Last Update: July 12, 20212

Oisix ra daichi Inc.

Kohey Takashima, Representative Director, President

Inquiries: Kohei Matsumoto

Director, General Manager of Corporate planning Division

Securities Code: 3182, TSE

The corporate governance of Oisix ra daichi Inc. (the "Company") is described below

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

1. Basic Views

Based on the recognition that it is an indispensable function for continually raising corporate value, the company is working to strengthen and enhance our corporate governance system. In addition, in order to fulfill its accountability to shareholders, the Company believes that it is extremely important to ensure transparency and fairness in the implementation of prompt and appropriate information disclosure and decision-making. Furthermore, the Company recognizes that it is an important management issue to thoroughly implement a compliance system based on sound ethical standards and to earn the trust of shareholders, investors, business partners, and other stakeholders.

[Reasons for not implementing the Principles of the Corporate Governance Code]

[Principle of replenishment 4-1-2]

The Company do not disclose our medium-term management plan.

In the rapidly changing business environment surrounding us, we believe that disclosing our medium-term management plan may cause investors to make decisions that are different from what we intend.

At the same time, we discuss measures to respond to the progress of our single-year business plan through monitoring at the Board of Directors, Management Committee, and other meetings, and reflect these measures in future business plans.

Based on these considerations, we will explain to investors its future business development, business plans, and their progress at financial results briefings and other events.

[Principle of replenishment 4-1-3]

The Company do not have a clear succession plan for the CEO at this time.

If it becomes necessary to plan a successor plan in the future, the Board of Directors will select a successor candidate by exchanging opinions with each Director and Audit & Supervisory Board Member based on their personality, insight, and performance.

[Disclosure based on each principle of the corporate governance code]

[Principle 1-4: Strategic shares holds]

In the event that the Company expect that strengthening relationships with business partners will contribute to the expansion of the Group's business, we will hold the companies of the listed companies after thoroughly considering the significance of holding shares and economic rationality.

[Principle 1-7: Related party transactions]

In accordance with laws and regulations and the regulations of the Board of Directors, the Board of Directors is required to resolve competitive transactions by directors and conflict of interest transactions between directors and the Company.

[Supplementary Principle 2-4-1: Concept regarding securing diversity of core human resources, such as the promotion of women, foreigners, and mid-career recruits to managerial positions]

The Company have been securing human resources for female staff related to the products we handle, and we will continue to promote this. We have also begun hiring foreigners as a group through the development of overseas businesses and will develop the necessary institutional designs and operations.

[Principle 2-6: Fulfilling the Function of Corporate Pension as an Asset Owner]

The company have a defined contribution pension plan.

It is intended to provide a means of fund-provisioning while obtaining tax effects for the design of a comfortable life after the age of 60.

The departments in charge conduct business operations in order to ensure stable asset formation and financial soundness for employees, and exchange information on management and its status with the financial institutions to whom it outsources operations and manage operations accordingly.

[Principle 3-1: Enhancement of information disclosure]

The comapny disclose and disclose the following matters and proactively disseminate information.

(i) Company's goals (management philosophy, etc.), management strategies, and management plans

This information is available on our website. With regard to management plans, the Company announces earnings forecasts for each fiscal year at financial results briefings.

(ii) The basic concept and basic policy on corporate governance based on each principle of this code

The Company described in annual securities report "Fourth 4. Status of corporate governance, etc."

(iii) Policies and procedures by which the board determines the remuneration of senior management and directors

The remuneration of directors (including concurrent executive officers) is stated in the "Board of directors Remuneration" section of this report and the disclosure of the amount of remuneration and the policy for determining the calculation method of remuneration.

Remuneration for executive officers who concurrently serve as employees is determined after deliberation by full-time directors on the "appraisal content and revised remuneration" based on the criteria of the employee performance evaluation system.

(iv) Policies and procedures by which the Board of Directors elects and dismisses senior management and nominates candidates for directors and corporate auditors

With regard to the nomination of candidates for directors and Audit & Supervisory Board members, the President selects candidates who are deemed to be optimum based on a comprehensive consideration of their experience, knowledge, expertise, background, etc. The Audit & Supervisory Board members are proposed to the Board of Directors with the approval of the Audit & Supervisory Board, and their appointment is consulted at the General Meeting of Shareholders after approval by the Board of Directors.

The appointment and dismissal of executive officers has been proposed by the president to the Board of Directors and appointed by the Board of Directors in accordance with the Rules of Executive Officers and the Rules of Authority for Approval.

(v) Explanation of individual appointments, dismissals, and nominations when the Board of Directors elects and dismisses management executives and nominates candidates for Directors and Audit & Supervisory Board Members based on (iv) above.

Regarding the nomination of candidates for directors and Audit & Supervisory Board members, the reasons and background are stated in the Notice of Convocation of the General Meeting of Shareholders.

The Board of Directors resolves the election and dismissal of executive officers based on the executive officer regulations, taking into account specialized knowledge related to business, management execution capability, innovativeness, and leadership ability.

In election and dismissal, the Board of Directors sufficiently explains the reasons for the appointment and dismissal.

[Supplementary Principle 3-1-3 (Sustainability Initiatives in Disclosure of Management Strategies, etc.)]

(i) Disclosing management strategies, the company's own sustainability initiatives

The Company have adopted "Farm for Tomorrow, Table for Tomorrow" as our management philosophy. The expansion of the domestic home delivery business for organic and low pesticide vegetables and additive-free foods, our main business, is directly linked to the promotion of sustainability. In Nov. 2020, we established the Green Shift Strategy and are strengthening our efforts for the future of sustainable food with the aim of ① achieving carbon neutrality throughout the supply chain through Mar. 2026 and further reducing the food waste. Details of our sustainability initiatives are disclosed on the sustainability website of our corporate website.

https://en.oisixradaichi.co.jp/sustainability/environment/green/

[Sustainability Site-Green Shift-]

(ii)Investment in human capital, intellectual property, etc. in collaboration with the company's management strategy and management issues

(Investment in Human and Intellectual Capital)

Regarding investment in human capital, we provide support so that employees can work autonomously to resolve challenged issues. In addition, we aim to create a workplace in which discussions within the company are respected, each and every employee is highly engaged and open. In terms of human resource development, we are building effective development programs to generate results as individuals and teams. We are also systematizing OJT-based training to ensure that employees can practice what they have understood in the training. In terms of working styles, since before COVID Spread, we have been promoting the creation of a comfortable working environment, including the development of telecommuting infrastructures and support for working styles to return to maternity leave. With regard to investment in intellectual property, our goal is to become a leading company in data-driven management in

the food business. We are working to build a foundation for sharing and utilizing internal digital information, such as improving the shopping experience of customers through e-commerce and designing services based on customer purchasing data. Details of our efforts for employees are disclosed on the sustainability website of our corporate website.

[Sustainability Site-Employee Relations]

https://en.oisixradaichi.co.jp/sustainability/society/employee/

(Impacts on Climate Change)

The risks of climate change and the impact of revenue opportunities on the Company's business activities and earnings were calculated for quantitative risk scenarios and revenue opportunities in accordance with the recommendations of the Climate-Related Financial Disclosures (TCFD).

[Principle of replenishment 4-1-1]

In addition to the matters stipulated in laws and the Articles of Incorporation, companies have specified in detail the Regulations of the Board of Directors regarding matters to be resolved at meetings of the Board of Directors.

With regard to important matters other than those to be resolved by the Board of Directors, in addition to the Rules of the Management Committee (Management Committee Rules), the Rules of Administrative Authority stipulate the Standards of Authority for Approval, and prompt decision-making is carried out.

[Principle of replenishment 4-10-1]

The Company have a majority of independent outside directors on the Board of Directors.

On this basis, the Nomination and Compensation Committee has been established as an advisory body to the Board of Directors. The Nomination and Compensation Committee is a voluntary committee with a majority of its members as independent outside directors. The Nomination and Compensation Committee has been established to ensure objectivity and transparency, improve the supervisory functions of the Board of Directors, and further enhance corporate governance functions.

[Principle of replenishment 4-11-1]

In accordance with our strategy, we have identified the skills of the members of the Board of Directors and disclosed the composition of the Board of Directors as indicated by the skill matrix on the Notice of Convocation of the 25th General Meeting of Shareholders in Jun. 2022 and on our corporate website. The Board of Directors is composed of a necessary and appropriate number of members to ensure an effective management system and substantive discussion at the Board of Directors. In addition, we will ensure the balance and diversity of knowledge, experience and abilities of the Board of Directors as a whole while giving consideration to expertise, including personnel capable of demonstrating strengths in the management of each business field and personnel suitable for business management. The Independent Outside

Directors include managers of companies listed on the TSE Stock Exchange's Prime Market.

[Principle of replenishment 4-11-2]

The concurrent status of directors and statutory auditors of other listed companies is reasonably limited, and the status of important concurrent positions is disclosed annually in the Notice of Convocation of the General Meeting of Shareholders and the Annual Securities Report.

[Replenishment Principle 4-11-3]

Every year, the Board of Directors conducts a questionnaire survey of each director and analyzes and evaluates the effectiveness of the Board of Directors.

The summary of the analysis and evaluation results will be disclosed in the Notice of the Annual General Meeting of Shareholders.

[Principle of replenishment 4-14-2]

The Company provide the Board of Directors and Audit & Supervisory Board Members with opportunities to acquire the knowledge they need in their business operations so that they can fully demonstrate their management supervision and audit functions at the request of the Directors and Audit & Supervisory Board Members and at the proposal of the Board of Directors Secretariat.

The Company is responsible for the costs incurred in such cases.

[Principle 5-1: Policy on constructive dialogue with shareholders]

The Company recognize the importance of strengthening and enhancing our corporate governance system based on the recognition that it is an essential function to continuously increase corporate value. At the same time, we also recognize the importance of continually engaging in active dialogue with shareholders, reflecting shareholder opinions and requests in management, and growing us together with shareholders.

To this end, we have established an IR system and disclose information as needed to gain an understanding of our performance and management policies.

2. Capital Structure

Foreign Shareholding Ratio	Over 30%
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[Status of Major Shareholders]

Name / Company Name	Number of Shares	Percentage (%)
	Owned	
Kohey Takashima	4,847,200	13.26
The Master Trust Bank of Japan ,Ltd.	4,045,000	11.07
Recruit Holdings Co.,Ltd.	2,648,000	7.25
GOLDMAN SACHS&CO.REG	2,158,171	5.91
The Japan Custody Bank, Ltd. (Trust Account)	1,442,000	3.95
Kazuyoshi Fujita	1,032,516	2.83
NTT DOCOMO, INC.	1,000,000	2.74
NORTHERN TRUST CO.(AVFC) SUB A/C USL NON-TREATY	832,700	2.28
THE BANK OF NEW YORK MELLON SA/NV 10	800,000	2.19
Yusuke Tsutsumi	720,000	1.97

Parent Company	None
Listed Stock Market of Parent	_
Company	

Supplementary Explanation

The company own 1,469,831 shares of treasury stock.

3. Corporate Attributes

Listed Stock Market and Market	and Market Tokyo Stock Exchange Prime Section						
Section							
Fiscal Year-End March							
Type of Business	Retail						
Number of Employees (consolidated)							
as of the End of the Previous Fiscal	From 500 to less than 1,000						
Year							
Sales (consolidated) as of the End of	E v100 l'ili to loco the e V1 to ili e						
the Previous Fiscal Year	From ¥100 billion to less than ¥1 trillio						
Number of Consolidated Subsidiaries as	From 10 to less than 50						

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	of the End of the Previous Fiscal Year
4.	Policy on Measures to Protect Minority Shareholders in Conducting Transactions with
	Controlling Shareholder
5.	Other Special Circumstances which may have Material Impact on Corporate Governance

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

1. Organizational Composition and Operation

Organization Form

[Directors]

Maximum Number of Directors Stipulated in	11
Articles of Incorporation	
Term of Office Stipulated in Articles of	One year
Incorporation	
Chairperson of the Board	President
Number of Directors	9
Status of the appointment of Outside	Appointed
Directors	
Number of Outside Directors	5
Number of Independent Directors	5

Outside Directors' Relationship with the Company (1)

Nama	Attribute	Relationship with the Company*										
Name		a	b	С	d	e	f	g	h	i	j	k
Mitsuyo Hanada	Academic								Δ			
Hitoshi Tanaka	From another company								Δ			
Junko Watabe	From another company											
Wakako Sakurai	From another company											
Misato Kowaki	From another company											

^{*} Categories for "Relationship with the Company"

- a. Executive of the Company or its subsidiaries
- b. Non-executive director or executive of a parent company of the Company
- c. Executive of a fellow subsidiary company of the Company
- d. A party whose major client or supplier is the Company or an executive thereof
- e. Major client or supplier of the listed company or an executive thereof

^{* &}quot;O" when the director presently falls or has recently fallen under the category;

[&]quot; \triangle " when the director fell under the category in the past

^{* &}quot;•" when a close relative of the director presently falls or has recently fallen under the category;

[&]quot;A"when a close relative of the director fell under the category in the past

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

Outside Directors' Relationship with the Company (2)

Name	Designation as Independent Director	Supplementary Explanation of the Relationship	Reasons of Appointment
Mitsuyo Hanada	0	In June 2010, the	Mitsuyo Hanada has
		Company entered into an	broad knowledge of
		agreement with the	overall corporate
		Institute of Organizational	management, centered
		Research, represented by	on HR organizations
		Mitsuyo Hanada, where	from an academic
		we conducted management	perspective. For this
		training for our employees.	reason, the Company has
		The compensation for the	appointed him as an
		training is insignificant.	Outside Director in
			anticipation of various
			advice and opinions
			regarding the
			management of the
			Company.

Hitoshi Tanaka	0	Hitoshi Tanaka is the	Hitoshi Tanaka is
		representative director	appointed as an outside
		of JINS Co., Ltd., and	director in anticipation of
		there is a transaction	appropriate advice and
		relationship of goods	recommendations based
		purchase between the	on his abundant
		Company and the JINS	experience as a corporate
		Co., Ltd	manager and supervision
		The Company and its	of corporate
		subsidiaries do not	management.
		have significant	
		transactions.	
Junko Watabe	0		Junko Watanabe has broad
			knowledge of management
			related to client management
			in the Recruit Group from a
			digital perspective. For this
			reason, the Company has
			appointed the Company as an
			Outside Director in
			expectation of various advice
			and opinions regarding the
			management of the Company.
Wakako Sakurai	0		Wakako Sakurai has many
			years of experience in ABC
			Cooking Studio Inc., and
			NTT DOCOMO, INC. has
			extensive knowledge of the
			content business.
Misato Kowaki	0		Misato Kowaki is appointed
			as an outside director in
			anticipation of appropriate
			advice and recommendations
			based on experiences and
			knowledge from the
			consumer's perspective.

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Voluntary Establishment of Committee(s)	Established
Corresponding to Nomination Committee or	
Remuneration Committee	

[Establishment of voluntary committees]

	Name	Number of	Full-time	Inside	Outside
		members	member	Director	Director
Voluntary committees	Nominating and Compensation	3	1	1	2
equivalent to nominating	Committee				
committees					
Voluntary committees	Nominating and Compensation	3	1	1	2
equivalent to the	Committee				
Compensation Committee					

	Name	Outside	Other	chairman
		Expert		
Voluntary committees	Nominating and Compensation	0	0	Outside Director
equivalent to nominating	Committee			
committees				
Voluntary committees	Nominating and Compensation	0	0	Outside Director
equivalent to the	Committee			
Compensation Committee				

[Audit & Supervisory Board Members]

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

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

The Internal Auditing Office and Audit & Supervisory Board Members regularly exchange information on the status of internal audits and share information by attending important meetings. The Internal Auditing Office, Audit & Supervisory Board Members and Independent Auditors share information and opinions by attending audit reviews held each time an accounting auditor conducts an audit, also exchange opinions as needed on the presence or absence of problems of audit problems and future issues.

Appointment of Outside Audit &	Appointed
Supervisory	
Board Members	
Number of Outside Audit & Supervisory	4
Board Members	
Number of Independent Audit & Supervisory	3
Board Members	

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

Name	A ttuilant	^	Relationship with the Company					ıy*							
Name	Attribute		a	b	c	d	e	f	g	h	i	j	k	1	m
Chika Otobe	From	another													
	company														
Yukihiro Moroe	From	another										\circ			
	company														
Takashi Kokubo	Lawyer											Δ			
Kumi Kobayashi	From	another													
	company														

- * Categories for "Relationship with the Company"
- * "O" when the director presently falls or has recently fallen under the category;
 - "\(\triangle\)" 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;
 - "A"when a close relative of the director fell under the category in the past
- a. Executive of the Company or its subsidiary
- b. Non-executive director or accounting advisor of the Company or its subsidiaries
- c. Non-executive director or executive of a parent company of the Company
- d. Kansayaku of a parent company of the Company
- e. Executive of a fellow subsidiary company of the Company
- f. A party whose major client or supplier is the Company or an executive thereof

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

m. Others

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

Name	Designation as Independent Audit & Supervisory Board Member	Supplementary Explanation of the Relationship	Reasons of Appointment
Chika Otobe	0	_	Chika otobe is one of the founding
Cinka Groot			members of DeNA. Co., Ltd. After
			establishing the Administrative Division
			and the Internal Audit Division, he was
			appointed as an Audit & Supervisory Board
			Member and was in charge of the overall
			administrative division. Thereafter,
			utilizing these experiences, I supported
			overall corporate management, centered on
			startups, as a sole proprietor, and
			contributed to solving governance and
			compliance issues of various sizes and
			industries. Based on these experiences and
			knowledge, we hope to receive useful
			advice on our governance to continue
			pursuing new business value, and have
			elected him as an Outside Audit &
			Supervisory Board Member.

Yukihiro		Yukisuke Moroe	Yukihiro Moroe was appointed as an
			**
Moroe		has a business	Outside Audit & Supervisory Board
		relationship with a	Member because he has many years of
		company with	experience as an analyst in the retail and
		whom he serves as	distribution field at foreign securities
		a director for	companies and possesses broad knowledge
		purchasing	in the fields of corporate finance, retail and
		products, and he is	distribution, he is expected to perform his
		determined to be a	duties as an Outside Audit & Supervisory
		major business	Board Member.
		partner of the	
		company.	
Takashi	0	Takashi Kokubo	Akihito Nakamachi was appointed as
Kokubo		was	an Outside Audit & Supervisory Board
		commissioned to	Member because he has abundant
		supervise the	experience and specialized knowledge
		legal affairs of	as an attorney, and he gives useful
		the General	advice mainly from a compliance
		Meeting of	perspective, he is expected to perform
		Shareholders	his duties as an Outside Audit &
		until FY2019. It	Supervisory Board Member.
		is not an advisory	
		agreement and	
		the amount of the	
		transaction is	
		negligible for us.	
Kumi	0		Kumi Kobayashi has a wealth of
Kobayashi			experience and insight as a certified public
TCOOLYUSIII			accountant and has a high level of
			professional knowledge as a certified
			public accountant. In addition, he is
			involved in businesses in a diverse range of
			industries through M&A and investment
			and finance. Based on this experience, we
			expect to receive useful advice on our
			governance, and have appointed him as an
			outside Audit & Supervisory Board
			member.

Corporate Governance Report

[Independent Directors/Audit & Supervisory Board Members]

Number of Independent Directors/Audit &	8
Supervisory Board Members	

Matters relating to Independent Directors/Audit & Supervisory Board Members

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[Incentives]

Incentive Policies for Directors	None
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Supplementary Explanation

The performance-linked compensation system will be examined through the newly established Nomination and Compensation Committee. The stock option plan was terminated due to the expiration of the term in Jun. 2022.

Recipients of Stock Options	None
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[Director Remuneration]

Disclosure of Individual Directors'	No Individual Disclosure
Remuneration	

Supplementary Explanation

The Company has not disclosed individual remuneration because no individual remuneration is more than ¥100 million.

The Company has disclosed remuneration for directors and Audit & Supervisory Board members on a gross basis.

Policy on Determining Remuneration	Established
Amounts and Calculation Methods	

Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods

The following details were determined by the Board of Directors on Feb 25, 2021.

Policy for determining the individual remuneration of directors

1.Basic Policy

The remuneration of our boards of directors shall be a remuneration system that functions sufficiently as an incentive to continuously improve corporate value, and the basic policy for determining the remuneration of individual directors shall be an appropriate level based on their respective responsibilities and performance, etc. Specifically, only fixed remuneration is paid, which is determined based on the position, duties in charge, performance in each fiscal period, and the level of other companies.

2.Policy for determining the amount of individual remuneration, etc. for basic remuneration (monetary remuneration), including policy for determining the time or conditions for granting remuneration, etc.

The basic remuneration of our boards of directors shall be fixed monthly remuneration and shall be determined by comprehensively taking into account the position, duties in charge, performance of each fiscal period, etc. within the total amount resolved at the General Meeting of Shareholders.

3.Matters concerning the determination of the contents of individual remuneration, etc. for directors

Individual remuneration shall be delegated by Representative Director & CEO in accordance with a resolution of the Board of Directors, and the details of such delegation shall be determined by the amount of the basic remuneration. To ensure that the relevant authority is properly exercised by Representative Director & CEO, the Representative Directors shall make decisions by respecting the content deliberated at the Executive Compensation Advisory Council, including an outside third party.

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

The Corporate Plannning Division has supported for Outside Directors and Outside Audit & Supervisory Board Members. In addition, the full-time corporate auditors regularly communicate information to the part-time corporate auditors.

2. Matters on Functions of Business Execution, Auditing, Oversight, Nomination and Remuneration

Decisions (Overview of Current Corporate Governance System)

- 1) Basic Explanation of the Company's Organization
- a. Board of Directors

The Company's Board of Directors consists of 9 directors (including 5 outside directors). The Board of Directors meet once a month and extraordinary meetings are held as necessary to execute business and to supervise the execution of business by the Board of Directors. In addition Audit & Supervisory Board Members also attend meetings of the Board of Directors to audit the execution of business by the Board of Directors.

b. Management Committee

The Company regularly holds management committee attended by full-time directors, full-time corporate auditors and the heads of each division to confirm the execution of day-to-day operations and expedite decision-making.

c. Corporate Auditors and Board of Corporate Auditors

The Company's Board of Corporate Auditors consists of 1 full time corporate auditor and 3 part-time corporate auditors, all of whom are outside corporate auditors. Each of Audit & Supervisory Board members attends meetings of the Board of Directors and other important meetings and expresses his opinions in an effort to enhance the effectiveness of corporate governance. In principle, the Board of Corporate Auditors meets on the same day as the regular meetings of the Board of Directors.

d. Accounting Auditors

The Company has entered into an audit agreement with Deloitte Touche Tohmatsu LLC, which is subject to audits pursuant to the Companies Act and the Financial Instruments and Exchange Act.

2) Risk management system

The Company carries out risk management and compliance systems mainly by the Risk Management Committee. The committee consists of the General Manager of the Administration Division and executive officers and others. Full-time Audit & Supervisory Board members also participate at all times. Its mission is to disseminate and raise awareness of compliance among officers and employees, receive reports of violations of laws and regulations, and investigate the facts. Specifically, the subcommittee meets once a month to report and discuss compliance-related matters, such as the existence of internal reporting, responses to anti-social forces, and the status of compliance with labor-related laws and regulations, as well as matters related to risk management, matters related to disclosure (timely disclosure), and the status of responses to the so-called J-SOX Act.

In addition, in accordance with the intent of the Whistleblower Protection Act, the Company

have established an internal reporting system (the "Corporate Ethics Hotline") with the aim of contributing to thorough compliance. Through this system, our employees can report to the previously established Corporate Ethics Hotline Contact that violations of laws and regulations stipulated in the Whistleblower Protection Act and other serious violations of compliance, etc. have occurred or are about to occur. The whistleblowers will be received appropriate protective measures, the person in charge of the Corporate Ethics Hotline reports information to the Risk Management Committee and takes corrective measures when necessary. In addition, the Company has established the Code of Ethics as a code of conduct to be followed by all our officers and employees, and we are working to disseminate and educate them. As part of our efforts to ensure compliance with laws and regulations related to individual operations, we confirm compliance with laws and regulations that are closely related to our operations, such as the Personal Information Protection Law, Act against Unjustifiable Premiums and Misleading Representations, and the Specified Commercial Transactions Law, and disseminate knowledge about laws and regulations through training and other means.

3. Reasons for Adoption of Current Corporate Governance System

Based on the size and business of the Company, we judge that a company with a board of corporate auditors is the most appropriate option. By appointing 5 outside directors (All of whom are independent) and 4 outside corporate auditors (3 of whom are independent), we are working to improve the checks and monitoring functions of the Board of Directors.

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	The Company plans to expedite settlement operations and send
of General	convocation notices as soon as possible.
Shareholder	
Meeting	
Scheduling AGMs	The Company will take note of the fact that the meeting will be held on
Avoiding	a day that avoids the peak day, in order to encourage more shareholders to
the Peak Day	attend the meeting,
Voting by	From the 23rd Ordinary General Meeting of Shareholders in 2020, voting
Electromagnetic	rights are exercised by electronic means.
Method	
Participation in the	Since the 23rd Ordinary General Meeting of Shareholders in 2020, we
Electronic Voting	have participated in the Electronic Voting Platform operated by ICJ, Inc.
Platform and Other	
Initiatives to Improve	
the Environment for	
Institutional Investors to	
Exercise Voting Rights	
Provision of	Since the 24th Ordinary General Meeting of Shareholders in 2021, we
convocation notices	has been providing the notice of convocation (summarized) in English.
(summaries) in English	

2. IR Activities

	Supplementary Explanations	
Preparation and	The Company publish disclose information on our website. Information	
Publication of	disclosure includes basic stance, disclosure standards, and methods, measures	
Disclosure Policy	to enhance communication, and the silence period for IR activities.	

Regular Investor	The Company hold briefings for individual investors sponsored by securities		
Briefings for	companies and other organizations in an effort to deepen their understanding		
Individual	of us. In addition to disclosing financial results briefing materials, we promptly disclose financial results briefing videos for institutional investors		
Investors			
	and analysts, briefing documents, and Q&A sessions on our website. We		
	strive to disclose information to individual investors in a fair and homogenous		
	manner.		
Regular Investor	The Company conducts results meetings twice a year at the time of the		
Briefings for	announcement of full-year and second-quarter financial results.		
Analysts and	It is implemented in an online distribution format and in a format that accepts		
Institutional	real-time questions and answers. In addition, we routinely conduct individual		
Investors	interviews with institutional investors and analysts as well as group		
	interviews.		
Regular Investor	The Company holds overseas IR and participate in conferences sponsored		
Briefings for	by securities companies in Japan and overseas.		
Overseas	In addition, the Company discloses financial results and timely disclosure		
Investors materials simultaneously in English and strives to disclose informa			
	fair manner.		
Posting of IR	The Company provides information for investors, including financial results		
Materials on	and timely disclosure on our website.		
Website	We endeavor to disclose information in a fair manner by posting financial		
	results, timely disclosure information, press releases, and materials related to		
	the General Shareholders meeting of Shares.		

Establishment of	The Company has established an IR department within the Corporate
Department	Planning Division.
and/or Manager in	
Charge of IR	
Other	The Company regularly conducts individual interviews with analysts and
	institutional investors both in Japan and overseas.

3. Measures to Ensure Due Respect for Stakeholders

	Supplementary Explanations		
Stipulation of	The Company has established internal regulations as a code of conduct		
Internal Rules for realizing our corporate philosophy of "Farm for Tomorrow, Tab			
for Respecting the	Tomorrow" and for resolving social issues related to food through business		
Position of	methods. We have also established internal regulations on what kind of		
Stakeholders	corporate behavior we will take toward our stakeholders, including		
customers, business partners, employees, shareholders, and so			
Implementation of Environmental [Environmental Conservation Activities] We identify environmental materiality and focus our efforts on "1."			
		Activities, CSR	carbon neutrality in the entire supply chain by Mar. 2026, 2.Zero food
Activities etc,	waste		
	1. Efforts to Reduce GHG Emissions		
	We are originally a sustainable business model, selling organic and low-		
	pesticide vegetables and additive-free foods domestically. To further		
	reduce GHG emissions, we are expanding sales support for pre-organic		
	agricultural products and providing technical support to producers, such as		
	agritecs, which will help reduce CO2.		
	2. Foodwaste Initiatives		
	Our business is a subscription model, with a food-waste ratio of		
	approximately 0.2% in distribution, a very low business model compared		
	to general retailing.		
	In addition, we are actively utilizing non-standard raw materials and		
	developing up-cycle products to reduce the number of food waste in our		
	fields. To reduce food waste at the dinner table, we are expanding sales of		
	meal kits and other food-use-out services.		
	[Other Social Activities]		
	In order to resolve social issues related to food, we provide support for		
	TABLE FOR 2 activities that simultaneously address the issue of hunger		
	in developing countries and obesity and lifestyle-related diseases in		
	developed countries. We also operate the "We Support Family" food		
	support platform for individual parents and others.		

Development of Policies on Information Provision to Stakeholders

The Company strives to disclose information in a timely and appropriate manner in accordance with the legal disclosure system based on the Financial Instruments and Exchange Act and other laws, as well as the timely disclosure rules stipulated by the Tokyo Stock Exchange. Even if communication is not subject to statutory disclosure or timely disclosure, we disclose important information that may affect investment decisions in a fair and prompt manner so that all stakeholders can obtain it equally. In addition, we are working to expand the disclosure of information to our stakeholders through websites and other means.

Other

<Support for Women's Active Participation>

The Company has developed an infrastructure that enables a variety of work styles regardless of gender, such as a telecommuting system. In addition, we are actively promoting the use of women, and approximately 66% of our full-time employees are women. To make it easier for women raising children to work shorter hours, we have introduced a system to subsidize women leaving their parents to nursery schools other than those authorized by the government, so that they can easily return to work after childcare.

The percentage of women in managerial positions is approximately 20%. Going forward, we plan to actively recruit talented personnel regardless of gender.

IV. Matters Related to the Internal Control System

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

At the meeting of the Board of Directors held on October 30, 2006, the Company resolved to adopt the "Basic Policy for Establishing an Internal Control System" in order to establish a system for ensuring that the execution of duties by directors is in compliance with laws and regulations and the Articles of Incorporation, and other systems for ensuring the appropriateness of the operations of the Company. Subsequently, these basic policies were reviewed as appropriate in September 2007, May 2008, April 2009, November 2012, April 2015 and April 2016.

The basic policy currently in operation was revised at the meeting of the Board of Directors held on April 21, 2016, and the outline of the policy is as follows. In addition, we will continue to review and revise them as necessary in the future.

- 1. System to ensure execution of duties by Directors conformity with laws and regulations and the Articles of Incorporation of the Company
- System to ensure the preservation and management of information related to execution of duties by Directors
- 3. Regulations and any other framework for management of risk of loss
- 4. System to ensure efficient execution of duties by Directors of the Company
- 5. System to ensure execution of duties by employee conformity with laws and regulations and the Articles of Incorporation of the Company
- 6. System to ensure the appropriateness of business operations of the corporate group consisting of the company and its parent company and subsidiaries
- 7. Matters concerning the employee when the Audit & Supervisory Board Members request to place an employee to assist their auditing duties
- 8. The matters concerning the Independence of Employees Assisting the Duties of Corporate Auditors from Directors and the matters related to assurance of effectiveness of instruction given by company auditors to the employees
- System to report from directors and employees to auditors and any other system for reporting to company auditors
- 10. Other systems to ensure effective audits by Corporate Auditors, procedures for prepayment or reimbursement of expenses arising from the execution of duties by company auditors, and other policies concerning the processing of expenses or obligations arising from the execution of duties.
- 11. Systems to ensure the appropriateness of financial reporting
- 12. 2. Basic Views on Eliminating Anti-Social Forces

The Company has clarified the organizational positioning of officers and employees and the

authority to execute their duties and duties in accordance with organizational regulations, division of duties regulations, and administrative authority regulations. At the same time, the Company is striving to establish a sound management system by clearly defining the procedures for the approval of decisions and exercising the appropriate delegation of authority and the effectiveness of checks and balances within the organization.

In addition, the Company has formulated the Rules of the Risk Management Committee, the Internal Reporting Rules, the Ethics Rules, and the Crisis Management Rules as internal control-related rules, and are working to ensure that all employees are familiar with these rules.

2. Basic Views on Eliminating Anti-Social Forces

The Company decided at the meeting of the Board of Directors held on March 11, 2008 a declaration on anti-social forces measures to block all relationships with antisocial forces. And the Company is making efforts to prevent the occurrence of relationships with antisocial forces and coexisting groups by carrying out attribute checks of suppliers at the time of the commencement of new transactions, as well as developing antisocial power exclusion clauses and pledge development.

In addition, the Company has formulated a "Manual for Responding to Anti-Social Forces" in preparation for contacts by anti-social forces, and has established a system whereby the Administration Division is responsible for responding to such contacts. And if necessary, the Company will promptly consult with legal counsel, the police and National Violence Exile Campaign Promotion Center, and take appropriate measures.

V. Other

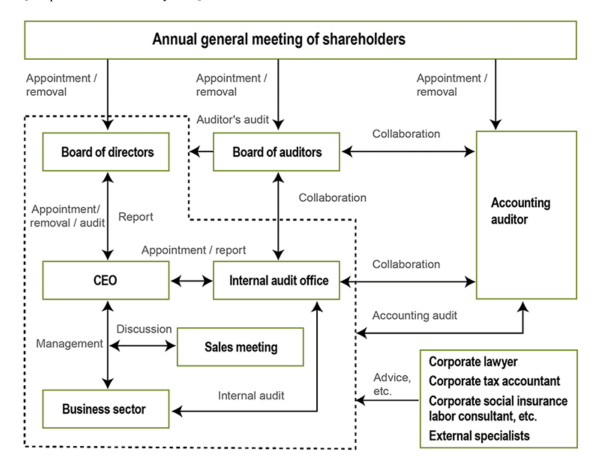
1. Adoption of Anti-Takeover Measures

	Adoption of Anti-Takeover Measures	Not Adopted			
Supplementary Explanation					
					

2. Other Matters Concerning Corporate Governance System

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[Corporate Governance system]



[Summary of timely disclosure system]

