge and experience in areas other than the Bank's business operations and are deemed capable of contributing to the Bank's sustainable growth and corporate value enhancement over the medium to long term based on their insights.

• Nomination of candidates for Audit & Supervisory Board Members

Candidates for Audit & Supervisory Board Members are determined at a meeting of the Board of Directors that is participated by independent Outside Directors, following deliberations by the Appointment, Remuneration and Corporate Advisory Committee and consent by the Audit & Supervisory Board, based on the President's recommendations of persons who possess knowledge and experience to enable the appropriate, fair, and efficient performance of audits on the execution of duties by Directors, as well as sufficient social trust.

(v) Reasons for Appointment and dismissal of senior managements and selection, dismissal and nomination of candidates for Directors and Audit & Supervisory Board Members

- Candidates for Directors (elected as Directors at the 115th Annual General Meeting of Shareholders held on June 25, 2021)
- Hidetoshi Sakuma (Re-nominated)

Hidetoshi Sakuma has been Director since June 2003. He has also been President since March 2009, and has the knowledge and experience necessary to perform the business administration of a bank in an appropriate, fair and efficient manner. As he has properly executed the duties of Director, the Bank has nominated him as a candidate for Director.

- Tsutomu Yonemoto (Re-nominated)

Tsutomu Yonemoto has the knowledge and experience necessary to perform the business administration of a bank in an appropriate, fair and efficient manner because he has served in various important positions including General Manager of Corporate Planning Division and General Manager of Business Promotion Division, and has been Director since June 2017. As he has properly executed the duties of Director, the Bank has nominated him as a candidate for Director.

- Kiyomi Yamazaki (Newly nominated)

Kiyomi Yamazaki has the knowledge and experience necessary to perform the business administration of a bank in an appropriate, fair and efficient manner because he has served in various important positions including General Manager of Business Promotion Division, General Manager of Chuo Branch and Keisei-ekimae Branch, and General Manager of Head Office and Saiwaicho Sub Branch. The Bank has thus nominated him as a candidate for Director.

- Mutsumi Awaji (Newly nominated)

Mutsumi Awaji has the knowledge and experience necessary to perform the business administration of a bank in an appropriate, fair and efficient manner because she has served in various important positions including General Manager of Regional Revitalization Division and General Manager of Corporate Business Division. The Bank has thus nominated her as a candidate for Director.

- Yuko Tashima (Re-nominated)

Yuko Tashima has a high level of expertise as an attorney at law and experience as Outside Director at other companies, as well as in government positions including as a member of the Financial System Council of the Financial Services Agency. The Bank determined that the corporate value of the Bank would increase over the mid- to long-term through further enhancement of the decision-making function and the supervisory function of the board of directors by leveraging her knowledge and experience in the management of the Bank.

The Bank also expects that she would supervise the execution of duties by Directors and provide them with advice particularly from the viewpoint of an expert in compliance and legal affairs, and has thus nominated her as a candidate for Outside Director.

She does not have experience of engaging in the business management of a company by any means other than by serving as an Outside Officer of a company in the past; however, for the reasons above, the Bank believes that she will properly perform her duties as an Outside Director and has thus nominated her as a candidate for the position.

She will have served as Outside Director of the Bank for a period of six years as of the conclusion of this General Meeting of Shareholders.

- Yasuko Takayama (Re-nominated)

Yasuko Takayama has been in charge of the Consumer Relations and Corporate Social Responsibility Departments as well as served as an Audit & Supervisory Board Member (standing) of Shiseido Co., Ltd., and gained experience as Outside Director at other companies. The Bank has determined that the corporate value of the Bank would increase over the mid- to long-term through further enhancement of the decision-making function and the supervisory function of the board of directors by leveraging her knowledge and experience in the management of the Bank.

The Bank also expects that she would supervise the execution of duties by Directors and provide them with advice particularly from the viewpoint of an expert in corporate governance, and has thus nominated her as a candidate for Outside Director.

She will have served as Outside Director of the Bank for a period of six years as of the conclusion of this General Meeting of Shareholders.

Candidates for Audit & Supervisory Board Members (elected as Audit & Supervisory Board Member at the 115 Annual General Meeting of Shareholders held on June 25, 2021)
 Kazuhiro Kikuchi (Newly nominated)

Kazuhiro Kikuchi has a high level of expertise gained through experience as Councillor of Cabinet Secretariat and Senior Executive Director of the Federation of National Public Service Personnel Mutual Aid Associations, etc., as well as extensive knowledge in public administration overall. The Bank expects that further enhancement of the audit function would be ensured by leveraging his knowledge and experience in the management of the Bank, and has thus nominated him as a candidate for Outside Audit & Supervisory Board Member.

- Norikazu Takahashi (Newly nominated)

Norikazu Takahashi has a high level of expertise gained through experience as General Manager of branches and General Manager of Information System Services Department of the Bank of Japan, etc., as well as extensive knowledge in finance overall. The Bank expects that further enhancement of the audit function would be ensured by leveraging his knowledge and experience in the management of the Bank, and has thus nominated him as a candidate for Outside Audit & Supervisory Board Member.

- Yuichi Katayama (Newly nominated)

Yuichi Katayama has the knowledge and experience necessary to audit Directors' execution of their duties in an appropriate, fair and efficient manner because he has served in various important positions including General Manager of Operation Planning Division and General Manager of EDP System Division of the Bank. Therefore, the Bank has nominated him as a candidate for Audit & Supervisory Board Member.

- Wataru Takahashi (Newly nominated)

Wataru Takahashi has extensive knowledge mainly in public administration gained through holding numerous important positions including Vice-Governor of Chiba Prefecture. The Bank expects that further enhancement of the audit function would be ensured by leveraging his knowledge and experience in the management of the Bank, and has thus nominated him as a candidate for Outside Audit & Supervisory Board Member.

[Supplementary Principle 4.1.1] Scope of delegation to the management

In addition to matters stipulated in laws and regulations, the Board of Directors decides on matters related to the formulation of the medium term management plan and important business initiatives in light of the plan pursuant to Board of Directors Regulations, etc.

Matters related to business execution operations other than those subject to resolutions by the Board of Directors are decided by Representative Directors. In addition, pursuant to internal regulations, authority for business execution operations is delegated to Executive Officers, etc. within an appropriate scope, and the Board of Directors supervise the execution status.

[Supplementary Principle 4.1.3] Succession planning

Successors to the Representative Directors are determined by the Board of Directors following deliberations by the Appointment, Remuneration and Corporate Advisory Committee, the majority of which comprise independent Outside Directors, in view of desired personnel requirements, personnel training policy and plan, as well as the status of training, etc. The status of deliberation is reported, as appropriate, to the Board of Directors.

• Desired personalities of candidates (nomination policy)

Images of desired personalities of candidates are deliberated by the Appointment, Remuneration and Corporate Advisory Committee in view of qualities and abilities required as management, as well as the business environment surrounding our group and the direction of its future business strategies, and are shared by the Board of Directors. Whether to review the images of desired candidates for successors or not in accordance with changes in the business environment, etc. is deliberated as appropriate.

• Review of candidates' personalities and training schemes

The Appointment, Remuneration and Corporate Advisory Committee members review personalities of candidates based on a third-party evaluation, etc. by an external specialized organization. The committee then considers policies and plans for training candidates to help them become a person qualified for the position.

• Candidate selection process

Candidates are proposed by the President (including reappointment, replacement and dismissal of Directors including Representative Directors) and determined by the Board of Directors following deliberations on the consistency, etc. with the nomination policy and training policy by the Appointment, Remuneration and Corporate Advisory Committee.

[Principle 4.9] Independence Standards for independent Outside Directors

The Independence Standards primarily intended to ensure the independence of Outside Directors are provided in "II 1. [Independent Directors/ Audit & Supervisory Board Members] Matters relating to Independent Directors/ Audit & Supervisory Board Members" in this report.

[Supplementary Principle 4.11.1] Stance on the balance, diversity and size of the Board of Directors

- The Bank's stance on the balance, diversity, and size of the Board of Directors as a whole is as follows.
- (1) In order to ensure that the Board of Directors performs its functions in an effective and efficient manner, the Board of Directors selects the required number of candidates for Director, which shall not exceed 18 persons, as set forth in the Articles of Incorporation.
- (2) The Board of Directors consists of internal Directors with expertise in the Bank's business operations and Outside Directors who perform supervision from an independent and objective standpoint, taking into consideration the balance and diversity of the knowledge, experience, and abilities of the Board of Directors as a whole.

[Supplementary Principle 4.11.2] Positions concurrently held by Directors and Audit & Supervisory Board Members

The Bank discloses the status of significant positions concurrently held by its Directors and Audit & Supervisory Board Members in the Reference Documents attached to the Notice of Convocation of the General Meeting of Shareholders, and the Business Report, etc. As of the submission date of this report, the positions at other listed companies, etc. concurrently held by Directors and Audit & Supervisory Board Members are as follows.

Yuko Tashima:	Outside Director, Kyushu Financial Group Inc. (Audit and Supervisory
	Committee Member)
	Outside Audit & Supervisory Board Member, Tokio Marine & Nichido Life
	Insurance Co., Ltd.
Yasuko Takayama:	Outside Audit & Supervisory Board Member, Mitsubishi Corporation
	Audit & Supervisory Board Member, Yokogawa Electric Corporation
	Outside Director, Cosmo Energy Holdings Co., Ltd. (Audit and Supervisory
	Committee Member)

[Supplementary Principle 4.11.3] Analysis and evaluation of the effectiveness of the Board of Directors as a whole

- Since FY2015, the Bank has been verifying whether the Board of Directors is properly performing the functions of decision making and supervision, which are expected of them. The Bank carries out an evaluation of the effectiveness of the Board of Directors annually to enhance those functions.
- In FY2020, the Bank conducted a questionnaire survey of each Director and Audit & Supervisory Board Member to assess the effectiveness of the system from two perspectives: quantitative and qualitative.
- The overview of the results of the evaluation of the effectiveness of the Board of Directors for FY2020 is as follows.
 - (1) Considering the findings below, the Bank has judged that the functions of decision making and supervision are performed properly by the Board of Directors and its effectiveness is ensured.
 - By introducing a video conferencing system and creating an environment that enabled participation from remote locations, the Bank maintained the operating structure of the Board of Directors that was unchanged even in the COVID-19.
 - All Directors and Audit & Supervisory Board Members, whether they are internal or outside officers, share the common goal and values of valuing customers and aiming for sustainable growth in the Chiba Bank Group and the region, and exchange opinions freely and openly based on mutual understanding while maintaining a strong sense of unity.
 - Discussions are deepened through opinions made by Internal Directors based on extensive experience in each specialized field of financial, and proposals based on specialized knowledge and opinions from

an independent and objective standpoint from Outside Directors, and multifaceted proposals made by Audit & Supervisory Board Members based on the actual state of business operations.

- Based on the results of the effectiveness evaluation last year, the Board of Directors decided on the revision of the executive remuneration system after deepening discussions at the Appointment, Remuneration and Corporate Advisory Committee, and both organizations appropriately fulfilled their roles.
- (2) The Bank recognizes the importance of maintaining the direction of its current initiatives, deepening medium-to long-term discussions based on changes in the environment surrounding the Bank Group, such as the decarbonization society and progress in digitalization, and further strengthening Group-wide management through the involvement of Group Chief Officers. Through these efforts, the Bank will strive to further enhance the effectiveness of the Board of Directors.

[Supplementary Principle 4.14.2] Training policy for Directors and Audit & Supervisory Board Members

To ensure that Directors and Audit & Supervisory Board Members can appropriately fulfill the roles and responsibilities expected of them, the Bank offers opportunities for training for individual Directors and Audit & Supervisory Board Members, including the provision of information regarding the Bank's business operations, participation in training held by external institutions, etc., and supports the costs thereof, when and after Directors and Audit & Supervisory Board Members are appointed, on an ongoing basis.

The support system for Outside Directors and Outside Audit & Supervisory Board Members are as follows. Outside Directors

The Bank provides Outside Directors with information and support necessary for the execution of their duties in an appropriate and timely manner to ensure that Outside Directors fully play their roles as a supervisor of the management. We continuously give Outside Directors opportunities for deepening their understanding about the Bank's management strategy and activities with the aim to enhance deliberations by the Board of Directors, by means such as provision of materials and explanations for the Board of Directors meeting in advance, provision of individual explanations on important matters, attendance to main committee meetings, visiting and holding dialogues at affiliated business offices in the group, participation in main IR events, etc., and provision of information related to the Bank's activities whenever necessary. In addition, the Bank provides Outside Directors with opportunities to undergo training by third-party organizations at the Bank's expense.

• Outside Audit & Supervisory Board Members

Audit & Supervisory Board Members have been staffed within the Audit & Supervisory Board Members' Office to facilitate auditing and other operations by the Audit & Supervisory Board Members and the operation of the Audit & Supervisory Board. To further enhance independence from business executives, the Audit and Supervisory Support Office was established in April 2020, and the General Manager of the Office is in charge of these roles as an assistant to the Audit & Supervisory Board Members who do not concurrently hold positions related to business execution. The assistants are employees who assist with the duties of Audit & Supervisory Board Members. In order to ensure the independence from Directors, the Bank obtains the consent of Audit & Supervisory Board Members. In addition, Audit & Supervisory Board Members attend meetings of the Board of Directors and other important meetings, and are provided with important documents of the Bank, which ensure that information is communicated timely and properly.

[Principle 5.1] Policy for Constructive Shareholder Engagement

• Constructive shareholder engagement

For constructive shareholder engagement, the President and each Director engage in dialogue to a reasonable extent. Additionally, the Director in charge of the Corporate Planning Division, serving as a responsible person for IR activities, supervises the overall management of operations related to IR activities.

• System to support constructive engagement

The Corporate Planning Division, the division in charge of IR, discloses information in an appropriate manner in coordination with sales promotion departments and risk management sections.

• Enriching means of shareholder engagement

To enrich the means of shareholder engagement, the Bank engages in the following initiatives.

(1) Disclosure through the IR website, annual reports, etc.

- (2) Visits to major institutional investors both in Japan and abroad after earnings announcements
- (3) Regular briefings for individual investors
- (4) Semiannual financial results briefings by the President for analysts and institutional investors, etc.
- Opinions and feedback from shareholders Feedback received from shareholders through the dialogue is reported to Directors and Board of Directors.
- Management of insider information

Upon engaging with shareholders, we keep insider information under strict control based on internal regulations established to prevent insider trading.

2. Capital Structure

Foreign Shareholding Ratio	From 10% to less than 20%

[Status of Major Shareholders]

Name / Company Name	Number of Shares Owned	Percentage (%)
The Master Trust Bank of Japan, Ltd. (Trust	68,577,800	9.23
Account)		
Custody Bank of Japan, Ltd. (Trust Account)	33,344,300	4.48
Nippon Life Insurance Company	26,870,393	3.61
The Dai-ichi Life Insurance Company,	26,230,799	3.53
Limited		
Sompo Japan Insurance Inc.	18,537,968	2.49
Meiji Yasuda Life Insurance Company	18,291,495	2.46
SUMITOMO LIFE INSURANCE	17,842,000	2.40
COMPANY		
MUFG Bank, Ltd.	17,707,873	2.38
STATE STREET BANK AND TRUST	14,507,866	1.95
COMPANY 505223		
Custody Bank of Japan, Ltd. (Trust Account	11,195,800	1.50
7)		

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

Supplementary Explanation

-

3. Corporate Attributes

Listed Stock Market and Market Section	Tokyo Stock Exchange First Section
Fiscal Year-End	March
Type of Business	Banks
Number of Employees (consolidated) as of the End of the Previous Fiscal Year	1000 or more
Sales (consolidated) as of the End of the Previous Fiscal Year	From ¥100 billion to less than ¥1 trillion
Number of Consolidated Subsidiaries as of the End of the Previous Fiscal Year	Less than 10

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

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

The Bank has no parent company and listed subsidiaries, and there are no other facts which may have material impact on corporate governance.

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

1. Organizational Composition and Operation	
Organization Form	Company with Audit & Supervisory Board System

[Directors]

Directors	
Maximum Number of Directors Stipulated in Articles of Incorporation	18
Term of Office Stipulated in Articles of Incorporation	2 years
Chairperson of the Board	Chairman (expect in the case of a person who concurrently serves as president.)
Number of Directors	9
Status of appointment of Outside Directors	Appointed
Number of Outside Directors	3
Number of Independent Directors	3

Outside Directors' Relationship with the Bank (1)

Name			Relationship with the Bank*									
Iname	Attribute	a	b	с	d	e	f	g	h	i	j	k
Yuko Tashima	Lawyer								0			
Yasuko Takayama	From another company								0			
Takahide Kiuchi	From another company								0			

* Categories for "Relationship with the Bank"

- * "O" when the Director presently falls or has recently fallen under the category;
 - " Δ " when the Director fell under the category in the past
- * "•" when a close relative of the Director presently falls or has recently fallen under the category;
 - " \blacktriangle " when a close relative of the Director fell under the category in the past
- a. Executive of the Bank or its subsidiaries
- b. Non-executive Director or executive of a parent company of the Bank
- c. Executive of a fellow subsidiary company of the Bank
- d. A party whose major client or supplier is the Bank or an executive thereof
- e. Major client or supplier of the Bank or an executive thereof
- f. Consultant, accountant or legal professional who receives a large amount of monetary consideration or other property from the Bank besides compensation as a Director/ Audit & Supervisory Board Member
- g. Major shareholder of the Bank (or an executive of the said major shareholder if the shareholder is a legal entity)
- h. Executive of a client or supplier company of the Bank (which does not correspond to any of d, e, or f) (the Director himself/herself only)
- i. Executive of a company, with which the Bank mutually appoints outside officers (the Executive himself/herself only)
- j. Executive of a company or organization that receives a donation from the Bank (the Executive himself/herself only)
- k. Others

Outside Directors' Relationship with the Bank (2)

Name	Designation as Independent Director	Supplementary Explanation of the Relationship	Reasons of Appointment
Yuko Tashima	0	Yuko Tashima has transactions with the Bank, but they are normal transactions as a general depositor. Description of the details of the transactions is omitted as the transactions are judged to have no impact on the decisions of shareholders and investors in light of their size and characteristics.	Yuko Tashima has a high level of expertise as an attorney at law and experience as Outside Director at other companies, as well as in government positions including as a member of the Financial System Council of the Financial Services Agency. The Bank expects that the corporate value of the Bank would increase over the mid- to long-term through further enhancement of the decision-making function and the supervisory function of the Board of Directors by leveraging her knowledge and experience in the management of the Bank. Accordingly, she was appointed as an Outside Director. She also satisfies the requirements for independent officers that are set forth in the provisions of the Tokyo Stock Exchange to protect general shareholders, and has no risk for conflict of interest with general shareholders. Accordingly, she was designated as an Independent Director.
Yasuko Takayama	0	Yasuko Takayama has transactions with the Bank, but they are normal transactions as a general depositor. Description of the details of the transactions is omitted as the transactions are judged to have no impact on the decisions of shareholders and investors in light of their size and characteristics.	Yasuko Takayama has been in charge of the Consumer Relations and Corporate Social Responsibility Departments as well as served as an Audit & Supervisory Board Member (standing) of a major cosmetic company, and gained experience as Outside Director at other companies. The Bank expects that the corporate value of the Bank would increase over the mid- to long-term through further enhancement of the decision-making function and the supervisory function of the Board of Directors by leveraging her knowledge and experience in the management of the Bank. Accordingly, she was appointed as an Outside Director. She also satisfies the requirements for independent officers that are set forth in the provisions of the Tokyo Stock Exchange to protect general shareholders, and has no risk for conflict of interest with general shareholders. Accordingly, she was designated as an Independent Director.

Takahide Kiuchi	0	Takahide Kiuchi has transactions with the Bank, but they are normal transactions as a general depositor. The Bank has general credit transactions with Nomura Research Institute, Ltd. that he works. Description of the details of the transactions is omitted as the transactions are judged to have no impact on the decisions of shareholders and investors in light of their size and characteristics.	Takahide Kiuchi has a high level of expertise gained through his career in Japan and other countries as an economist at a major think tank, as well as experience in deliberating monetary policies as a member of the Policy Board, the highest decision-making body of Bank of Japan, for five years. The Bank determined that the corporate value of the Bank would increase over the mid- to long-term through further enhancement of the decision-making function and the supervisory function of the board of directors by leveraging his knowledge and experience in the management of the Bank. He also satisfies the requirements for independent officers that are set forth in the provisions of the Tokyo Stock Exchange to protect general shareholders, and has no risk for conflict of interest with general shareholders. Accordingly, he was designated as an Independent Director.
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Voluntary Establishment of Committee(s)	
Corresponding to Nomination Committee or	Established
Remuneration Committee	

Committee's Name, Composition, and Attributes of Chairperson

	Committee Corresponding to Nomination Committee	Committee Corresponding to Remuneration Committee			
Committee's Name	Appointment, Remuneration and Corporate Advisory Committee	Appointment, Remuneration and Corporate Advisory Committee			
All Committee Members	5	5			
Full-time Members	0	0			
Internal Directors	2	2			
Outside Directors	3	3			
Outside Experts	0	0			
Other	0	0			
Chairperson	Internal Director	Internal Director			

Supplementary Explanation

The Bank has established the Appointment, Remuneration and Corporate Advisory Committee, whose members include a majority of independent Outside Directors, in order to ensure appropriate involvements of independent Outside Directors and advice from them when considering proposals related to the selection and remuneration of candidates for Directors and other matters.

[Audit & Supervisory Board Members]

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

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

- (1) Audit & Supervisory Board Members monitor and validate whether proper audits are carried out through opinion exchange, which was held 9 times in FY2020, by measures including receiving explanation on the audit policy, the audit plans, and the audit methods from the Accounting Auditor, as well as attending the onsite audits and audit reviews by the Accounting Auditor. At the same time, Audit & Supervisory Board Members work to ensure efficient and effective audits taking account of the Accounting Auditor's opinions.
- (2) Audit & Supervisory Board Members exchange information as necessary with the Audit and Inspection Division, an internal audit unit independent from units subject to audit. Audit & Supervisory Board Members also receive reports on the results of internal audits, in principal, at monthly meetings of the Internal Audit Committee (met 11 times in FY2020). In this manner, close cooperation is sought between these parties.
- (3) Audit & Supervisory Board Members, the Internal Audit and Inspection Unit and the Accounting Auditor hold a Three-Pillar Audit Liaison Meeting to ensure sufficient cooperation.
- (4) Information on the Accounting Auditor Audit compensation paid to Ernst & Young ShinNihon LLC, the Bank's Accounting Auditor, is as follows.

Compensation for audit certification services: Compensation for non-audit services: Total:

- (Notes) 1. Compensation for non-audit services is compensation paid for financial consultation services, etc.
 - 2. The total compensation, etc. to be paid by the Bank and its consolidated subsidiaries to the Accounting Auditor is 110 million yen.

76 million yen

83 million ven

6 million yen

3. The above amount is exclusive of consumption tax and local consumption tax.

Appointment of Outside Audit & Supervisory Board Members	Appointed
Number of Outside Audit & Supervisory Board Members	3
Number of Independent Audit & Supervisory Board Members	3

Nome	Attribute		Relationship with the Bank*											
Name			b	с	d	e	f	g	h	i	j	k	1	m
Kazuhiro Kikuchi	From another company										0			
Norikazu Takahashi	From another company										0			
Wataru Takahashi	From another company										0			

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

* Categories for "Relationship with the Bank"

* "O" when the Member presently falls or has recently fallen under the category; " Δ " when the Member fell under the category in the past

"•" when a close relative of the Member presently falls or has recently fallen under the category;

" \blacktriangle "when a close relative of the Member fell under the category in the past

a. Executive of the Bank or its subsidiaries

- b. Non-executive Director or accounting advisor of the Bank or its subsidiaries
- c. Non-executive Director or executive of a parent company of the Bank
- d. Audit & Supervisory Board Member of a parent company of the Bank

e. Executive of a fellow subsidiary company of the Bank

- f. A party whose major client or supplier is the Bank or an executive thereof
- g. Major client or supplier of the Bank or an executive thereof

h. Consultant, accountant or legal professional who receives a large amount of monetary consideration or other property from the Bank besides compensation as an Audit & Supervisory Board Member

- i. Major shareholder of the Bank (or an executive of the said major shareholder if the shareholder is a legal entity)
- j. Executive of a client or supplier company of the Bank (which does not correspond to any of f, g, or h) (the Audit & Supervisory Board Member himself/herself only)
- k. Executive of a company, with which the Bank mutually appoints outside officers (the Audit & Supervisory Board Member himself/herself only)
- 1. Executive of a company or organization that receives a donation from the Bank (the Audit & Supervisory Board Member himself/herself only)

m. Others

Name	Designation as Independent Audit & Supervisory Board Member	Supplementary Explanation of the Relationship	Reasons of Appointment
Kazuhiro Kikuchi	0	Kazuhiro Kikuchi has transactions with the Bank, but they are normal transactions as a general depositor. Description of the details of the transactions is omitted as the transactions are judged to have no impact on the decisions of shareholders and investors in light of their size and characteristics.	Kazuhiro Kikuchi has a high level of expertise gained through experience as Councillor of Cabinet Secretariat and Senior Executive Director of the Federation of National Public Service Personnel Mutual Aid Associations, etc., as well as extensive knowledge in public administration overall. The Bank expects that further enhancement of the audit function would be ensured by leveraging his knowledge and experience in the management of the Bank. Accordingly, he was appointed as an Outside Audit & Supervisory Board Member. He also satisfies the requirements for independent officers that are set forth in the provisions of the Tokyo Stock Exchange to protect general shareholders, and has no risk for conflict of interest with general shareholders. Accordingly, he was designated as an Independent Audit & Supervisory Board Member.
Norikazu Takahashi	0	Norikazu Takahashi has transactions with the Bank, but they are normal transactions as a general depositor. In addition, the Bank has transactions such as deposits and borrowings with the Bank of Japan where he served as a business executor. Description of the details of the transactions is omitted as the transactions are judged to have no impact on the decisions of shareholders and investors in light of their size and characteristics.	Norikazu Takahashi has a high level of expertise gained through experience as General Manager of branches and General Manager of Information System Services Department of the Bank of Japan, etc., as well as extensive knowledge in finance overall. The Bank expects that further enhancement of the audit function would be ensured by leveraging his knowledge and experience in the management of the Bank. Accordingly, he was appointed as an Outside Audit & Supervisory Board Member. He also satisfies the requirements for independent officers that are set forth in the provisions of the Tokyo Stock Exchange to protect general shareholders, and has no risk for conflict of interest with general shareholders. Accordingly, he was designated as an Independent Audit & Supervisory Board Member.

Outside Audit & Supervisory Board Member's Relationship with the Bank (2)

Wataru Takahashi	0	Wataru Takahashi has transactions with the Bank, but they are normal transactions as a general depositor. In addition, the Bank has a deposit transaction with Chiba Prefecture, where he served as Vice-Governor, the Bank has transactions as a designated financial institution, transactions such as deposits and loans, and temporarily dispatches to and accepts personnel from the prefecture. However, the aforementioned transactions are on an arm's length basis and profits generated from the said transactions account for less than 1% of the Bank's consolidated gross business profits. Hence The Bank has determined that there is "no risk of conflict of interest with general shareholders" Description of the detail of each transaction noted above is omitted as they are judged to have no impact on the decisions of shareholders and investors in light of their size and characteristics.	Wataru Takahashi has extensive knowledge mainly in public administration gained through holding numerous important positions including Vice-Governor of Chiba Prefecture. The Bank expects that further enhancement of the audit function would be ensured by leveraging his knowledge and experience in the management of the Bank. Accordingly, he was appointed as an Outside Audit & Supervisory Board Member. He also satisfies the requirements for independent officers that are set forth in the provisions of the Tokyo Stock Exchange to protect general shareholders, and has no risk for conflict of interest with general shareholders. Accordingly, he was designated as an Independent Audit & Supervisory Board Member.
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[Independent Directors/ Audit & Supervisory Board Members]

Number of Independent Directors/ Audit Supervisory Board Members	6
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Matters relating to Independent Directors/ Audit & Supervisory Board Members

- The Bank has designated all Outside Directors as Independent Directors as long as they satisfy the criteria for Independent Directors.
- Independence Standards stipulated by the Bank is as follows.

<Independence Standards>

Candidates for Outside Directors and Outside Audit & Supervisory Board Members of the Bank must, in principle, not fall under any of the following currently or recently (Note 1).

- (1) A person whose major business partner is the Bank (Note 2), or an executive of such entity if it is a corporation, etc.
- (2) A person who is a major business partner of the Bank (Note 3), or an executive of such entity if it is a corporation, etc.
- (3) A consultant, an accounting professional or a legal professional receiving money or other property benefits, other than remuneration of Directors and Audit & Supervisory Board Members, of average 10 million yen or more per annum for the past three years
- (4) A member or an employee of a consulting firm, an accounting firm or a legal office, etc., whose major business partner (Note 2) is the Bank
- (5) A person who received donations, etc. of average 10 million yen or more per annum for the past three years from the Bank, or an executive of such entity if it is a corporation, etc.
- (6) The Bank's major shareholder (Note 4) or an executive of such entity if it is a corporation, etc.
- (7) A close relative (Note 5) of a person falling under any of the following (excluding those who are not an important person (Note 6))
 - A. A person falling under any of the items (1) through (6) above
 - B. A Director, an Audit & Supervisory Board Member, an Executive Officer or an important employee, etc. of the Bank or its subsidiary
- Notes: 1. Refers to a person who could be substantially deemed to fall under the items currently; e.g. a person who fell under the items when the contents are resolved for the agenda of the general meeting of shareholders, where such person is to be selected as an Outside Director or an Outside Audit & Supervisory Board Member
 - 2. A business partner who has received payments from the Bank in an amount of 1% or more of such partner's consolidated net sales during the most recent fiscal year
 - 3. A business partner who has made payments to the Bank in an amount of 1% or more of the Bank's consolidated gross business profit during the most recent fiscal year
 - 4. A shareholder who holds 10% or greater of the total voting rights
 - 5. An officer or an employee who is equivalent to a general manager of a department of a company, or a certified public accountant or a lawyer in case of those affiliated with an accounting firm or a legal office
 - 6. A relative within the second degree of kinship

[Incentives]

Incentive Policies for Directors

Performance-linked remuneration system, etc.

Supplementary Explanation

Performance-linked remuneration, etc. shall be paid as cash remuneration at a certain time each year as a bonus based on the amount calculated by taking into account profit attributable to owners of the parent for each fiscal year, etc. in order to heighten awareness of the improvement in performance for each fiscal year. In addition, the Bank has introduced a restricted stock remuneration system to strengthen the linkage between the Bank's stock price and the remuneration of Directors, and to increase management awareness through the willingness to contribute to the enhancement of corporate value and further sharing of value with shareholders. The remuneration will be paid at a certain time each year.

(Note) At the Ordinary General Meeting of Shareholders held on June 25, 2021, the resolution was passed to allocate restricted stock to Directors (excluding Outside Directors) not exceeding ¥140 million per annum. The Bank shall pay a portion equivalent to approximately 20% of the individual remuneration in shares of the Bank's common stock with transfer restrictions.

Recipients of Stock Options Internal Directors and Others

Supplementary Explanation

Recipients of stock options are Directors and Executive Officers.

Stock options as stock-linked remuneration will be abolished, as stock options previously allocated during this fiscal year will be waived and an equal number of restricted shares will be granted to eligible persons.

[Director Remuneration]

Disclosure of Individual Directors' Remuneration No Individual Disclosure

Supplementary Explanation

The Bank does not disclose individual Directors' remuneration. Remuneration for Directors and Audit & Supervisory Board Members of the Bank are as follows.

Remuneration, etc. for Directors: Remuneration, etc. for Audit & Supervisory Board Members: Total: 351 million yen105 million yen456 million yen

(Notes)

- 1. The upper limits on the annual remuneration for Directors and Audit & Supervisory Board Members that were determined at a General Meeting of Shareholders are 560 million yen and 150 million yen, respectively. The upper limit on the annual remuneration based on share acquisition rights as stock options for Directors was 140 million yen, apart from the remuneration noted above. However, form this fiscal year, stock options have been abolished and changed to restricted stock remuneration. The maximum amount of remuneration for restricted stock remuneration is 140 million per annum, and the total number of shares of the Bank's common stock to be issued or disposed of is 0.5 million shares per annum.
- 2. Remuneration, etc. for Directors includes remuneration based on share acquisition rights as stock options for Directors of 63 million yen.

Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods

Remuneration for Directors is provided in "I [Disclosure Based on the Principles of the Corporate Governance Code] Principle 3.1 (iii)" in this report.

Remuneration for Audit & Supervisory Board Members is a fully fixed remuneration determined through discussion among the Audit & Supervisory Board Members in order to ensure their independence.

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

Outside Directors

The Bank provides Outside Directors with information and support necessary for the execution of their duties in an appropriate and timely manner to ensure that Outside Directors fully play their roles as a supervisor of the management. We continuously give Outside Directors opportunities for deepening their understanding about the Bank's management strategy and activities with the aim to enhance deliberations by the Board of Directors, by means such as provision of materials and explanations for the Board of Directors meeting in advance, provision of individual explanations on important matters, attendance to main committee meetings, dialog with Directors and General Managers of divisions and offices, visiting and holding dialogues at affiliated business offices in the group, participation in main IR events, etc., and provision of information related to the Bank's activities whenever necessary. In addition, the Bank provides Outside Directors with opportunities to undergo training by third-party organizations at the Bank's expense.

• Outside Audit & Supervisory Board Members

Audit activities by Audit & Supervisory Board Members and the operation of Audit & Supervisory Board were facilitated by support staff assigned to the audit room. In order to further increase the independence of executives, Audit and Supervisory Support Office was established in April 2020, and General Manager of the office was positioned to assume these roles as an audit assistant who does not serve as an executive role. The Bank designates assistants to Audit & Supervisory Board Members who do not serve concurrently in positions involved in the execution of business operations. The assistants are employees who assist with the duties of Audit & Supervisory Board Members regarding personnel change, etc., of such assistants to Audit & Supervisory Board Members regarding personnel change, etc., of such assistants to Audit & Supervisory Board Members. In addition, Audit & Supervisory Board Members attend meetings of the Board of Directors and other important meetings, and are provided with important documents of the Bank, which ensure that information is communicated timely and properly.

[Retired presidents/CEOs holding advisory positions (Counsellor, Advisor, etc.)]

Information on retired presidents/CEOs holding advisory positions (Counsellor, Advisor, etc.)

Name	Job title/ position	Responsibilities	Employment terms (Full/part time, with/without compensation, etc.)	Date when former role as president/ CEO ended	Term
Tsuneo Hayakawa	Honorary Advisor	Business association activities, social contribution activities, etc. (not involved in management)	[Employment term] Part time [Compensation] None	June 29, 2004	Not determined
Tadashi Takeyama	Honorary Advisor	Business association activities, social contribution activities, etc. (not involved in management)	[Employment term] Part time [Compensation] None	March 1, 2009	Not determined

Number of retired presidents/CEOs holding advisory positions (Counsellor, Advisor, etc.)	2

Others

• Following deliberation by the Appointment, Remuneration and Corporate Advisory Committee (with a majority of Outside Directors) and a resolution by the Board of Directors, in June 2021, the Bank abolished the position of Advisor and reviewed the content of Advisor to the President.

• The business of Senior Advisor and Honorary Advisor are intended to engage in economic group activities

and social contribution activities, and are appointed by persons with experience as President. The term of office is two years, and the retirement age is, in principle, 75 years for Senior Advisor, and none for Honorary Adviser. At the time of appointment as Senior Advisor and Honorary Advisor, the Board of Directors makes resolutions after deliberation by the Appointment, Remuneration and Corporate Advisory Committee (with a majority of Outside Directors).

• Senior Adviser and the Honorary Adviser are not involved in management decision-making and do not conduct regular reports by management. We do not have a dedicated office, but may use company vehicles or secretaries as necessary.

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

• Directors and Board of Directors

The Board of Directors consists of nine Directors, including three Outside Directors. The Board of Directors makes decisions about management policies and other important matters and supervises the execution of business by Directors and Executive Officers. The Bank strives to enhance the effectiveness of the Board of Directors through measures including having Outside Directors make up one-third or more of the Board of Directors and holding free, active, and constructive discussions.

In addition, the Bank holds a meeting of the Board of Designated Directors, consisting of Internal Directors and Executive Officers who were nominated by the Board of Directors, three times a month as a rule, to discuss policies on important matters related to the execution of business operations, thereby responding to changes in the business environment accurately and promptly.

Moreover, the Bank has adopted an executive officer system. This system provides for the clear separation of the roles of the Directors, who reach decisions on important matters, supervise the execution of business operations, and perform other tasks, and the role of the executive officers, who conduct business operations. The Bank also holds a meeting of the Board of Directors and Executive Officers, consisting of Directors and Executive Officers, once a month as a rule, to confirm the status of business execution by Executive Officers and facilitate accurate and prompt decision-making by Directors and business execution by Executive Officers.

• Audit & Supervisory Board and Its Members

The Bank has adopted an audit & supervisory board system with five Audit & Supervisory Board Members, including a majority of three outside Audit & Supervisory Board Members. In particular, three of the Audit & Supervisory Board Members, including two outside Audit & Supervisory Board Members, are standing Audit & Supervisory Board Members. They attend meetings of the Board of Directors and other important meetings, check important documents to conduct objective and reasonable audits of the status of business execution. The Bank believes that this system provides an adequate management supervisory function.

• Committees, etc.

For appointment and remuneration of Directors and Audit & Supervisory Board Members, the Appointment, Remuneration and Corporate Advisory Committee has been established to ensure objectivity, timeliness, and transparency. The Board of Directors selects the committee members, a majority of which are independent Outside Directors.

In order to establish a compliance structure and risk management system that cover group companies, the Bank convenes the Compliance Committee once a month as a rule, which deliberates on important matters regarding compliance, the ALM Committee once a month as a rule, the Credit Risk Management Committee once a quarter as a rule, the Operational Risk Management Committee semiannually as a rule, and the Cybersecurity Risk Management Committee once a quarter as a rule, which deliberate on important matters, while the Bank's internal audit units verify the adequacy and effectiveness of these committees. Management members of the Bank understand the management status and issues of each group company and provide proper directions by holding the Group Supervision Committee semiannually as a rule.

In April 2020, the Bank established the Digital Promotion Committee once a quarter as a rule, chaired by the President, in order to reinforce the Group's structure for promoting digital strategies under the medium term management plan.

• Group Management Systems

The Group Chief Officer (CxO) System* was introduced and under the overall supervision of the Group CEO, the Group Chief Officers are assigned responsibility for their areas of supervision, thereby creating a group-wide corporate management system. The Bank also appoints the Group CHRO to oversee human resources strategies for the entire group in order to promote management strategies in line with changes in the environment, such as the advancement of digital technology since April 2021. Moreover, a responsible Director is assigned to supervise each group company and meetings of the Group Supervision Committee are held to strengthen understanding, administration, and supervision of the management status of group companies. In addition, the Bank's internal audit units conduct internal audits of subsidiaries and assure proper operations throughout the group.

*The following Group Chief Officers are assigned:

- Group CEO (Chief Executive Officer)
- Group COO (Chief Operating Officer)
- Group CSO (Chief Strategy Officer)
- Group CRO (Chief Risk Officer)
- Group CBO (Chief Business Officer)
- Group CIO (Chief Information Officer)
- Group CDTO (Chief Digital Transformation Officer)
- Group CHRO (Chief Human Resources Officer)

3. Reasons for Adoption of Current Corporate Governance System

The Bank has adopted a company with Audit & Supervisory Board System under which the Board of Directors and Audit & Supervisory Board Members are responsible for management supervisory functions. Three Standing Audit & Supervisory Board Members, including two Outside Audit & Supervisory Board Members, attend meetings of the Board of Directors, the Board of Designated Directors, and other important meetings, check important documents, and perform audits of the headquarters and branches on a regular basis to conduct objective and reasonable audits of the status of business execution. The Bank believes that this system provides an adequate management supervisory function. In addition, the Bank appoints Outside Directors to further strengthen the management decision-making and supervisory functions of business operations.

Considering that these systems are fully providing audit and supervisory functions, the Bank has adopted the current corporate governance system.

III. Implementation of Measures for Shareholders and Other Stakeholders 1. Measures to Vitalize the General Shareholder Meetings and Smooth Exercise of Voting Rights

	Supplementary Explanations			
Early Notification of General Shareholder Meeting	The notice of convocation of the 115th Annual General Meeting of Shareholders held on June 25, 2021 was dispatched on June 3, 2021 (22 days before the meeting).			
Allowing Electronic Exercise of Voting Rights	The electromagnetic means of exercising voting rights have been available since the 100th Annual General Meeting of Shareholders held on June 29, 2006. A simplified method via smartphone has also been available as a means of exercising voting rights since the 113th Annual General Meeting of Shareholders held on June 26, 2019.			
Participation in Electronic Voting Platform	01			
Providing Convocation Notice in English	The notice of convocation has been available in English since the 108th Annual General Meeting of Shareholders held on June 27, 2014. It was posted on the Bank's website, the Timely Disclosure network of the Tokyo Stock Exchange, and the electronic voting platform.			
Other	Notices of convocation of the General Meeting of Shareholders, etc. have been posted on the Bank's website since the 102nd Annual General Meeting of Shareholders held on June 27, 2008. Extraordinary reports containing the results of the exercise of voting rights have been posted on the Bank's website since the 104th Annual General Meeting of Shareholders held on June 29, 2010.			

2. IR Activities

INACUVILLES	Supplementary Explanations	Availability of
	Supprementary Explanations	explanation by
		the representative
Preparation and Publication of	The Bank's disclosure policy describing the stance on	•
Disclosure Policy	disclosure, information subject to disclosure, and method of disclosure is posted on the Bank's website.	
Regular Investor Briefings for	In FY2020, the Bank held online briefings for	No
Individual Investors	individual investors twice. (Briefings were held in September 2020, and February 2021, attended by 3,209	
	persons in total.)	
Regular Investor Briefings for Analysts and Institutional	Briefings are held for analysts and institutional investors after semiannual earnings announcements. (In	Yes
Investors	FY2020, briefings were held twice in May and	
	November, attended by 296 persons in total.) Financial	
	results briefings for the first and third quarters are also	
	held since February 2021. (In February, 56 persons attended.)	
Regular Investor Briefings for	Representatives of the Bank regularly used to make	Yes
Overseas Investors	overseas visits to have one-on-one meetings for	
	investors. However, due to the effect of COVID-19	
	pandemic, the Bank switched to online meetings in FY2020. (In FY2020, meetings with overseas investors	
	were held twenty-two times.)	
Posting of IR Materials on	In addition to posting of materials such as financial	
Website	summary reports, securities reports (Japanese only), and	
	financial results briefing materials, audio or video data	
	(in Japanese) of the briefings for investors is available	
	on the website.	
	https://www.chibabank.co.jp/english/ir/library/	

Establishment of Department	The Financial Management Department of the			
and/or Manager in Charge of	Corporate Planning Division is in charge of IR. The			
IR	Executive Officer responsible for Corporate Planning			
	Division is the officer in charge of IR.			

3. Measures to Ensure Due Resp<u>ect for Stakeholders</u>

	Supplementary Explanations
Stipulation of Internal Rules for Respecting the Position of Stakeholders	The Bank sets forth management strategies that will contribute to enhanced value for diverse stakeholders, including customers, shareholders, employees, and regional communities, and works to achieve those strategies from a medium- to long-term perspective so that the Bank can grow steadily together with stakeholders.
Implementation of Environmental Activities, CSR Activities etc.	<chiba bank="" group="" policy="" sustainability=""> We aim to realize sustainable regional communities through our core businesses such as demonstrating the financial intermediation function. Additionally, we engage in honest and fair corporate activities, as well as activities to solve various issues facing the region, including climate change and other environmental problems, as part of sustainable management with the aim of balancing economic value and social value. Each executive and employee of our group is actively working with awareness of their involvement in these activities. Through information disclosure, we will foster a better relationship of trust with our stakeholders and create a "new future for regional communities."</chiba>
	<approach environmental="" issues="" to=""> [Establishment of environmental policy] In November 2020, the Bank established the Chiba Bank Group Environmental Policy to clarify the Group's stance on environmental conservation. This policy establishes policies for initiatives aimed at resolving environmental issues, including climate change.</approach>
	[Contribution to environmental protection through our core business] The Bank offers a wide range of supports to customers increasing use of renewable energy. The Bank is strengthening its efforts through measures such as supporting project finance for mainly solar power generation, and biomass and wind power generation.
	[Publishing the policies on loans to specific industrial sectors] The Bank published the policies on loans to specific industrial sectors (new coal-fired thermal power plants, cluster munitions manufacturers, developments of palm oil plantations and deforestation operations), which are expected to have a significant impact on the environment and society, in order to clarify its commitment to lending.
	[Initiatives against climate change] In December 2019, the Bank endorsed the recommendations of TCFD (Task Force on Climate-related Financial Disclosures). We will enhance disclosure about our CO2 emissions and the impact of climate-change. We work on energy saving measures, participating in Chiba Prefecture's "CO ₂ Smart Declaration Business Registration Program" in support of the spirit of "promoting initiatives against global warming, starting from communities," since October 2016. We also use many vehicles with low environmental impact such as fuel cell cars, hybrid cars, and electric cars.
	[Completion of new head office building] In September 2020, the Bank's new head office building was completed. This building utilizes natural energy and promotes energy conservation. It is a highly environmentally friendly building using Low-e double glazing and a complex air-conditioning system with enhanced environmental performance.
	[Forest development activities]

	The Bank conducts "Chibagin Forest" forest development activities with the purpose of regenerating coastal barrier forests, which are being lost to damage from pine weevils and tsunami. In May 2018, about 200 volunteers from the Bank, including executives, employees, and former employees of the Bank planted trees in the fifth area of the Chibagin Forest in the Hasunuma district of Sammu City. We continue tree-cultivating activities such as regularly cutting the underbrush, as we do in the other Chibagin Forests.
	[Distribution of original reusable bags] In June 2020, the Bank created original reusable bags and distributed them to customers in order to reduce marine plastic waste. This initiative was implemented as a collaborative measure for TSUBASA Alliance. We are also participating in the "Plastic Smart" campaign promoted by the Ministry of the Environment in order to make this initiative known to as many people as possible.
Development of Policies on Information Provision to Stakeholders	In "The Chiba Bank Group's Corporate Code of Conduct," it is set forth that the Bank will provide active and fair disclosure of management information and manage its operations in a transparent manner as a basic policy. To that end, the Bank strives to provide information to stakeholders in a timely and appropriate manner by using financial results briefings, general meetings of shareholders, annual reports, the corporate website, materials related to financial results, and other tools.
Other	The Bank regards diversity as a management strategy for sustainable growth, and is actively working to create an organization where diverse and versatile human resources can play an active role. We have formulated the Declaration of Diversity Action as our approach to promoting diversity. The Chiba Bank Group Declaration on SDGs identifies diversity as one of key issues, and accelerates initiatives accordingly. The Diversity Management Division, an organization dedicated to promoting diversity, and the Diversity Promotion Committee, a cross-organizational structure, work together to implement a variety of measures, such as promoting the active participation of women and supporting work-life balance. Progress of various measures is regularly reported to the Board of Directors for discussion and information sharing.
	<major diversity="" for="" initiatives="" promoting=""> [Promoting active participation of women] The Bank discloses numerical targets for the promotion of women to management positions, and systematically promotes and develops motivated and capable women. Through various types of training, mentoring systems, networking support, and follow-up with individual interviews to support career advancement, we are working to foster the motivation of women to expand their fields of work and develop their abilities. In addition, we have instituted various management training programs and a guidebook for promoting the empowerment of women in management positions in order to reform the attitudes and behavior of managers, including general managers</major>
	 [Status of promotion of women] As of July 1, 2021 Three of the nine Directors are women. There are one female Executive Officers concurrently serving as General Managers, four female General Managers, and 108 female employees in positions such as branch General Manager and Senior Deputy General Manager. Seven of the Directors of 15 group companies are women.

 Number of women in management positions is 203 (ratio of women: 20.0%). Number of women in leadership positions is 289 (ratio of women: 31.6%).
 (Reference) Numerical targets for promoting women to management positions By July 1, 2021, we aim to (1) Raise the ratio of women in leader positions to 30%; and (2) Raise the ratio of women in management position to 20%. * Planning period: from April 1, 2016 to July 1, 2021 * Leader positions refer to employees who share organizational responsibilities in their roles as managers of their assigned operations. These employees are in positions supervising subordinates or hold an equivalent post.
 [Support for balancing careers and family life] Aiming to create a workplace culture in which everyone can balance work and family life regardless of gender, we support work-life balance by improving the environment through the enhancement of various support systems, as well as through career development support. In the area of childcare, we have programs to support early return to work (Online learning tools, e-mail magazines, and individual consultations) for childcare leave workers to return to work as soon as possible, and seminars to support work-life balance with spouses, as well as three in-house childcare centers (Himawari Nursery CIT, jointly established with the Chiba Institute of Technology, and Himawari Nursery Kashiwa and Himawari Nursery Chiba, under independent operation). We also promote the participation of men in child-rearing, with formulation of our Action Plan "Work and Child-rearing!! Wonderful Daddy Declaration," the rate of men taking childcare leave reached 114.8% in FY2020. For nursing care, we provide information through training and guidebooks for employees of a certain age, and have also established a consultation desk with advisors to prevent nursing care turnover.
[Work style reforms] In order to improve productivity and create a workplace environment where employees can feel motivated, and to promote the active participation of diverse human resources, we are actively working on work style reforms. We take measures to improve productivity with flexible work styles and the correction of long working hours, through the introduction of teleworking, flex-time, staggered working hours, and other systems, as well as business reforms through the utilization of IT and the review of operational processes.
In addition, we promote initiatives that make the most of diversity, such as the Diversity Forum (attended by all executives and workplace representatives), which aims company-wide understanding and behavior reforms, understanding of LGBT and other gender minorities, hiring of people with disabilities, and supporting the active participation of senior citizens.
[Major external evaluations] - October 2014: Received Special Encouragement Award in Ikumen Award 2014 from the Ministry of Health, Labour and Welfare - March 2015: Received Diversity Management Selection 100 from

	the Ministry of Economy, Trade and Industry
-	December 2015: Received Awards to Commend Leading
	Companies Where Women Shine (Prime Minister's Award) from
	the Cabinet Office
-	April 2016: Received Excellent Enterprise Certification Mark
	"L-Star" (top-ranked) based on the Act on Promotion of Women's
	Participation and Advancement in the Workplace (Chibagin
	Securities Co., Ltd. and Chibagin Computer Service Co., Ltd. also
	received L-Star in June and August in the same year, respectively)
-	February 2017: Certified as an Excellent Enterprise of Health and
	Productivity Management - White 500 by the Ministry of
	Economy, Trade and Industry
_	March 2017: Received Encouragement Award in Excellent
	Workplace Award for Companies with Pleasant Working
	Environment and High Productivity from the Ministry of Health,
	Labour and Welfare
_	August 2017: Certified as an Entrepreneur that has Complied with
	the Standards" based on the Act on Advancement of Measures to
	Support Raising Next-Generation Children (nickname: Platinum
	Kurumin)
_	November 2018: Received Minister Prize in Equal
	Empowerment/Work-Life Balance Excellence Award
	(Family-Friendly Enterprises Category) from the Ministry of
	Health, Labour and Welfare
-	March 2020: Selected for New Diversity Management Selection
	100 Prime by the Ministry of Economy, Trade and Industry (first
	in a financial institution)
-	March 2021: Selected as a "Nadeshiko Brand" by the Ministry of
	Economy, Trade and Industry and Tokyo Stock Exchange (for the
	fourth consecutive year since 2018)
-	March 2021: Grand Prize in the Advance Category of the NPO
	J-win's "2021 J-win's Diversity Award" (first in a regional bank)
-	Recognized as a "Distinctive Example" of a financial institution
	contributing to regional development by the Cabinet Office
Informati	on on specific initiatives is provided on the Bank's website.
(http://ww	ww.chibabank.co.jp/company/info/diversity/)

IV. Matters Related to the Internal Control System

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

• Development of systems for ensuring the proper operations

The Bank engages in the development and enhancement of internal control as shown below based on the basic policies regarding the development of systems for ensuring proper operations (internal control systems) set forth by the Board of Directors.

- 1. Systems for ensuring that business execution by Directors and employees comply with laws and regulations, as well as the Articles of Incorporation
 - (1) We have a clearly defined code of conduct for executives and employees in the form of The Chiba Bank Group's Corporate Code of Conduct and the Compliance Regulations that set forth Action Guidelines for Executives and Employees. Our Compliance Manual, which contains specific guidelines, is used to ensure that these rules are understood and observed by officers and employees.
 - (2) We firmly oppose antisocial forces that threaten the order and safety of society and that undermine healthy economic and social development.
 - (3) We reinforce a compliance structure by initiatives including setting up the Compliance Committee that deliberates on important matters concerning compliance and by defining a division responsible for compliance.
 - (4) We formulate a compliance program on a regular basis to provide a specific action plan for achieving improvements in compliance and implement it.
 - (5) The Board of Directors decides on important matters concerning compliance and receives regular reports on compliance.
 - (6) Audit & Supervisory Board Members and internal audit units, which are independent from business operating units, conduct audits on compliance regarding the effectiveness and appropriateness of the compliance structure.
 - (7) We have a whistle-blowing system to receive reports directly from employees, etc., concerning violations of laws committed by officers and employees, and the employees who made reports based on the system are not treated disadvantageously. In this manner, we are operating the system properly.
- 2. Systems concerning storage and control of information related to the execution of duties by Directors Concerning information related to the execution of duties by Directors, important documents such as minutes of meetings and requests for approval are stored and controlled properly in accordance with relevant laws, regulations, and internal rules, and are kept in an accessible condition as necessary.
- 3. Rules and other systems for managing risk of losses
 - (1) We have set forth the Basic Policy on Risk Management and other risk management rules and clearly define the divisions responsible for the management of each risk as well as the division in charge of the overall management of risks faced by the Bank, thereby developing a risk management system.
 - (2) The Board of Directors decides on important matters concerning risk management and receives regular reports on risk management.
 - (3) Audit & Supervisory Board Members and internal audit units conduct audits on risk management regarding the effectiveness and appropriateness of the risk management structure.
 - (4) We have set forth a contingency plan that anticipates unforeseen circumstances such as large-scale disasters and large-scale system failures, and conduct drills as necessary.
- 4. Systems for ensuring the efficient execution of duties by Directors
 - (1) The Board of Directors decides on the execution of important business matters such as the medium term management plan and business measures and receives reports on their progress, etc.
 - (2) The Board of Designated Directors, consisting of Directors and Executive Officers who are appointed by resolution of the Board of Directors, discusses a wide range of matters concerning the execution of duties by Directors.
 - (3) Adopting an executive officer system, we have separated decision-making and the Directors' supervisory functions from executive functions, thereby expediting and streamlining decision-making and business execution.
 - (4) Concerning Directors' execution of business, we set forth executive authorities and execution procedures, etc., in the Organizational Regulations, the Administrative Authorities Regulations, the Division of Duties Regulations, etc. to ensure efficient operations.

- 5. Systems for ensuring the proper operations at the corporate group consisting of the Bank and its subsidiaries
 - (1) To ensure the proper operations at a corporate group consisting of the Bank and its subsidiaries (the "Chiba Bank Group"), the Bank dispatches Directors and Audit & Supervisory Board Members to its subsidiaries as necessary, thereby developing an integrated management system.
 - (2) A system is in place whereby subsidiaries set forth their own regulations in accordance with the Bank's Compliance Regulations and other risk management regulations, and their compliance and risk management are supervised by the Bank's management sections. In addition, the Bank's internal audit units conduct internal audits of each subsidiary to ensure the proper operations of the Chiba Bank Group as a whole.
 - (3) We have a system in which important business operations of subsidiaries are discussed with and reported to the Bank in a timely and appropriate manner. In addition, officers of the Bank and subsidiaries exchange opinions regularly to share information on management issues faced by the Chiba Bank Group.
 - (4) The Bank and its subsidiaries comply with the arm's length rule set forth by the Banking Act not to cause disadvantages to each other.
 - (5) The Bank and its subsidiaries set forth the Internal Control Regulations concerning financial reporting and define the divisions responsible for internal control, thereby developing a system for ensuring the reliability of financial reporting.
- 6. Matters concerning employees who support the duties of Audit & Supervisory Board Members and matters concerning the independence of such employees from Directors
 - (1) Audit and Supervisory Support Office shall be as an organization independent of the executive officers.
 - (2) The Bank assigns assistants to Audit & Supervisory Board Members as employees to support the duties of Audit & Supervisory Board Members under the direction by Audit & Supervisory Board Members.
 - (3) Assistants to Audit & Supervisory Board Members do not concurrently serve in positions involved in business execution, and their personnel changes, etc., require the consent of Audit & Supervisory Board Members. Their independence from Directors is ensured in this manner.
- 7. Systems for reporting from Directors and employees to Audit & Supervisory Board Members and other systems for reporting to Audit & Supervisory Board Members
 - (1) Directors immediately report to the Audit & Supervisory Board if they find any facts that may cause severe damage to the Bank.
 - (2) Notwithstanding the foregoing, the Audit & Supervisory Board may request Directors and employees to make reports as necessary.
- 8. Other systems for ensuring the effective audit by Audit & Supervisory Board Members
 - (1) The Bank ensures effective audits by Audit & Supervisory Board Members by having them attend Board of Directors' meetings and other important meetings while coordinating with internal audit units and the Accounting Auditor.
 - (2) Representative Directors exchange opinions with Audit & Supervisory Board Members regularly to maintain mutual understanding and relationship of trust.
 - (3) Expenses necessary for the execution of duties by Audit & Supervisory Board Members are borne by the Bank upon request by the Audit & Supervisory Board Members.
- Overview of the implementation status of the systems for ensuring proper operations

An overview of the implementation status of the systems for ensuring proper operations at the Bank in FY2020 is as follows.

1. Execution of duties by Directors

In order to realize sustainable growth and improvement of medium to long term corporate value, the Bank established and published the Policy on Corporate Governance. In April 2021, we abolished the four-headquarters structure comprising the Business Promotion Headquarters, the Corporate Planning Headquarters, the Corporate Administration Headquarters, and the Operation Headquarters, which was introduced to speed up decision-making concerning business execution and facilitate coordination among divisions, and shift to a streamlined management system for unified group management led by the Group Chief Officer (CxO). We held a Regular Meeting of the Board of Directors 12 times and an Extraordinary

Meeting of the Board of Directors five times, whereby decisions were made on important business execution such as DX strategy and sustainability management, and reports were made on the progress of the medium term management plan. Through these efforts, we properly supervise the execution of duties by Directors. Also, the Board of Designated Directors, consisting of Directors and Executive Officers appointed by the Board of Directors, met 46 times in total to discuss a wide range of matters concerning the execution of duties by Directors. (Basic Policy 1, 2, 3 and 4)

2. Risk management system

The ALM Committee met 11 times, the Credit Risk Management Committee met four times, and the Operational Risk Management Committee met twice to discuss policies for each risk. Reports were also made to the Board of Directors on the status of integrated risk management on a quarterly basis, and on the status of market liquidity risk and credit risk semiannually.

In addition, the state of cyber-attack occurrence and strengthening of countermeasures thereto, and management systems for cyber-attacks, etc., were regularly reported to the Board of Directors. We conducted drills to set up an emergency headquarters in anticipation of the occurrence of critical situations and to handle important businesses. Besides, we reviewed our attendance system in the event of a large-scale disaster, taking into consideration the certainty of business continuity and the safety of our employees. We also worked out appropriately by reporting the status of response to COVID-19 and BCP measures to the Board of Designated Directors. (Basic Policy 3 (1), (2) and (4))

3. Compliance structure

The compliance program was established by the Board of Directors and the Compliance Committee met 11 times to deliberate as needed on matters such as the status of the execution of the program, measures to prevent recurrence of compliance violations based on root cause analysis, and efforts for further enhancement of countermeasures against money laundering and terrorism financing activities. Important matters related thereto were reported to the Board of Directors. We also have whistle-blowing contact points within and outside the Bank, and strengthened our systems and appropriately implemented rules to protect whistle-blowers. (Basic Policy 1 (1) - (5) and (7))

4. Ensuring the proper operations at the Chiba Bank Group

Under the overall supervision of the Group CEO, the Group Chief Officers are assigned responsibility for their areas of supervision, thereby creating a group-wide corporate management system. Moreover, we assign responsible Directors to supervise each group company, dispatch Audit & Supervisory Board Members, oversee the compliance and risk management of each company via the Bank's management sections, and conduct internal audits at each company via the Bank's internal audit units, thereby ensuring proper operations at the Chiba Bank Group. We newly established the Affiliates and Subsidiaries Support Department in Compliance and Risk Management Division to oversee the management of all Group companies in order to enhance the compliance and risk management systems of the Group companies. In addition, the execution of important businesses at each group company was discussed with and reported to the Bank in a timely and appropriate manner, and the Group Supervision Committee met to understand the management status and issues of each group company. We also set individual discussion meetings between Outside Directors and Presidents of each group company to strengthen management of and support for them. (Basic Policy 5)

5. Ensuring the effective audit by Audit & Supervisory Board Members

The Bank has adopted an Audit & Supervisory Board system. Audit & Supervisory Board Members conducted objective and reasonable audits through means such as attendance at meetings of the Board of Directors and other important meetings, checks on important documents, onsite audits at headquarters and branches, holding of interviews with Directors and General Managers, and having group-wide Audit & Supervisory Board Members Meetings. In addition, Audit & Supervisory Board Members regularly exchange opinions with Representative Directors and Outside Directors. Audit & Supervisory Board Members also maintain close coordination with internal audit units and the Accounting Auditor. Audit activities by Audit & Supervisory Board Members and the operation of Audit & Supervisory Board were facilitated by support staff assigned to the audit room. In order to further increase the independence of executives, Audit and Supervisory Support Office was established, and General Manager of the office was positioned to assume these roles as an audit assistant, which enables more prompt reporting, communicating and close cooperation are ensured. (Basic Policy 1 (6), 3 (3), 6, 7 and 8)

2. Basic Stance on Eliminating Antisocial Forces and the Progress of System Development

1. Basic stance on eliminating antisocial forces (basic policies)

The Bank's basic policy is to firmly oppose and eliminate antisocial forces that threaten the order and safety of society and that undermine healthy economic and social development.

2. Progress of system development for eliminating antisocial forces

(1) Responsible divisions and persons in charge of prevention of damage from antisocial forces

The division responsible for compliance manages and administrates efforts to eliminate antisocial forces. We also allocate persons in charge of prevention of damage from antisocial forces at all business bases.

(2) Links with external organizations

The Bank maintains links with police authorities and lawyers on a regular basis as a structure to provide appropriate countermeasures against unreasonable demands.

(3) Collection and management of information concerning antisocial forces

We concentrate information concerning antisocial forces at the division responsible for compliance to allow unified management of such information by the division.

(4) Development of the response manual

We have the Compliance Manual and the Regulations Concerning the Prevention of Damage from Antisocial Forces, which set forth basic matters toward eliminating antisocial forces, and a practical manual that covers specific methods to respond to antisocial forces.

(5) Status of implementation of trainings

We provide thorough training to employees on basic policies for firmly opposing and eliminating antisocial forces and specific methods to respond to antisocial forces through level-specific and operation-specific training and e-learning programs, etc.

V. Other

1. Adoption of Anti-Takeover Measures

Adoption of Anti-Takeover Measures	Not Adopted

Supplementary Explanation

Not applicable.

2. Other Matters Concerning Corporate Governance System

1. Basic stance on information disclosure

In order to establish the trust of stakeholders including customers, shareholders, employees, and regional communities and to enhance the transparency of management, the Bank will disclose information in a fair, timely, and appropriate manner so that stakeholders can understand it easily.

2. Information subject to disclosure and method of disclosure

The Bank will disclose information in accordance with the Companies Act, the Banking Act, the Financial Instruments and Exchange Act, the Timely Disclosure Rules set forth by the Tokyo Stock Exchange, and other related rules and regulations, etc. If important corporate information is found, the Bank will make proper public announcement immediately pursuant to the Timely Disclosure Rules, and posts the same content on the Bank's website promptly.

Aside from such information, in response to the needs of stakeholders, we will actively disclose information voluntarily on such matters as management policies and business content through the use of the Internet and printed publications, etc.

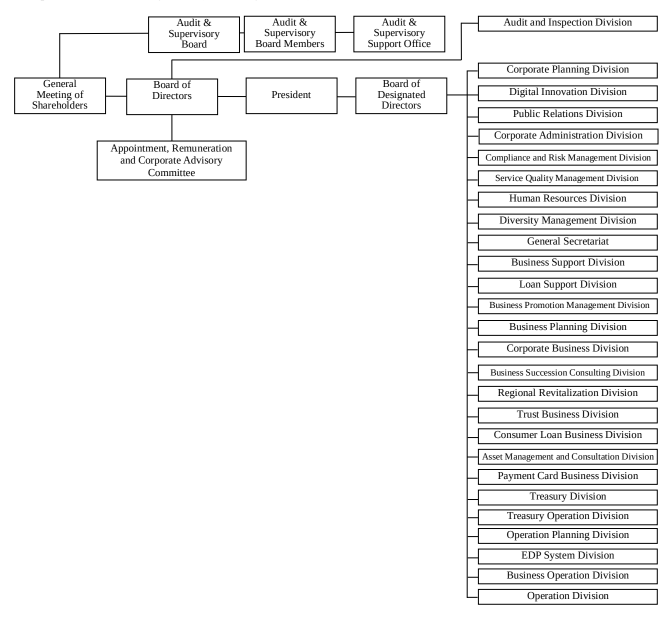
3. Internal structure concerning disclosure

The Bank complies with laws and regulations and to establish and pursue corporate ethics based on corporate code of conduct. Disclosure required by related laws and regulations and voluntary disclosure are conducted properly pursuant to the provisions of various regulations.

Corporate information subject to timely disclosure is concentrated at Corporate Planning Division and is monitored and managed pursuant to internal rules. The Corporate Planning Division discloses information in a timely manner based on the approval of President and responsible Directors in charge for disclosure, timing of disclosure and contents, obtained in accordance with internal rules (including reports to the Board of Directors and the Board of Designated Directors as appropriate), after the compliance divisions examine the legal requirements, etc. as necessary.

In addition, the properness of the procedures for disclosure is validated and assessed by the Audit and Inspection Division, which is the division responsible for internal audits, and is reported to management.

[Corporate Governance System] (As of July 1, 2021)



[Risk Management System] (As of July 1, 2021)

