WACOAL HOLDINGS CORP.

Last Updated: on June 30, 2024 Wacoal Holdings Corp.

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Overview of the corporate governance at Wacoal Holdings Corp. (the "Company").

I. Basic Concepts, Capital Structure, Corporate Attributes and other Basic Information on Corporate Governance

1. Basic Concepts

(1) Group Philosophy (Mission, Spirit of Foundation)

• Our group, with the Company as its pure holding company, has been operating innerwear business and other businesses primarily in Japan, the United States, Europe, China and Southeast Asia with the goal of "contributing to society by helping people express their beauty". In 2022, we have introduced our "Mission", the social mission statement we aim to fulfill in today's society, defined as "committing to the enrichment of the lives of people around the world", "helping people realize their individuality, and their inner beauty, rather than uniform external beauty", and "striving to solve various social issues such as the environment and human rights".

•Based on this "Mission" and our "Founding Principles" that we have inherited over our 70-year history, we will strive to enhance our corporate value by promoting sustainability management that aims to both solve social issues and achieve sustainable growth through our business activities, at the same time each of our operating companies utilizing its efforts to address complicated and diversified social issues as future growth opportunities.

In addition, our business activities are built upon accumulation of "mutual trust", the trust built between people, based on our listening to the voice
of each and every one of our customers, and continuously transforming our business with a sense of humility. We aim to become an
indispensable presence in society by building relationships of mutual trust with every stakeholder, including shareholders, customers, employees,
business partners and local communities, through our continuous endeavors to enhance transparency in corporate management and to ensure
fairness and independence.

: Please see our website for more information.

The WACOAL Way <u>https://www.wacoalholdings.jp/en/group/vision/</u>

(2) Basic Policy on Corporate Governance

The basic policy and purpose of our Group's corporate governance is to continuously enhance our corporate value by increasing transparency and ensuring the fairness and independence of our corporate management in order to build "mutual trust" in relationships with every stakeholder, including shareholders, customers, employees, business partners, and the local community.

: Please see our website for more information.

♦ Corporate Governance (The Company's Corporate Governance Guidelines) <u>https://www.wacoalholdings.jp/en/group/governance/</u>

[Reasons for Not Implementing Certain Principles of Corporate Governance Code]

The Company implements all of the principles of the Corporate Governance Code.

[Disclosure Based on Certain Principles of Corporate Governance Code]



The Company's response to and implementation of the disclosure items based on all principles of the Corporate Governance Code are described at the end of this report

[Measures Aimed at Realizing Management that is Conscious of the Cost of Capital and Stock Price] (English Disclosure Available) • In response to the disclosure request from the Tokyo Stock Exchange dated March 31, 2023, regarding "Measures Aimed at Realizing Management that is Conscious of the Cost of Capital and Stock Price", we have posted information as follows on our website regarding our efforts to improve capital efficiency. Please refer to it as necessary.

Revised Medium-Term Management Plan https://www.wacoalholdings.jp/en/ir/management/mid_term_plan/

(or https://www.wacoalholdings.jp/en/ir/library/strategy/files/wacoalpresentation20231117en.pdf)

• Additionally, we have added "Principle 5-2: Establishing and Disclosing Business Strategies and Business Plans" at the end of this report, which outlines our response and implementation status.

2. Capital Structure

Shareholding ratio by foreign investors

More than or equal to 10%, but less than 20%

[Status of Major Shareholders] Updated

Name of Shareholder	Number of Shares held by Shareholder (share)	Shareholding Ratio (%)
The Master Trust Bank of Japan, Ltd. (Trust Account)	5,386,000	9.78
Meiji Yasuda Life Insurance Company	3,050,000	5.54
MUFG Bank, Ltd.	2,704,414	4.91
The Bank of Kyoto, Ltd.	2,352,530	4.27
Custody Bank of Japan, Ltd. (Trust Account)	2,333,200	4.24
Nippon Life Insurance Company	1,569,961	2.85
The Shiga Bank, Ltd.	1,569,422	2.85
Mitsubishi UFJ Trust and Banking Corporation	1,525,000	2.77
ML INTL EQUITY DERIVATIVES	1,514,076	2.75
JPMorgan Securities Japan Co., Ltd.	1,220,440	2.22

Controlling Shareholders (excluding parent company)	
Parent Company	None
Supplementary Information Updated	

• With regard to the status of major shareholders (above), the current status as of March 31, 2024 is included.

1. The Company is holding 5,931 thousand shares of treasury stock, which are not listed in the above list of major shareholders.

2. The numbers of shares held by The Master Trust Bank of Japan, Ltd. (Trust Account) and Custody Bank of Japan, Ltd. (Trust Account) are related to their respective trust services.

3. The substantial shareholding report dated November 7, 2022, filed by Nomura Securities Co., Ltd. and its joint holder, which is publicly available, indicates that the shareholders in the below table are holding respective number of the Company's shares as of October 31, 2022. However, as we were unable to confirm the actual status of the shareholdings of these shareholders as of the end of March 31, 2024, those shareholdings have not been reflected in the above list. In addition, the content of such substantial shareholding report is as follows:

Name of Shareholder	Number of Shares held by Shareholder	Shareholding Ratio
Nomura Securities Co., Ltd.	33 thousand shares	0.05%
Nomura International PLC	111 thousand shares	0.17%
Nomura asset Management Co., Ltd.	2,588 thousand shares	4.01%
Total	2,732 thousand shares	4.24%

3. Corporate Attributes

Stock Exchange Listings and Market Division	Tokyo Stock Exchange, prime			
Fiscal Year-End	March			
Category of Industry	Textiles & Apparels			
Number of Employees as of the Previous Fiscal Year-End (consolidated basis)	More than or equal to 1,000			
Sales Amount as of the Previous Fiscal Year- End (consolidated basis)	More than or equal to 100 billion yen, but less than 1 trillion yen			
Number of Consolidated Subsidiaries as of the Previous Fiscal Year-End	More than or equal to 10, but less than 50			

4. Guidelines for Measures to Protect Minority Shareholders upon Transactions with Controlling Shareholders

5. Other Special Circumstances that May Have a Material Impact on Corporate Governance

II. Overview of Business Management System and Other Corporate Governance Systems related to Managerial Decision-Making, Execution and Supervision

1. Matters Concerning Organization Structure and Operations

Form of Organization	The Company has adopted an Audit & Supervisory Board system.
[Information on Directors]	
Number of Directors prescribed in the Articles of Incorporation	8 (maximum)
Term of Office for Directors prescribed in the Articles of Incorporation	1 year
Chairman of the Board of Directors	President
Number of Directors Updated	8
Election of External Directors	Yes
Number of External Directors	5
Number of External Directors designated as Independent Officer	5

Relationships with the Company (1)

Name	Attributes			Relationship with the Company*								
Name	Attributes		b	С	d	е	f	g	h	I	j	k
Tsunehiko Iwai	From another company											
Chizuru Yamauchi	From another company											
Hisae Sato	From another company											
Koji Nitto	From another company											
Tetsuro Harada	From another company											

* Type of relationship with the Company

* Insert ○ if any the following is/was applicable to the External Director either "currently or until recently," and insert △ if any of the following was applicable to the External Director in the past * Insert ● if any of the following is/was applicable to a clear reletive of the Terter of Director.

* Insert • if any of the following is/was applicable to a close relative of the External Director either "currently or until recently," and insert \blacktriangle if any of the following was applicable to a close relative of the External Director in the past

a A person who executes business of the Company or its subsidiaries

b A person who executes business or who is a non-executive director of a parent company of the Company

c A person who executes business at an affiliate company of the Company

Updated

d A person (or, in case of a legal entity, a person who executes business for that entity) whose major customers include the Company

e A person (or, in case of a legal entity, a person who executes business for that entity) who is a major client of the Company

f A consultant, accountant or legal advisor who receives a large amount of money or other property other than compensation received as an officer from the Company

g A major shareholder of the Company (in case of a legal entity, a person who executes business for that entity)

h A person who executes business at a customer of the Company (which does not fall under d, e and f above)

i A person who executes business at an entity which has an external officer from the Company

j A person who executes business at an entity to which the Company makes donations

k Other

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,	opuated	

Name	Independent Officer	Supplementary Information on Eligibility Requirements	Reasons for the Election
Tsunehiko Iwai	0	Mr. Tsunehiko Iwai does not fall under any of the above "Relationship with the Company (*)" a to k. The "Significant concurrent positions" are as follows. • External Director of Cross Plus Inc.	Mr. Iwai served as the Representative Director of a cosmetics manufacturer and distributer which operated globally. Mr. Iwai's extensive knowledge and insight as a company manager, as well as his expertise on research & development, production and technology enable him to contribute to the management of the Company. He also provides valuable opinions and advice based on his knowledge on compliance and sustainable management and knowledge acquired at a company which "pursues beauty" like our Company. He also serves as the Chair of both the Nomination of Directors Advisory Committee and Remuneration of Directors Advisory Committee. We expect that he will continue to provide advice that will contribute to enhance our corporate value and strengthen oversight over the Company and appoint him as External Director (Independent). Also, because he meets the eligibility requirements which the Company prescribes under "Criteria for Appointment of External Officers (to ensure independence)" and because there are no concerns that any conflict of interest with general shareholders may arise, we have designated him as an independent officer.
Chizuru Yamauchi	0	Ms. Chizuru Yamauchi does not fall under any of the above "Relationship with the Company (*)" a to k. The "Significant concurrent positions" are as follows. •Advisor of Nippon Life Insurance Company Ms. Yamauchi is the Advisor of Nippon Life Insurance Company, which is one of our major shareholders, however, the shareholding ratio is 2.85% on a voting right basis and there is no concern with respect to her independence.	Ms. Yamauchi's extensive knowledge and experience as an executive, as well as expertise in diversity and inclusion enable her to contribute to the management of the Company. We expect that she will keep providing advice on and human resources and organization strategies, such as women's empowerment, human resource development, and organization development, as well as advice that will contribute to enhancing corporate value, and supervise the management of the Company. Therefore, we appoint her as External Director (Independent). Also, because she meets the eligibility requirements which the Company prescribes under "Criteria for Appointment of External Officers (to ensure independence)" and because there are no concerns that any conflict of interest with general shareholders may arise, we have designated her as an independent officer.
Hisae Sato	0	Ms. Hisae Sato does not fall under any of the above "Relationship with the Company (*)" a to k. The "Significant concurrent positions" are as follows. • Councilor of International Christian University • Member of Fund Management Committee of Local Public Service Mutual Aid Associations • Member of Fund Management Committee of Pension Fund Association for Local Government Officials • Member of Japan Science and Technology Agency • Member of Pension Actuarial Subcommittee of the Social Security Council, Ministry of Health, Labor and Welfare • Member of Fund Management Subcommittee of the Social Security Council, Ministry of Health, Labor and Welfare	Ms. Sato has been contributing to the management of the Company based on her experience as an asset management consultant at a foreign-associated organization/personnel asset management consulting firm, and as a chief investment officer overseeing pension assets on a global level for a global automobile manufacturing and sales company. Ms. Sato also provides valuable opinions and advice based on a wealth of knowledge and insight, particularly in the areas of investment and financial capital markets, having served as a member of various investment-related committees for public pension funds and government agencies in Japan. We expect that she will utilize her experience and expertise to improve the Company's corporate value and contribute to strengthening the supervisory function of the Board of Directors and appoint her as External Director (Independent). Although Ms. Sato has never been involved in corporate management other than serving as an external officer, we believe that she will be able to appropriately fulfill her role as an External Director (Independent) for the

		Member of SubCommittee on Asset Management Nation of the Council of New Form of Capitalism Realization, Cabinet Secretariat	above reasons and her experience of being involved in management of an incorporated educational institution as a trustee and a councilor. Also, because she meets the eligibility requirements which the Company prescribes under "Criteria for Appointment of External Officers (to ensure independence)" and because there are no concerns that any conflict of interest with general shareholders may arise, we have designated her as an independent officer.
Koji Nitto	0	Mr. Koji Nitto does not fall under any of the above "Relationship with the Company (*)" a to k. The "Significant concurrent positions" are as follows. • Director of CiRA Foundation • External Director of GS Yuasa Corporation • External Director and Audit & Supervisory Committee Member of T&D Holdings, Inc.	Mr. Nitto has been contributing to the management of the Company based on his extensive experience as a manager who can incorporate finance into management strategies, serving as a CFO and Senior Management Executive Officer of the Global Strategy Division of an electronic equipment manufacturing and sales company that operates control equipment and healthcare businesses globally. In particular, we believe his knowledge and insight based on his experience leading return on invested capital (ROIC) management at the said company with multiple business portfolios will contribute to improving our profitability and capital efficiency. We expect that he will utilize his experience and expertise to improve the Company's corporate value and contribute to strengthening the supervisory function of the Board of Directors and appoint him as External Director (Independent). Also, because she meets the eligibility requirements which the Company prescribes under "Criteria for Appointment of External Officers (to ensure independence)" and because there are no concerns that any conflict of interest with general shareholders may arise, we have designated him as an independent officer.
Tetsuro Harada	0	Mr. Tetsuro Harada does not fall under any of the above "Relationship with the Company (*)" a to k. The "Significant concurrent positions" are as follows. • Director, Member of the Audit Committee, Chairman of the Board of Directors, Dream Incubator Inc. • External Director of Mandom Corporation	Mr. Harada has extensive experience as a consultant in providing strategic consulting, management development, and venture investment development for major corporations in various industries at a company established with the aim of "fostering new businesses and industries," and various knowledge based on such experience. We believe his knowledge and various insight he has derived through implementing structural reforms including a review of the governance system and business portfolio in a short period of time as a top-level management executive while contributing to improving management soundness and transparency, will contribute valuably to the formulation and execution of our management strategy. We expect that he will utilize them and contribute to strengthening the supervisory function of the Board of Directors and appoint him as External Director (Independent). Also, because he meets the eligibility requirements which the Company prescribes under "Criteria for Appointment of External Officers (to ensure independence)" and because there are no concerns that any conflict of interest with general shareholders may arise, we have designated him as an independent officer.

Existence of Voluntary Advisory Committee equivalent to Nomination Committee or Remuneration Committee

Status, Members and Attributes of Chairperson of the Voluntary Advisory Committee(s)

Yes

	Name of Committee	Number of Members	Number of Full-time Members	Number of Internal Directors	Number of External Directors	Number of External Experts	Other	Committee Chair (Chairperson)
Voluntary Advisory Committee equivalent to Nomination Committee	Executive Nomination Advisory Committee	7	0	2	5	0	0	External Director
Voluntary Advisory Committee equivalent to Remuneration Committee	Executive Compensat ion Advisory Committee	7	0	1	5	0	1	External Director

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(1) <Nomination of Directors Advisory Committee>

①Purpose:

• This Committee discusses and provides recommendations to our Board of Directors on matters related to evaluation, election, dismissal, and promotion of Directors, and on matters regarding establishment and revisions of rules and bylaws of Directors.

Attendance and approval from all committee members are required to pass resolutions in this Committee.

②Composition:

• External Director Mr. Tsunehiko Iwai serves as the Chair of this Committee.

This Committee shall consist of the following members:

< Representative Director and President, Director of Supervisor of Group Business Management, and External Directors>

A majority of the members the Committee consist of External Directors to enhance its independence and objectivity.

•The Committee is also attended by 1 Independent External Audit & Supervisory Board Member as an observer.

(2) <Remuneration of Directors Advisory Committee >

①Purpose:

• This Committee discusses and provides recommendations to our Board of Directors on matters regarding performance review and remuneration of Directors, and matters regarding remuneration system of Directors.

• Attendance and approval from all committee members are required to pass resolutions in this Committee.

②Composition:

•External Director Mr. Tsunehiko Iwai serves as the Chair of this Committee.

This Committee shall consist of the following members:

< Director of Supervisor of Group Business Management, Director in charge of Group Personnel, and External Directors>

•A majority of the members the Committee consist of External Directors to enhance its independence and objectivity.

•The Committee is also attended by 1 Independent External Audit & Supervisory Board Member as an observer.

• The outline of both advisory committees and their activities in FY2024, is included at the end of this report as an item in Section II, "2. Matters Concerning Functions of Business Execution, Audits/Supervision, Nomination and Compensation Decision (Outline of Current Corporate Governance System)" using charts and other materials.

[Information on Audit & Supervisory Board Members]

Establishment of an Audit & Supervisory Board	Yes
Number of Audit & Supervisory Board Members prescribed in the Articles of Incorporation	5
Number of Audit & Supervisory Board Members	5

Status of Cooperation among Audit & Supervisory Board Members, Accounting Auditor and Internal Audit Department

(1) <Cooperation between Audit & Supervisory Board Members and Internal Audit Department (Audit Office)>

• Our Audit & Supervisory Board Members and Internal Audit Department (audit office) hold regular meetings for reporting and confirmation once a month. The main purpose of these meetings is to report the discussions held at major meetings attended by our Audit & Supervisory Board Members, activities conducted by our audit office, and other matters. We have implemented an audit system allowing the sharing of documents and information necessary for audits so that audit working papers are mutually exchanged and confirmed by our Audit & Supervisory Board Members and the audit office and the audit can be performed more efficiently and effectively through cooperation between our Audit & Supervisory Board Members and the audit office.

• The reporting line of the internal audit department (Audit Office) not only reports semi-annually to the Representative Director and President and Director in charge of Group Business Management pursuant to the "Internal Audit Regulations" mentioned above, but also to the Board of Directors, the Audit & Supervisory Board Members, and the Audit & Supervisory Board.

(2) <Cooperation between Audit & Supervisory Board Members and Accounting Auditors>

• Corporate auditors and accounting auditors hold regular reporting and review meetings. The contents included explanations of audit plan, report on results of audit pursuant to companies act, report on quarterly review, and report on results of audit pursuant to financial instruments and exchange act and internal control audit.

• Through these meetings, the Audit & Supervisory Board Members receive updates from the Accounting Auditor on various matters, including the results of each quarterly review, the status of the year-end accounting audit, the effectiveness of the system ensuring the Accounting Auditor's proper performance, and the results of internal control audits. In addition, the Audit & Supervisory Board Members attend audits on-site as necessary to monitor and verify the status of audits by the Accounting Auditor.

• In addition, the Audit & Supervisory Board Members discuss with the Accounting Auditor the contents of the "Key Audit Matters (KAM)" in the audit report, which is required for firms subject to audits under the Financial Instruments and Exchange Act, and request explanations as necessary. In addition, discussions are held as necessary to address fraud risks and other issues as appropriate.

Election of External Audit & Supervisory Board Members	Yes
Number of External Audit & Supervisory Board Members	3
Number of External Audit & Supervisory Board Members designated as Independent Officer	3

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Name	Attributes		Relationship with the Company*									
Indille	Attributes			C	d	е	f	g	h	i	j	k
Mitsuhiro Hamamoto	Attorney-at-law From another company Certified public accountant											
Hitoshi Suzuki												
Motoko Tanaka									\triangle			

* Type of relationship with the Company

* Insert \circ if any of the following is/was applicable to the External Audit & Supervisory Board Member either "currently or until recently," and insert \triangle if any of the following was applicable to the External Audit & Supervisory Board Member in the past

* Insert ● if any of the following is/was applicable to a close relative of the External Audit & Supervisory Board Member either "currently or until recently," and insert ▲ if any of the following was applicable to a close relative of the External Audit & Supervisory Board Member in the past

a A person who executes business of the Company or its subsidiaries

b A person who is a non-executive director or accounting advisor of the Company or its subsidiaries

c A person who executes business or who is a non-executive director of a parent company of the Company

d A person who is an audit & supervisory board member of a parent company of the Company

e A person who executes business at an affiliate company of the Company

f A person (or, in case of a legal entity, a person who executes business for that entity) whose major customers include the Company

g A person (or, in case of a legal entity, a person who executes business for that entity) who is a major client of the Company

h A consultant, accountant or legal advisor who receives a large amount of money or other property other than compensation received as an officer from the Company

i A major shareholder of the Company (in case of a legal entity, a person who executes business for that entity)

A person who executes business at a customer of the Company (which does not fall under f, g and h above)

k A person who executes business at an entity which has an external officer from the Company

A person who executes business at an entity to which the Company makes donations

m Other

2)	Updated	

Name	Independent Officer	Supplementary Information on Eligibility Requirements	Reasons for the Election
Mitsuhiro Hamamoto	0	Mr. Mitsuhiro Hamamoto does not fall under any of the above "Relationship with the Company (*)" a to m. The "Significant concurrent positions" are as follows. • Representative attorney-at-law at Hamamoto Law Office • External Director and Audit & Supervisory Committee Member of TVE Co., Ltd. • External Auditor of OsakaHyogo Ready-Mixed Concrete Industrial Association • External Audit & Supervisory Board Member of Rengo Co., Ltd.	Mr. Hamamoto is conducting the audit of the Company utilizing his legal knowledge and great store of experience of business and commercial issues as an attorney at law. In order to continue to utilize such knowledge and experience for the audit system of the Company, we appoint him as External Audit and Supervisory Board Member (Independent). Also, because he meets the eligibility requirements which the Company prescribes under "Criteria for Appointment of External Officers (to ensure independence)" and because there are no concerns that any conflict of interest with general shareholders may arise, we have designated him as an independent officer.
Hitoshi Suzuki	0	 Mr. Hitoshi Suzuki is marked with "△" for g in "Relationship with the Company (*)" a to m for the following reasons. Until June 2014, Mr. Suzuki held a position to execute business at The Bank of Tokyo-Mitsubishi UFJ, Ltd. (current "MUFG Bank, Ltd."), a major shareholder and lender of the Company. It has been 10 years since he has retired from the said bank as an executive and accordingly, there is no concern with respect to his independence. The "Significant concurrent positions" are as follows. Advisor of Mitsubishi UFJ Research and Consulting Co.,Ltd. 	After Mr. Suzuki fulfilled his duties at a major financial institution in overseas location and in the market sector, Mr. Suzuki has gained experience in deliberating monetary policy as a member of the Policy Board, which is the highest decision-making body of the Bank of Japan, and has been utilizing such experience to perform the audit of the Company. In order to continue to utilize such experience for the audit system of the Company, we appoint him as External Audit and Supervisory Board Member (Independent). We believe that he will contribute to the improvement of the Company's audit system through his knowledge and experience. Also, because he meets the eligibility requirements which the Company prescribes under "Criteria for Appointment of External Officers (to ensure independence)" and because there are no concerns that any conflict of interest with general shareholders may arise, we have designated her as an independent officer. Until June 2014, Mr. Suzuki held a position to execute business at The Bank of Tokyo- Mitsubishi UFJ, Ltd. (current "MUFG Bank, Ltd."), a major shareholder and lender of the Company. It has been 10 years since he has retired from the said bank as an executive and accordingly, there is no concern with respect to his independence. He already has retired as an advisor of MUFG Bank, Ltd.
Motoko Tanaka	0	 Ms. Motoko Tanaka is marked with "△" for h in "Relationship with the Company (*)" a to m for the following reasons. Until June 2020, Ms. Tanaka held a position at Deloitte Touche Tohmatsu LLC, our accounting auditor, but Ms. Tanaka has never engaged in audits of the Company during the said period and there is no concern with respect to her independence. The "Significant concurrent positions" are as follows. Managing Partner of Tanaka CPA Office; External Director and Audit & Supervisory Committee Member of TOWA Corporation 	Ms. Tanaka has extensive experience working at a major audit firm as a certified public accountant and U.S. certified public accountant and has a high level of expertise in finance and accounting, and has been utilizing such experience to perform the audit of the Company. In order to continue to utilize such experience for the audit system of the Company, we appoint her as External Audit and Supervisory Board Member (Independent). Although Ms. Tanaka has never been directly involved in corporate management other than serving as an External officer, we believe that she will be able to appropriately fulfill her role as an External Audit and Supervisory Board Member (Independent) for above reasons. Also, because she meets the eligibility requirements which the Company prescribes under "Criteria for Appointment of External Officers (to ensure independence)" and because there are no concerns that any conflict of interest with general shareholders may arise, we have designated her as an independent officer.

[Information on Independent Officers]

Number of Independent Officers	8
Other Matters concerning Independent Officers	

<Independence of External Officers>

• The Company has clearly stated the "Criteria for the Election of Officers" and "Criteria for Quality of Officers" and described.

(1) <Criteria for Election of Officers>

• The Company shall appoint directors and corporate auditors (hereinafter collectively referred to as "officers") in accordance with the appointment and dismissal standards set forth below.

- a. Criteria for Election
- 1. A candidate with superior character and knowledge who is mentally and physically healthy;
- 2. A candidate who has a law-abiding spirit;
- A candidate who has comprehensive experience in business operation, company management, the legal community, administration, accounting, education or culture and art and upon re-election, his/her management performance and contribution to the group management during the term of office shall be considered;
- 4. One third of the number of Directors shall be External Directors, and with respect to External Directors and External Audit & Supervisory Board Member (collectively, the "External Officers"), a candidate who is not in violation of the "Criteria for Election of External Officers (to ensure independence)" separately prescribed by the Company;
- With respect to External Officers, a candidate who is not currently holding a position as an officer of 4 or more listed companies; and
 Candidates whose appointment to the Board of Directors or the Board of Corporate Auditors will contribute to the balance of knowledge,
- experience, and expertise, and ensure diversity in terms of gender, internationality, work experience, and age.

b. Criteria for Removal

- 1. If an officer acts against public policy; or
- 2. If an officer is neglecting its duties and deemed to be failing to fulfill its duties.
- (2) <Criteria for Election of External Officers (to ensure independence)>

• The Company believes that External Directors and External Audit & Supervisory Board Members (collectively, hereinafter referred to as "External Officers") should have sufficient independence to avoid conflicts of interest with the general shareholders of the Company. From this perspective, the Company appoints candidates for External Officers who do not fall under any of the following categories:

- 1. Has held a position to execute business (Note 1) at the Company and any of its consolidated subsidiaries (collectively, "Wacoal Group") in the past;
- Is a major shareholder holding the shares of the Company under its own name or another name whose percentage of voting rights is equal to or higher than 5% (in case such major shareholder is a legal entity or an association such as general partnership (the "Entities"), a candidate who holds a position to execute business at such Entities);
- 3. A candidate who:
 - a. is a major client of Wacoal Group or who considers Wacoal Group as a major client of the candidate (in case such candidate is an Entity, a candidate who holds a position to execute business at such Entity) (Note 2);
 - b. is a major lender of Wacoal Group (in case such lender is an Entity, a candidate who holds a position to execute business at such Entity) (Note 3);
 - c. holds a position to execute business as lead manager of the Company;
 - d. holds a position to execute business at any Entity in which Wacoal Group holds shares with a percentage of voting rights equal to or higher than 5%;
- 4. A certified public accountant who works at an audit firm that is the Accounting Auditor of Wacoal Group;
- Any legal counsel, accountant, tax accountant, patent attorney, consultant or other expert who receives a large amount (Note 4) of money or other property from Wacoal Group (in case such candidate is an Entity, an expert who works at such Entity);
- Anyone who receives a large amount of donations from Wacoal Group (Note 5) (in case such candidate is an Entity, a candidate who holds a
 position to execute business at such Entity);
- 7. A person who executes business at another company which has an external officer from the Company;
- 8. A spouse or second-degree relative of a person who materially falls under any of the items under 1 through 7 above (Note 6);
- 9. A candidate who used to fall under any of the items under 2 through 8 above during the past three years; and
- 10. A candidate who is deemed to be subject to special circumstances under which a possible conflict of interest with general shareholders of the Company may arise.

• It should be noted, however, that a candidate who falls under any of the items under 2 through 9 above, but who fulfills the requirements of an external officer under the Companies Act, may under exceptional circumstances become a candidate for an External Officer if the Company deems it appropriate for such candidate to be appointed as an External Officer and if the Company describes its reasons for making such judgement.

Note 1: A person holding a position to execute business shall mean an executive director, executive officer and other employee who is in an equivalent position.

Note 2: A major client shall mean a supplier or purchaser of Wacoal Group whose average amount of transactions in the last 3 years exceeded 2% of the consolidated net sales of Wacoal Group or those of the supplier or purchaser.

Note 3: A major lender shall mean a financial institution or an individual who provides loans to Wacoal Group and whose average amount of outstanding loans in the last 3 years exceeded 2% of the consolidated total assets of the Company or those of such lender.

Note 4: A large amount shall mean that the average annual amount of compensation payable for the duties performed by the expert in the last 3 years exceeded 10,000,000 yen, whether such expert as an individual or the organization that such expert belongs provides services to Wacoal Group. Note 5: A large amount shall mean that the average annual amount of donation in the last 3 years exceeded 10,000,000 yen.

Note 6: A significant person shall mean (i) a member or other person who is in an equivalent position in case of a certified public accountant who belongs to an audit firm or an accounting firm, a partner or other person who is in an equivalent position in case of a lawyer who belongs to a law firm, and a person who is in an equivalent position in case of another expert who belongs to an Entity, and (ii) an executive director, executive officer, corporate officer, an employee who is in a position of senior management (i.e., a general manager or higher level) in case of a person who executes business at an Entity, and an executive holding a title such as trustee, councilor and auditor, as well as any other person who is objectively and reasonably deemed to have equal significance as any of the above.

[Incentives]

Status of Implementation of Measures to Grant Incentives to Directors	Adoption of a performance-linked compensation system and stock option plan								
Supplementary Information Updated									
• The Company adopts a "performance-based bonus" that is linked to the consolidated performance of each fiscal year (single fiscal year), a "share- based stock option incentive (Note 1)" which is an incentive from a mid-to-long term viewpoint, and a "performance-linked restricted stock compensation (Note 2)," with evaluation periods set by the Board of Directors.									
Note 1: Additionally, at the 73rd Ordinary General Meeting of Shareholders held on June 29, 2021, the Company resolved to abolish the share-based stock option incentive and introduce a new transfer-restricted stock compensation plan for Directors (excluding External Directors). This was done so that Directors would share the risk of stock price fluctuations with shareholders, while further increasing their motivation to improve the stock price and corporate value. Note 2: At the 76th Ordinary General Meeting of Shareholders on June 25, 2024, the Company resolved to introduce a performance-linked restricted stock compensation plan. Under this plan, the Company's Directors, excluding External Directors, will receive shares of the Company's common stock									

stock compensation plan. Under this plan, the Company's Directors, excluding External Directors, will receive shares of the Company's common stock based on the achievement of numerical targets for consolidated performance during a certain evaluation period set by the Board of Directors. This plan aims to provide incentives for continuous improvement in corporate value and to enhance alignment with shareholders by clearly linking compensation to corporate performance and stock value.

Eligible Recipients of Stock Options	Internal Directors and Directors of Subsidiaries
Supplementary Information	

• The Company introduced a restricted stock compensation plan in FY2021. In addition, a performance-linked restricted stock compensation plan was introduced for FY2025. However, stock compensation-type stock options allocated as compensation up until FY2020, remain in effect.

[Information on Directors' Compensation]

Disclosure Status (of compensation for individual directors)
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Supplementary Information	Updated	

Aggregate amount of remunerations, etc., paid to each category of officers, aggregate amount of remunerations, etc.,

by type thereof, as well as t	he number of relevar Aggregate amount of compensation (Millions of yen)	nt officers (fiscal yea Fixed compensation (Millions of yen)	r ending March 2023): performance-based compensation	Restricted Stock Compensation (Millions of yen)	Of the items on the left, non-monetary compensation, etc.	Number of officers covered
Directors (excluding External Directors)	125	91	_	33	33	3 members
Audit & Supervisory Board Members (excluding External Audit & Supervisory Board Members)	40	40	_	_	_	2 members
External Officers	64	64	-	_	-	11 members

Note 1: As of the end of FY2024, the number of Directors, Audit & Supervisory Board Members and External Officers is 2, 2 and 8, respectively. The difference between the number of Directors shown in the table above and the number of Directors is due to the inclusion of one (1) Director who resigned at the close of the 75th Ordinary General Meeting of Shareholders held on June 28, 2023, and three (3) External Officers. Note 2: Out of the total 125 million yen in compensation paid to Directors (excluding External Directors), 33 million yen was non-monetary compensation, all of which was performance-linked restricted stock compensation.

Details of Disclosure on Policy for Determining the Amount or Calculation Method for Compensation

• The Company has established a policy on determining the details of remuneration payable to each Director (this "Policy").

• The remunerations paid to Directors under our remuneration system for Directors consists of "Basic Remuneration," the amount of which is fixed, "Bonus," which is linked to the business results of each fiscal year, and "Restricted Stock," which is linked to medium- and long-term business results, as well as "Performance-linked Restricted Stock Compensation" with evaluation periods set by the Board of Directors.

• In the case of External Directors and Audit & Supervisory Board Members who shall be in the position independent from the management, only "Basic Remuneration" is paid because any remuneration linked to business results are not appropriate in such case.

(1) <Basic compensation>

• The basic remuneration is based on the so-called single rate remuneration system, in which the same remuneration is paid for the same position. The Company annually verifies the adequacy of the level of remuneration, which has been set according to the business results and scale of the Company and is based on comparison with other companies within the same industry or of the same scale through the investigation results on remuneration prepared by an external agency.

• Specific details of basic remuneration amount for Directors are determined by the Board of Directors based on the reports prepared by the Remuneration of Directors Advisory Committee, which is composed by members, majority of which are External Directors. The basic remuneration amount for Audit & Supervisory Board Members is determined after discussion within the Audit & Supervisory Board.

(2) <Performance-based Bonus (performance-based remuneration)>

• The total amount of the performance-based bonus is based on achievement as a percentage of the consolidated operating income recorded for each fiscal year, plus other performance factors (consolidated net sales, consolidated income before income taxes), to increase the degree of linkage between bonuses and consolidated business performance. Performance-based bonus is paid once a year after approval at the general meeting of shareholders for the relevant fiscal year.

• The amount of performance-based bonus to Directors is resolved at a Board of Directors meeting and the total amount is approved at the general meeting of shareholders based on reports prepared by the Remuneration of Directors Advisory Committee, which is composed of members, half of which are Independent Directors.

(3) < Restricted Stock (non-monetary remuneration)>

• The Company had newly introduced the restricted stock compensation plan, where the Company granted shares of its common stock to Directors (excluding Outside Directors) of the Company. (hereinafter referred to as "Eligible Directors"). The Company believes that such awards better align the interests of the Eligible Directors with those of its shareholders by sharing the of price fluctuation risk with our shareholders and increasing incentives to contribute to the improvement of share price and corporate value.

• Restricted stock is determined by a resolution of the Board of Directors and allotted once a year based on monthly base compensation and fair value of stock determined in accordance with the report of the Remuneration of Directors Advisory Committee.

• To promote shared priorities with shareholders over long periods, eligible directors who are allotted transfer-restricted stock may not cancel the restriction on transfer of the allotted shares during the period from the date of delivery of the transfer-restricted stock until the date of retirement from the position of director, Audit & Supervisory Board member, or executive officer of the Company or any of its subsidiaries as determined by the Board of Directors of the Company.

• It is also stipulated that the transfer restriction will be lifted upon the expiration of the transfer restriction period for all of the allotted shares, provided that the recipient has continuously held the position of Director, Audit and Supervisory Board Member, or Corporate Officer from the commencement date of the transfer restriction period until the date of the first General Meeting of Shareholders to be held.

(4) < Performance-linked Restricted Stock Compensation (non-monetary remuneration) >

• The Company has introduced this system with the aim of providing Directors (excluding External Directors. Hereinafter referred to as the "Eligible Directors") with an incentive to continuously enhance the Company's corporate value and to promote greater alignment with shareholders by clearly linking director remuneration to corporate performance and stock value.

• Performance-linked Restricted Stock Compensation allocates to Eligible Directors a number of shares of the Company's common stock based on the achievement of numerical targets for consolidated performance during a certain evaluation period set by the Board of Directors.

• After the end of the evaluation period, the number of shares shall be allocated at one time, as determined by the Board of Directors based on the calculation method. The requirements for the issuance of the shares are that the recipient must have continuously held one of the positions of Director, Audit and Supervisory Board Member, or Corporate Officer as determined by the Company throughout the evaluation period, and must satisfy any other requirements deemed necessary by the Board of Directors.

• The restricted transfer period shall be the period from the delivery date of the performance-linked restricted stock to the date of retirement from any of the positions of Director, Audit and Supervisory Board Member, or Corporate Officer as determined by the Company. The conditions for cancellation of the transfer restriction shall be determined separately.

[Support System for External Directors (External Audit & Supervisory Board Members)]

• For our External Directors, the Management Planning Department distributes documents setting out the proposals presented to Board of Directors' meetings in advance and gives prior briefings on important matters.

•As a system to support our Audit & Supervisory Board Members, including the External Audit & Supervisory Board Members, we have established an administrative office with dedicated staff. In addition, the prior briefings for our External Audit & Supervisory Board Members on the proposals presented to the Board of Directors' meetings are conducted by our Internal Audit & Supervisory Board Members.

•We also actively support our External Directors and External Audit & Supervisory Board Members by providing them with opportunities to visit our business locations and to interact and communicate with our Directors and employees of the Operating department in order to help them understand the status of our group's business, including its risks and opportunities.

[Status of persons who have resigned from positions such as President and Representative Director]

Details of Disc	Details of Disclosure on Policy for Determining the Amount or Calculation Method for Compensation					
Name	Title/Position	Services	Work style and conditions (Full-Time, Part-Time, Remuneration, etc.)	Date of resignation as President, etc.	Term	
Yoshikata Tsukamoto	Honorary Chairperson	They offer their opinions and advice in response to requests from the Company's management. In addition, some of them serve in positions at external organizations. [Major public office positions] Chairman, Kyoto Chamber of Commerce and Industry Vice Chairman, Japan Chamber of Commerce and Industry Chairman, Nihon Body Fashion Association Chairman, Kyoto Costume Institute	Full-time with remuneration	Jun. 29, 2022	1 year update	

The total number of former Presidents, Representative Directors, etc. serving as advisors. consultants, etc.:

Other Matters	

1

2. Matters Concerning Functions of Business Execution, Audits/Supervision, Nomination and Decisions etc. Compensation (Outline of Current Corporate Governance System)

• The following situation regarding our current corporate governance structure is described at the end of this report using charts and graphs, reflecting the system as of the close of the 76th Ordinary General Meeting of Shareholders held on June 25, 2024.

(1) <Outline of Current Corporate Governance System><Outline of the Board of Directors and Other Organizations> (Same as above)

(2) <Outline of the Board of Directors and Other Organizations>< Status of Audit>

(3) <Status of Activity of the Board of Directors, Nomination of Directors Advisory Committee and Remuneration of Directors Advisory Committee>
 (4) < Status of Audit>

3. Reasons for Using the Current Corporate Governance System

• The Company has adopted a governance system by a "Board of Directors" composed of Directors who are experts in each business area and External Directors with diverse careers, and an "Audit & Supervisory Board" including External Audit & Supervisory Board Members. We, as a holding company, believe that this governance system is effective in supervising and auditing the execution of duties at our group companies and to realize and maintain high-quality management.

• In addition, the Nomination of Directors Advisory Committee and the Remuneration of Directors Advisory Committee have been established as advisory bodies to the Board of Directors. The fairness, independence and objectivity are enhanced by having a majority of both of these Committees composed of Independent External Directors and by having an Independent External Director serve as the Chair of each of these Committees.

For the foregoing reason, we have adopted our current governance system.

III. Status of Implementation of Measures related to Shareholders and Other Stakeholders

1. Initiatives to Revitalize General Meeting of Shareholders and to Facilitate Exercise of Voting Rights

	Supplementary Information
Early Delivery of Convocation Notice for the General Meeting of Shareholders	We post our convocation notice on the Company's website and promptly send it out no later than three weeks (the legal requirement is two weeks) prior to the meeting in order to ensure sufficient time to examine the agenda items.
Exercise of Voting Rights by Way of Electromagnetic Means	Since the 68th Ordinary General Meeting of Shareholders held on June 2016, we have adopted the way of exercising voting rights using electromagnetic devices (e.g., personal computers, smartphones, tablet devices).
Participation in Platform for Exercising Voting Rights by Electronic Means and Other Efforts toward Improving Environment for Exercise of Voting Rights by Institutional Investors	Since the 68th Ordinary General Meeting of Shareholders held on June 2016, we participate in the "Platform for Exercising Voting Rights" managed by ICJ, Inc.
Provision of Convocation Notice (Summary) in English	We submit the English version (full text) of the convocation notice to the Tokyo Stock Exchange. We also post on our website since the 74th Ordinary General Meeting of Shareholders held on June 2022.

2. IR Activities Updated

	Supplementary Information	Explana tion by Repres entative
Preparing and Disclosing Disclosure Policy	The "Basic Policy on Information Disclosure" is posted and published on the Company's website as shown in the following link. https://www.wacoalholdings.jp/en/ir/management/discloser/	
Holding Regular Briefing Sessions for Individual Investors	In addition to holding individual investor seminars led by CFO (Representative Director, Vice President, Executive Officer and CFO) and IR personnel, company briefings and factory tours, we also provide valuable investment information through our website. For FY2024, we have revised the medium-term management plan and announced it in November 2023. As a result, we have decided not to hold briefing sessions for individual investors; however, we plan to conduct them in the next fiscal year.	Yes
Holding Regular Briefing Sessions for Analysts and/or Institutional Investors	Briefing sessions on financial results, management policies and strategies are held by the Representative Director, President and CEO and CFO (Representative Director, Vice President, Executive Officer and CFO) are held every quarter. For FY2024, a follow-up meeting was held for analysts and institutional investors to discuss management strategies to improve profitability and capital efficiency.	Yes
Holding Regular Briefing Sessions for Foreign Investors	The Company conducts regular meetings with foreign investors using online tools to explain corporate performance and strategy.	Yes
Uploading IR Materials on Company Website	 Statutory and voluntary disclosure materials (including convocation notice for the general meeting of shareholders, annual securities report (quarterly report), timely disclosure materials, financial statements (reports of quarterly financials and results), integrated report, and bellwether indicators such as monthly sales data) are posted on the Company's website. In addition, we provide a video presentation of management policy and strategy by the Representative Director, President and CEO in the second quarter and fourth quarter of each fiscal year, and a video presentation of financial results by the CFO (Representative Director, Vice President, Executive Officer and CFO) on a quarterly basis. Investor Relations <u>https://www.wacoalholdings.jp/en/ir/</u> 	
Division (Person) in charge of IR	Investor Relations Dept. Corporate Communication Dept. Director of Investor Relations CFO (Representative Director, Vice President, Executive Officer and CFO) Akira Miyagi	

Other

In addition to quarterly financial results briefings, business briefings and store tours are held by our Directors as appropriate in response to requests from analysts and institutional investors. In addition, engagement meetings with analysts and institutional investors are held in the presence of External Directors.

3. Initiatives to Respect Interests of Stakeholders Updated

	Supplementary Information
Provisions of Internal Rules for Respecting Interests of Stakeholders	 Our Group has established the "Wacoal Code of Ethics" and the "Corporate Ethics: Wacoal's Code of Conduct," which stipulate respect for the positions of stakeholders. Wacoal Code of Ethics and Corporate Ethics: Wacoal's Code of Conduct https://www.wacoalholdings.jp/en/group/compliance/ We also believe that in order to deepen relationships of mutual trust with all stakeholders, it is important to engage in constructive dialogue aimed at enhancing corporate value for mutual benefit. In addition, opportunities for dialogue with stakeholders and policies are posted on our website. Engagement with Stakeholders https://www.wacoalholdings.jp/en/sustainability/talk_with_stockholder/
Implementation of Environment Conservation Activities, CSR Activities, etc.	 We have established 11 materialities (material issues) with our customers, our employees, the environment, society, and governance as targets. These will serve as our benchmarks until 2030 for our business' growth and our work to achieve a sustainable society. Material Issues https://www.wacoalholdings.jp/en/ir/management/materiality/ <a "public="" a="" actively="" addition,="" and="" appropriate="" are="" basic="" code="" committed="" communications"="" corporate="" directors="" disclosure="" disclosures="" employees="" ensuring="" entities="" established="" ethics"="" for="" fulfilling="" fully="" have="" href="#</td></tr><tr><td>Formulation of Policies for Disclosure of Information to Stakeholders</td><td> The Wacoal Group has established the " in="" information="" informed="" japan="" laws="" li="" need.="" of="" on="" our="" overseas.="" policy="" provide="" regulations.<="" relevant="" requirements="" section,="" stakeholders="" that="" the="" they="" through="" timely="" to="" wacoal="" we="" while=""> Basic Policy on Information Disclosure https://www.wacoalholdings.jp/en/ir/management/discloser/
Other	<promotion and="" diversity="" inclusion="" of=""> Our Group is working to build a sound corporate culture and a robust management structure by pursuing a system that enhances job satisfaction for all employees while optimizing both the quantity and quality of human capital. We are implementing human resource policies that leverage our employees' diversity in the organization's decision- making in response to the rapidly changing market. We accept diverse human resources and values, deepen mutual trust, and aim to create a work environment where each and every employee can fully demonstrate their abilities, expand diverse career paths and work options, and introduce a new personnel evaluation system.</promotion>

IV. Matters Regarding the Internal Control System

1. Basic Concept of the Internal Control System and its Status

Updated

•We have established the following systems to ensure that the execution of duties by our Directors complies with laws and regulations and the Articles of Incorporation and are conducted efficiently, as well as a system to ensure the appropriateness of operations of the corporate group consisting of the Company and its subsidiaries, as stipulated by the Ministry of Justice Ordinance in accordance under Item 6, Paragraph 4, Article 362 of the Companies Act (Authorities of Board of Directors).

•We will continue to improve this internal control system and will work to build a system that is more appropriate and efficient.

<System to Ensure Appropriate Business Conduct>

- (1) System to ensure that execution of duties by Directors and/or employees is in compliance with laws and regulations and the Articles of Incorporation
 - To ensure that all Directors and employees of the business group comprised of the Company and its subsidiaries (the "Wacoal Group") comply with laws and regulations and the Articles of Incorporation and conduct business based on sound social norms, We have enacted the "Wacoal Code of Ethics" and the "Corporate Ethics: Wacoal Standards of Conduct."
 - 2. We have established a Corporate Ethics and Risk Management Committee, for which our Representative Director, President and CEO acts as the administrative manager and our Representative Director, Vice President and Executive Officer and CFO in charge of Group Business Management acts as the chairperson, in order to improve our system of compliance, to consider any compliance issues which may have a material impact on the Wacoal Group, to enhance awareness and enlightenment on corporate ethics and to effectively promote control of any management risks on the Wacoal Group.
 - 3. We have established a system under which our legal/compliance department could be promptly notified if a Director and/or employee of the Wacoal Group becomes aware of a compliance issue which may have violated the "Wacoal Code of Ethics" or the "Corporate Ethics and Wacoal Standards of Conduct", or of any other compliance issues. The system includes an internal alert system (corporate ethics hotline to the legal/compliance department and an external law firm) in which, after being notified and/or alerted, the legal/compliance department conducts an investigation and formulates preventive measures after discussions with the related department. If the issue is critical, the legal/compliance department will refer the matter to the Corporate Ethics and Risk Management Committee and will report the results of its deliberation to the Board of Directors and/or Audit & Supervisory Board.
 - 4. The "Corporate Ethics and Wacoal Standards of Conduct" prescribes that Directors and employees shall firmly refuse to comply with demands of antisocial forces. In order to handle unjust demands of antisocial forces, we cooperate with outside specialized institutions, collect and/or control information related to antisocial forces and are building an internal system.
- (2) System concerning the Storage and Management of Information related to Execution of Duties by Directors
 - With the approval of the Board of Directors, we have enacted "Document Management Rules" pursuant to which we store the following documents (including electromagnetic records, hereafter the same) along with any related materials:
 Minutes of the general meeting of shareholders, minutes of the Board of Directors' meetings, minutes of the Committee for Group Strategy, minutes of the Group Management Meeting, documents for which a Director is the final decision maker and any other documents prescribed in the "Document Management Rules"
 - The retention period and the place for storage of the documents prescribed in the preceding paragraph shall be subject to the "Document Management Rules", but such retention period shall be at least 10 years. The Directors and Audit & Supervisory Board Members shall have access to these documents at all times.
- (3) Rules and Other Systems concerning Risk Management of Losses
 - In order to understand the management risk within the Wacoal Group in general and to improve and/or strengthen our risk management system, we have established a Corporate Ethics and Risk Management Committee, for which our Representative Director, President and CEO acts as the administrative manager and our Representative Director, Vice President and Executive Officer and CFO in charge of Group Business Management acts as the chairperson.
 - 2. The Corporate Ethics and Risk Management Committee prescribes "Risk Management Basic Rules", subject to the approval of the Board of Directors, which form the basis for our risk management system. The Corporate Ethics and Risk Management Committee clarifies the responsibilities by risk category pursuant to these rules, and formulates a risk management system that thoroughly and/or comprehensively controls potential risk within the Wacoal Group.
 - 3. The Corporate Ethics and Risk Management Committee regularly reports on the operations of the Wacoal Group's risk management system to the Board of Directors.
 - 4. In order to formulate our basic policy on issues related to sustainability surrounding the Wacoal Group, we have established a Sustainability Committee, for which our Representative Director, President and CEO acts as the administrative manager and the chairperson.
 - 5. The Sustainability Committee meets regularly on the same day as a meeting of the Board of Directors is held, to formulate specific measures, monitor progress, and evaluate the status of achievement based on our basic policy on sustainability issues including climate change, global environmental issues and human rights issues.
 - 6. The Board of Directors overseas the implementation of strategies related to the allocation of management resources and the business portfolios to ensure that the initiatives of the Sustainability Committee contribute to sustainable growth.
- (4) System to Ensure Effective Execution of Duties by Directors
 - 1. The Board of Directors consists of a diverse group of Directors, taking into account gender, international experience and background, professional experience, age and other factors, while ensuring that the Directors have the requisite balance of skills, such as knowledge, experience and expertise, each in light of management strategies.
 - 2. Independent External Directors shall include those who have management experience at other companies, and in order to enhance appropriate decision-making by our Directors, at least one-third of all Directors shall be independent External Directors.
 - 3. In addition to decision-making on significant matters as stipulated in the applicable laws and regulations and/or our Articles of Incorporation, the Board of Directors formulates a management plan to be shared by the Directors and/or employees within the Wacoal Group based on consideration of medium- to long-term management strategies and social issues, directs courses of action and performance targets in the medium to short-term that are consistent with this plan and supervise the progress of its implementation.
 - 4. The Group Management Meeting is responsible for the group's management strategies and other important management issues under the medium- to long-term management strategies determined by the Board of Directors. In addition, as for the important matters to be resolved at the Board of Directors, such as the Wacoal Group's management philosophy, management policy, business strategy, medium- and long-term management strategy, which is positioned as the core, and the allocation of management resources, the Board of Directors consults with the Committee for Group Strategy, in which President and CEO (Group CEO) acts as the Chair and all independent officers (External Directors (Independent) and External Audit and Supervisory Board Members (Independent)) attend to fully discuss from various perspectives and provide their advice. The Committee also monitors the progress of the contents of the report and supervise that appropriate adjustment is made in a timely manner
 - 5. We will follow the business results of each Wacoal Group company on a monthly basis and report back to the Board of Directors. In addition, we hold quarterly meetings of the Quarterly Achievements Review Meeting, in which we review and confirm the quarterly business results and the implementation of measures and policies, and consider enhancement measures as may be necessary.

- 6. In the specified wholly owned subsidiaries of the group, we establish appropriate and efficient system by delegating authority and clarifying responsibilities through the executive officer system.
- System to Ensure Appropriate Business Conduct within Group Companies
 - 1. We have enacted our "Group Management Rules", which prescribes basic policies regarding the management of Group companies and matters to be decided by our Board of Directors, as well as matters to be reported to the Company and manages our Group companies in accordance with the rules.
- We conduct any intercompany transaction fairly in compliance with laws and regulations, accounting principles and the tax system.
 Our audit office will conduct audits of operations within the Wacoal Group, including audits of the establishment and/or operation of our compliance system and risk management system, and will report the results of its audits to the Board of Directors and the responsible departments and give guidance and/or advice related to the above to Group companies to ensure appropriate conduct of business.
- Our foreign subsidiaries will comply with the laws and regulations of their respective home countries and will adopt a system that is in line with our policies to the extent reasonable.
- (6) Matters concerning Assistants to Audit & Supervisory Board Members
 - 1. Audit & Supervisory Board Members may appoint employees of the Company as their assistants who are to assist the duties of the Audit & Supervisory Board Members.
 - Such assistants shall serve on a full-time basis. In order to ensure the effectiveness and independence of such assistants, decisions on personal affairs, including appointment, evaluation, relocation and discipline of such assistants will be subject to the consent of the Audit & Supervisory Board Members.
- (7) Reporting System of Directors and Employees to the Audit & Supervisory Board Members and Other Systems related to the report to Audit & Supervisory Board Members
 - Directors of the Wacoal Group shall promptly report to the Audit & Supervisory Board Members if they become aware of a material fact that violates the applicable laws and regulations and/or Articles of Incorporation of each company, misconduct or a fact that may cause significant damage to any company of the Wacoal Group.
 - Employees of the Wacoal Group may directly report to the Audit & Supervisory Board Members if they become aware of a material fact that violates the applicable laws and regulations and/or Articles of Incorporation of each company, misconduct or a fact that may cause significant damage to any company of the Wacoal Group. Any employee who makes such report will not be at a disadvantage for the reason of making such report.
 - 1. Through the reporting of the following matters in addition to statutory matters to the Audit & Supervisory Board Members by Directors and employees of the Wacoal Group, we strive to have the Audit & Supervisory Board Members audit conducted effectively.
 - a. Matters referred to the Committee for Group Strategy and the Group Management Meeting
 - b. Monthly and quarterly Group management conditions
 - C. Results of audits of operations
 - d. The condition of our internal alert system
 - e. Other significant matters

(5)

(1)

- (8) Other Systems to Ensure Effective Audit by the Audit & Supervisory Board Members
 - 1. The majority of the Audit & Supervisory Board Members of the Company will be independent External Audit & Supervisory Board Members to enhance the transparency and neutrality of audit.
 - 2. The Audit & Supervisory Board Members may order employees who belong to the audit office to perform any tasks that are required to provide their services. In addition, the Audit & Supervisory Board Members may request the Company for reimbursement of expenses incurred for performing their duties.
 - 3. Audit & Supervisory Board Members will attend meetings of the Board of Directors and may also attend other primary meetings of the Wacoal Group.
 - The Audit & Supervisory Board Members will regularly meet with the audit office and the Accounting Auditor to receive reports and to exchange opinions.
 - 5. The Audit & Supervisory Board may consult legal counsel, certified public accountants, consultants or other outside advisors as it deems necessary.

<Outline of Operation of our "System to Ensure Appropriate Business Conduct">

- System to ensure that execution of duties by Directors and/or employees is in compliance with laws and regulations and the Company's Articles of Incorporation
 - Revisions to the "Corporate Ethics: Wacoal Standards of Conduct" were compiled in response to the review of the framework of our management philosophy and changes in the environment surrounding our businesses. The revised standards of conduct have been in use as the 7th edition since April 2024.
 - In order to specifically develop and operate our compliance system, we have established a Subcommittee for Compliance under the Corporate Ethics and Risk Management Committee. The Subcommittee for Compliance holds quarterly meetings, and discusses and reviews awareness of compliance and matters reported to us through the internal alert system.
- Our legal/compliance department continues to provide level-specific group education, e-learning programs and periodic compliance
 newsletters as part of our educational activities on compliance for our employees, and has established the corporate ethics focus month
 starting from the fiscal year ending March 31, 2025. We have been making step-by-step efforts to provide compliance awareness training,
 carry out third-party compliance review, and expand the operation of the Corporate Ethics Hotline for our overseas subsidiaries..
- (2) System concerning the Storage and Management of Information related to Execution of Duties by Directors
 - Documents prescribed in the "Document Management Rules" have been properly stored in accordance with the "Document Management Rules" and the Directors and Audit & Supervisory Board Members have access to these documents on a timely basis.
- (3) Rules and Other Systems concerning Risk Management of Losses
 - In accordance with the "Risk Management Basic Rules", the Corporate Ethics and Risk Management Committee conducts a scoring evaluation of risks extracted from each risk management organization it designates from the perspective of likelihood of occurrence and degree of impact by using the "Business Risk Evaluation Sheet". Risk items that are evaluated as having a significant potential impact on the management of the Wacoal Group are submitted to the Board of Directors on a yearly basis for decision as "Group's Materials Risks".
 - Accordingly, the Corporate Ethics and Risk Management Committee promotes risk-mitigation initiatives, identifies risks, monitors the implementation of countermeasures, and reports to the Board of Directors on a quarterly basis and on an ad hoc basis as necessary. The Corporate Ethics and Risk Management Committee met 6 times in June, July, September, December, January and March during the fiscal year ended March 31, 2023.
 - In the fiscal year ended March 31, 2023, we have established a new Sustainability Committee to accelerate our initiatives to achieve balancing "to resolve social issues" and "sustainable growth" through our business. The Sustainability Committee regularly meets on the same day as a meeting of the Board of Directors is held, monitors progress of specific initiatives with respect to issues surrounding sustainability and evaluates achievements. The Sustainability Committee met 7 times in May, June, August, September, December, February, and March during the fiscal year ended March 31, 2024.

(4) System to ensure Effective Execution of Duties by Directors

- We engage in highly transparent decision-making by appointing 5 External Directors (Independent) among our 7 Directors.
- Based on the medium- to long-term management strategies of the Wacoal Group, the persons responsible for business execution (internal Directors and Corporate Officers) fully deliberate important management issues through the Group Management Meeting, which is followed by the decision-making at a meeting of the Board of Directors.
- In addition, the important matters to be resolved at the Board of Directors, such as the Wacoal Group's management philosophy, management policy, business strategy and the medium- and long-term management strategy, which is positioned as the core, and the allocation of management resources were fully discuss at the Committee for Group Strategy. Then, the matters are considered for the decision making regarding the medium-term management plan (revision), etc. The Committee for Group Strategy met 12 times in June, July, August, September, October (3 times), November (twice), December, January and March during the fiscal year ended March 31, 2024.
- We hold quarterly meetings of the Quarterly Achievements Review Meeting, to confirm the business results and implementation of measures, and implement remedial measures as necessary.
- (5) System to ensure Appropriate Business Conduct within Group Companies
 - Matters to be decided and reported by our subsidiaries are appropriately managed in accordance with the "Group Management Rules".
 - Our audit office develops an audit plan for each fiscal year and conducts audits on the operation and internal controls of the Company and our domestic and overseas subsidiaries.
- (6) Matters concerning Assistants to Audit & Supervisory Board Members
 - Our audit office assists the duties of the Audit & Supervisory Board Members upon their request from time to time. Audit & Supervisory Board Members have not requested or appointed any assistant for their duties.
- (7) Reporting System of Directors and Employees to the Audit & Supervisory Board Members and Other Systems related to the report to Audit & Supervisory Board Members
 - The Audit & Supervisory Board Members attend primary meetings and receive reports on matters that are discussed and on the management condition
 - 6. The Audit & Supervisory Board Members also receive reports, from time to time, on the results of audits on the operation by the audit office and matters reported through the internal alert system.
- (8) Other Systems to ensure Effective Audits by Audit & Supervisory Board Members
 - We enhance the effectiveness of audit by appointing 3 Independent External Audit & Supervisory Board Members among the 5 Audit & Supervisory Board Members.
 - The Company reimburses any and all expenses incurred by the Audit & Supervisory Board Members for performing their duties.
 - The Audit & Supervisory Board Members attend meetings of the Board of Directors and other important meetings, conduct hearings with the
 Directors and also visit our subsidiaries to conduct audits. In addition, the Audit & Supervisory Board Members preside at Audit &
 Supervisory Board Group Meetings and receive periodic reports from the Audit & Supervisory Board Members of the domestic subsidiaries.
 - The Audit & Supervisory Board Members, regularly and whenever necessary, exchange information and opinions with the Accounting Auditor and the audit office.

2. Basic Concept of Efforts against Antisocial Forces and its Status

The "Corporate Ethics: Wacoal's Code of Conduct" prescribes that the Company shall firmly refuse to comply with demands of antisocial forces. In order to handle unjust demands from antisocial forces, we cooperate with specialized external institutions, collect and control information related to antisocial forces and are building an internal system.

V. Other

1. Adoption of Takeover Defense Measures

Adoption of Takeover Defense Measures	No
Supplementary Information	

2. Other Matters Concerning Corporate Governance System

The following is an overview of the Company's internal system for timely disclosure:

- (1) Basic Policy on Information Disclosure
 - •We are well aware that timely and appropriate disclosure of information is the foundation for building trust with all stakeholders and is a prerequisite for obtaining a proper evaluation of our corporate value. We are actively engaged in disclosure while fulfilling the requirements of related laws and regulations.
 - •The "Basic Policy on Information Disclosure" based on this policy is posted on the Company's website.
 - Basic Policy on Information Disclosure https://www.wacoalholdings.jp/ir/management/discloser/
 - In addition, the "Wacoal Code of Ethics," which is intended for our Directors and employees of domestic and overseas subsidiaries, a section on "Public Disclosures and Communications" is included, indicating the following.

<Directors and employees are responsible for providing fair and accurate corporate information in a timely, appropriate and easily understandable manner. At the same time, they are responsible for ensuring that the content of all announcements made by the Company is fair, complete, accurate, and easily understandable, and that they are made promptly. In addition, Directors and employees must strive to receive and incorporate society's evaluations and expectations of Wacoal into our business activities.>.

In addition, in the "Corporate Ethics: Wacoal's Code of Conduct," which was revised to its 7th edition in April 2024, we have established sections for "Appropriate Information Disclosure" and "Appropriate Information Protection and Management," to promote awareness about the prompt disclosure of accurate information to shareholders and investors, prohibition of insider trading, implementation of proper accounting procedures, protection of personal information, and ensuring information security. Additionally, we strive to conduct practical corporate ethics training and group education for a wide range of employees, as well as provide guidance through management.
 For details, please refer to our website.

♦Wacoal Code of Ethics and Corporate Ethics: Wacoal's Code of Conduct https://www.wacoalholdings.jp/group/compliance/

(2) <Response to Timely Disclosure and Establishment of Internal System>

- •We have established the following measures and internal system for important financial and non-financial information that requires timely disclosure.
- ① Analysis of Timely Disclosure of Information
- : Statutory disclosure items under the Financial Instruments and Exchange Act and material facts prescribed in the timely disclosure rules of stock exchanges
- : Material information deemed necessary to be disclosed (information that is reasonably expected to have a material influence on investment decisions by investors)
- 2 Internal System (A schematic diagram is shown at the end of this report)
- The Management and Planning Department, Corporate Communication division, Accounting Department, and the Legal/Compliance Department are the responsible divisions for the management of information that is subject to timely disclosure. In accordance with the "Basic Policy on Information Disclosure" established within the Company, these departments shall promptly disclose such information after determining the relevant facts or after the occurrence, based on the confirmation provided by the Director of the Group Management Supervisor.
- · Information related to financial results is disclosed, in principle, on the day of occurrence with the approval of the Board of Directors.

• Any facts that were determined or that occurred at our subsidiaries are reported to the Management and Planning Department by the representatives of such subsidiaries and are disclosed through the same procedures.

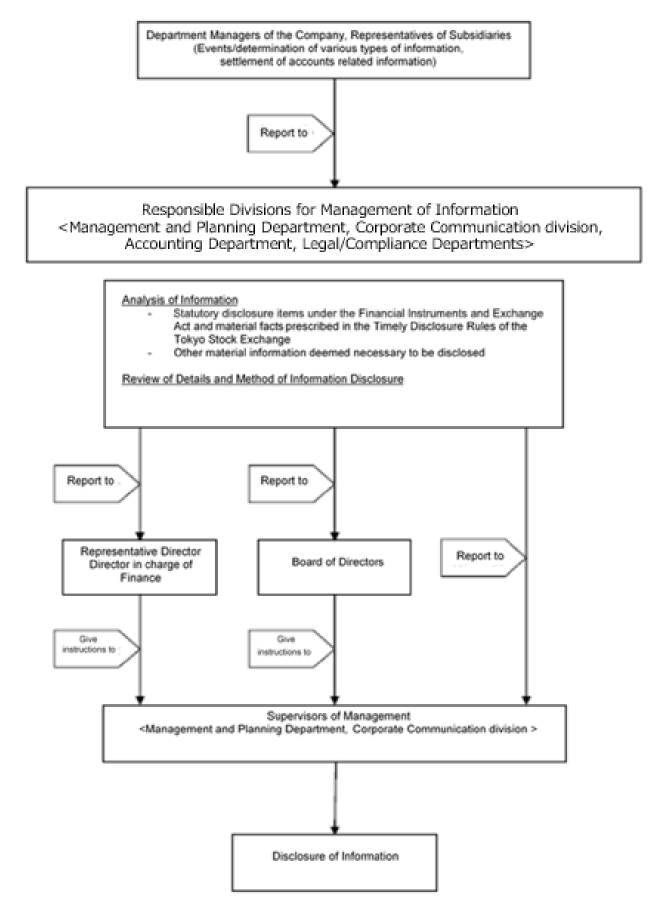
• The Management and Planning Department controls information regarding the determination of material policies of the Company and operations related to settlement of accounts, and also any events and facts, together with Corporate Communication division, the Accounting Department. • Also, our Legal/Compliance Department makes judgments regarding the importance of various information from a legal perspective and acts as

the point of contact for the communication with the Tokyo Stock Exchange and the Financial Services Agency upon disclosure of such information.

• In order to ensure the appropriateness of information disclosure, the President and Representative Director have the Audit Office conduct audits on the status of audits and disclosure of timely disclosure matters and the internal system



Our group, internal arrangements for timely disclosure are as follows.



Basic Concepts, Capital Structure, Corporate Attributes and other Basic Information on Corporate Governance Basic Concepts

<Disclosure Based on Certain Principles of Corporate Governance Code>

When compani	
Principle 1.4. Cross- shareholdings disclose their p cross-sharehol individual cross whether the be this assessmen	ies hold shares of other listed companies as cross-shareholdings [*] , they should olicy with respect to doing so, including their policies regarding the reduction of dings. In addition, the board should annually assess whether or not to hold each s-shareholding, specifically examining whether the purpose is appropriate and nefits and risks from each holding cover the company's cost of capital. The results of nt should be disclosed. Companies should establish and disclose specific standards the voting rights as to their cross-shareholdings, and vote in accordance with the

(1) Policy regarding cross-shareholdings

- In order to enhance our medium- to long-term corporate value, we may hold shares of other companies as cross shareholdings for the purpose of maintaining and enhancing our transactional relationships, building, maintaining and enhancing our cooperative and transactional relationships for business expansion, or maintaining stable financial transactions.
- In the Medium-Term Management Plan (Revised) disclosed in November 2023, we announced a policy to reduce our cross-shareholdings by over 30 billion yen (based on market value as of March 31, 2023) by the end of FY2026 and to limit the amount to less than 10% of consolidated net assets from the perspective of improving asset efficiency.
- (2) Examination regarding cross-shareholdings
- We will examine whether the purpose of a cross -shareholding is appropriate from a medium- to long-term perspective and whether the benefit and risks related to such cross-shareholding are appropriate given the capital cost, and will report to the Board of Directors on a periodic basis. The Board of Directors will assess whether such shareholding contributes to the enhancement of our medium - to long-term corporate value based on the outcome of such examination, and will decide on whether to continue the cross-shareholding or to dispose of such shares. If our holding of any shares loses its significance, we will dispose of and reduce as appropriate our holding of such shares after considering the circumstances of the issuer The Board of Directors will examine the significance on each individual company.
- For FY2024, the Board of Directors examined whether the earnings realized by holding each stock exceeded the Company's capital cost and whether such cross-shareholding contributes to the enhancement of our corporate value. Based on results of such examination, we proceeded to dispose of and reduce a total of 10 stocks that had diluted value amounting to approximately 14.8 billion yen (on a market value basis as of March 31, 2023).
- (3) Criteria for exercising voting rights
- In voting any of the shares held for cross-shareholding purposes as to any agenda item, we will determine whether or not to vote in favor of such agenda item after closely examining comprehensively whether the relevant vote would contribute to the enhancement of the issuers and our corporate value, while fully respecting the issuers management policy. A close due diligence review will be performed in case an issuer releases Updated losses for certain consecutive periods, its shareholder value is significantly damaged as a result of reorganization, or there is a matter of serious concern regarding the issuers corporate governance such as a corporate scandal.

Principle 1.7 Related party transactions	When a company engages in transactions with its directors or major shareholders (i.e., related party transactions), in order to ensure that such transactions do not harm the interests of the company or the common interests of its shareholders and prevent any concerns with respect to such harm, the board should establish appropriate procedures beforehand in proportion to the importance and characteristics of the transaction. In addition to their use by the board in approving and monitoring such transactions, these procedures should be disclosed.
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• We prescribe guidelines on related party transactions and conduct periodic investigations regarding related parties. Any related party transactions are subject to the approval of the Board of Directors.

Supplementary Principle 2.4.1 Ensuring diversity within the company, including promoting the active participation of women (Ensuring diversity in the recruitment of core human resources, etc.)	Companies should present their policies and voluntary and measurable goals for ensuring diversity in the promotion to core human resources, such as the promotion of women, foreign nationals, and midcareer hires to middle managerial positions, as well as disclosing their status. In addition, in light of the importance of human resource strategies for increasing corporate value over the mid-to long-term, companies should present its policies for human resource development and internal environment development to ensure diversity, as well as the status of their implementation.

(1) Ensuring diversity

- Our Group is working to build a sound corporate culture and a robust management structure by pursuing a system that enhances job satisfaction for all employees while optimizing both the quantity and quality of human capital.
- We accept diverse human resources and values, deepen mutual trust, and aim to create a work environment where each
 and every employee can fully demonstrate their abilities. We will continue to implement human resource policies that
 leverage our employees' diversity in the organization's decision-making in response to the rapidly changing market, such
 as expanding diverse career paths and work options, and introducing a new personnel evaluation system.
- Appointing women to officers>
- Our Group has established a workplace environment that is appropriate and in line with women's unique life stages, promotes more flexible work styles, and has instituted a system for promotion and advancement based on ability and performance, regardless of gender or age.
- In February 2021, Wacoal Corp., a specified wholly owned subsidiary of the Company, received the "Eruboshi Certification" from the Ministry of Health, Labor and Welfare as one of the best companies for ensuring the active participation of women.
- Wacoal Corp. has formulated a general employer action plan based on the Act on the Promotion of Women's Active Engagement in Professional Life, under which we aim to increase the percentage of women in managerial positions (Manager and higher level) to 30% or higher by the end of FY2025. The ratio as of March 1, 2024 was 32.2%, and as of May 1, 2024 was 35.1%, progressing ahead of the target. We are currently in the process of formulating a new General Employer Action Plan. While the ratio is above 30%, we believe that the ratio of women in managerial positions (General Manager and higher level) involved in important decision-making remains low. We will continue to expand our efforts to increase the ratio of women in positions at the section manager and higher level.
- To reflect the values of diverse human resources in management decision-making, we will identify human resources with a high level of leadership ability from an early stage and further promote development opportunities for management candidates. While supporting the autonomous growth of our employees, we also encourage them to gain experience in a variety of businesses and positions to continuously foster their career awareness and develop human resources to serve in management positions.
- Please see our website for more information.

◆ Promotion of DE&I (Action Plan Based on the Act on the Promotion of Women's Active Engagement in Professional

- Life) https://www.wacoalholdings.jp/en/sustainability/resource/diversity/
- ESG Data Book (human resources (Diversity & Inclusion), Work-Life Balance, How to work and rest) <u>https://www.wacoalholdings.jp/en/ir/library/esg_presentation/</u>

◆[Ministry of Health, Labor and Welfare HP] Database of women's participation in each company / "Wacoal Corporation" (*Japanese only*)

https://positive-ryouritsu.mhlw.go.jp/positivedb/detail?id=284

- Promotion of Foreign Nationals to Managerial Positions>
- Our group, as a corporate group operating in countries and regions around the world, appoints local personnel to the
 positions of representative (president) and key managerial positions in each of our overseas entities, including the U.S.
 and Europe. The representatives (president) of Wacoal Hong Kong Co., Ltd., Philippine Wacoal Corp. and Intimates
 Online, Inc. are served by female.
- We will continue to hire diverse local talent regardless of nationality and promote them to key managerial positions in order to expand our business from the customer's perspective and strengthen our competitive advantage in the overseas markets.
- I [Promotion of midcareer hires to management positions]
- Our group believes, just as our predecessors have built today's corporate group without sticking to the precedents, that it would be the source of our competitiveness to continue to value a culture of boldness and daring to take on challenges, and to respect diversity which creates new value by bringing in new ideas.
- At Wacoal Corp., we are focusing on recruitment of new graduates as well as lateral hires (including recent graduates and career recruits). In the future, we plan to continue to use lateral hires for approximately 30% to 50% of the total

number of career track positions, including management candidates, global, EC and DX specialists and other personnel. Hiring Status at Wacoal Corp. (career-track positions):

	•	Fiscal Year				
		ended	ended	ended	ended	ended
		March	March	March	March	March
		2020	2021	2022	2023	2024
	Male	2	4	1	4	1
Lateral hires	Female	6	6	1	6	15
	Total	8	10	2	10	16
	Male	10	13	7	6	2
New graduates	Female	13	16	16	10	10
	Total	23	29	23	16	12
Lateral hire ratio		26%	26%	8%	38%	57%

- (2) Human resource development and internal environment Improvement to ensure diversity
- For our group, which has established the majority of its value chains, spanning from basic research and product planning and development to materials procurement, production and sales, using the resources within our group, one of the most important management resources is "human capital," so maximizing our human resources is a key management initiative. We believe that realizing an attractive corporate culture in which each of the employees of our group can work while "being emotionally fulfilled", "feeling fulfillment in their work", and "maintaining motivation" will enable each employee to maximize his/her potential, produce organizational results such as improved productivity and competitiveness, and eventually lead to sustainable growth.
- Wacoal Corp. has introduced the "Meet My Career Program," which aims to enhance employee job satisfaction and energize the organization. The program expands various systems and mechanisms for career development while promoting career autonomy, encouraging employees to take proactive and positive steps in developing their careers. In addition to conventional self-assessment, career interviews, training, self-development, and transfers, this program systematically offers employees opportunities to proactively develop their careers and explore new possibilities. It includes the "internal recruitment system," "internal career challenge system," which allows employees to request their own transfers, the "external career challenge system," which enables employees to gain experience not available within the company by being transferred to companies and organizations outside the group, the "internal internship system," which allows employees to experience the work of other departments while remaining in their own division, the "longterm leave system" and the "support for side jobs." At the same time, we aim to provide opportunities to acquire and develop different skills and promote the realization of career paths for each individual.
- Meanwhile, in management personnel development, we plan to continue training for senior management as a part of the measures to instill our management philosophy in FY2025, as well as promote initiatives targeting managers at all levels to enhance diversity, which is a source of innovation, and to encourage the acquisition of knowledge of the fundamentals of psychological safety and unconscious bias, which are foundational to organizational development.
- In improving the internal environment at Wacoal Corp., we believe that improving the job satisfaction and happiness of each employee is the driving force to achieve high productivity, and we will implement initiatives to achieve well-being to improve employee engagement. We are promoting initiatives that seek to raise awareness and change behavior on how to increase working productivity through a combination of proactive use of the flextime system, the introduction of the super-flextime system and operation of a limited work location system. While promoting organizational reforms which emphasize on performance and achievements, we are focusing on creating a corporate culture that respects each individual as a business partner by recognizing diverse opinions and values.
- At the same time, we have positioned remote work as a "work style to maximize results and performance" since April 2024, and will continue while requiring a certain level of in-office attendance for the purpose of enhancing communication. In addition, we are currently working on the "REBORN Project" to reorganize offices in the Kyoto Head Office area. Aiming to create a workplace that generates co-creation and innovation and accelerates value creation, we will establish a new Wacoal work style not only in the office but also the way we work. Our reform will focus on enhancing open and flat communication across organizations and levels to achieve greater labor productivity.
 - Please see our website for more information.
 - ◆Human Capital (Initiatives to maximize human capital) <u>https://www.wacoalholdings.jp/en/sustainability/resource/</u>
 - ♦ Promotion of DE&I (Respect for Diversity (Employment of people with disabilities, Participation from senior
 - citizens), including) <u>https://www.wacoalholdings.jp/en/sustainability/resource/diversity/</u>
 - Achievement of well-being (Wacoal GENKI Project 2025, including) <u>https://www.wacoalholdings.jp/en/sustainability/resource/wellbeing/</u>

opualed	
	Because the management of corporate pension funds impacts stable asset formation for employees and companies' own financial standing, companies should take and disclose
Principle 2.6. Roles of Corporate	measures to improve human resources and operational practices, such as the recruitment assignment of qualified persons, in order to increase the investment management expertis
Pension Funds as	corporate pension funds (including stewardship activities such as monitoring the asset ma

- To appropriately manage the contributory defined retirement benefit plan, a Pension Committee composed of the execute duties from the Accounting Department, Finance Department, and Personnel and Administration Department has been established, with the Director Corporate Officer In charge of Administrative Control of Wacoal Corp. serving as the chairperson, which reviews the asset management policies and strategic asset allocation.
- In FY2024, the Pension Committee held a meeting in February to discuss the policy asset composition ratio based on changes in the business environment, including the results of the solicitation for voluntary retirement. As a result, we have decided to implement measures to change some asset ratios, such as reviewing the balance between short-term and medium- to long-term investments from April 2024.
- In addition, we perform appropriate management by retaining a management consultant for additional expertise and knowledge and enhance the expertise of personnel who engage in the management of the corporate pension fund.

decision-making and ensure effective corporate governance:	Updated	
 Principle 3.1. Full Disclosure ii) Basic views and guidelines on corporate governance based on each of the principles of the Code; iii) Board policies and procedures in determining the remuneration of the senior management and directors; iv) Board policies and procedures in the appointment/dismissal of the senior management and the nomination of directors and kansayaku candidates;and 	•	 companies should disclose and proactively provide the information listed below (along with the disclosures specified by the principles of the Code) in order to enhance transparency and fairness in decision-making and ensure effective corporate governance: i) Company objectives (e.g., business principles), business strategies and business plans; ii) Basic views and guidelines on corporate governance based on each of the principles of the Code; iii) Board policies and procedures in determining the remuneration of the senior management and directors; iv) Board policies and procedures in the appointment/dismissal of the senior management and the nomination of directors and kansayaku candidates;and v) Explanations with respect to the individual appointments/dismissals and nominations based on

- The Company has a good understanding that timely and appropriate disclosure of information is the foundation for building trust with all stakeholders and is a prerequisite for obtaining a proper evaluation of the Company's corporate value. While fulfilling the requirements of relevant laws and regulations, the Company is actively disclosing corporate philosophy, management strategies, management plans, the basic concept on corporate governance, policies and procedures on compensation for directors, et c., and policies and procedures for nominating candidates for directors in Corporate Governance Reports, including English language responses.
- (1) Management Philosophy and Management Plan, etc.

Please see "1. Basic Concepts" of this Report I and our website.

- ♦ Group Philosophy <u>https://www.wacoalholdings.jp/en/group/vision/</u>
- ♦ Medium-to Long-Term Management Strategy <u>https://www.wacoalholdings.jp/en/ir/management/plan/</u>
- ♦ Revised Medium-Term Management Plan <u>https://www.wacoalholdings.jp/en/ir/management/mid_term_plan/</u>
- (2) Basic Concepts and Basic Policy on Corporate Governance

Please see "1. Basic Concepts" of this Report I and our website.

- ♦ Corporate Governance <u>https://www.wacoalholdings.jp/en/group/governance/</u>
- (3) Policies and Procedures on Compensation for Senior Management and Directors
- Compensation for executive directors is linked to long-term shareholder interests and is managed and balanced appropriately and fairly to enhance the motivation of such executive directors to maximize the corporate value of the Company.
- Our compensation system for officers is designed by the "Remuneration of Directors Advisory Committee," of which over half the m embers are independent outside directors, including the chairperson.
- Independent Outside Directors and Audit & Supervisory Board Members who are independent from business execution

receive only the fixed "basic compensation."

- For more information on the compensation decision policy, refer to the ([Information on Director's Compensation] Policy for Determining the Amount or Calculation Method of Compensation) in "1. Matters Concerning Organization Structure and Operations" ([Information on Directors' Compensation] Disclosed Details of Disclosure on Policy for Determining the Amount or Calculation Method for Compensation)" of this Report II.
- (4) Policies and Procedures Regarding the Election and Removal of Senior Management and the Nomination of Candidates for Directors and Audit & Supervisory Board Members
- The Company has prescribed the "Criteria for the Election of Officers" as described in ([Information on Independent Officers] Other Matters concerning Independent Officers) in "1. Matters Concerning Organization Structure and Operations" ([Information on Independent Officers] Other Matters concerning Independent Officers)" of this Report II. The Board of Directors appoints and the Nomination of Directors Advisory Committee nominates a candidate for Director based on fair and strict deliberations. The Board of Directors appoints a candid ate for Audit & Supervisory Board Member with the consent of the Audit & Supervisory Board.
- Afterward, a list of candidates will be submitted as an agenda for the General Meeting of Shareholders. In addition, a skills matrix is created and published that lists the knowledge, experience and expertise of each Director and Audit & Supervisory Board Member.
- (5) Explanation of individual appointments/removals and nominations when the Board of Directors conducts appointments/removal s and nominations of Senior Management, etc.
- When the Board of Directors has resolved an appointment/removal of Senior Management, it is promptly disclosed as a press release.
- The reasons for the election and nomination of individual candidates for Directors and Audit & Supervisory Board Members are stated in the convocation notice of the Ordinary General Meeting of Shareholders, along with the brief personal history of each candidate upon the expiration of their term of office. The reasons for the election and nomination of current External Directors and External Audit and Supervisory Board Members are stated in "1. Matters Concerning Organization Structure and Operations" ([Information on Directors] Relationship with the Company (2) / [Information on Audit & Supervisory Board Member] Relationship with the Company (2)) of this Report II.

Updated	
Supplementary Principle 3.1.3 Full Disclosure	Companies should appropriately disclose their initiatives on sustainability when disclosing their management strategies. They should also provide information on investments in human capital and intellectual properties in an understandable and specific manner, while being conscious of the consistency with their own management strategies and issues. In particular, companies listed on the Prime Market should collect and analyze the necessary data on the impact of climate change-related risks and earning opportunities on their business activities and profits, and enhance the quality and quantity of disclosure based on the TCFD recommendations, which are an internationally well-established disclosure framework, or an equivalent framework.
(4) TL 0	

(1) The Company's initiatives towards sustainability

- In addition to responding to the demands of society, our group will strive to enhance our corporate value by promoting "sustainability management" that aims to both "solve social issues" and "achieve sustainable growth" through our business activities, viewing our efforts to address increasingly complicated and diversified social issues as future "growth opportunities".
- It is also important to increase the number of employees who can act with a clear vision of what the company should be and the company's mission should be in order to realize the enhancement of our group's corporate value. By increasing the number of employees practicing our management philosophy, we will achieve personal growth for each employee, as well as corporate growth.
- The Sustainability Committee, established in April 2022, formulates specific measures to address these issues, monitors
 progress and evaluates achievement based on our basic policies on issues surrounding sustainability, including climate
 change, global environmental issues, and respect for human rights. The committee is chaired by the Representative
 Director, President and CEO and holds a quarterly meeting on the same day as the meeting of the Board of Directors.
 The Board of Directors monitors the allocation of management resources and the implementation of strategies related to
 the business portfolios to ensure that the initiatives of the Sustainable Committee contribute to sustainable growth.
- We have also established 4 Steering Committees (Subcommittee for Carbon Neutral, Subcommittee for Resource Circulation, Subcommittee for CSR Procurement, Subcommittee for Human Rights, D&I) under the Sustainability Committee in order to strengthen our response to important sustainability issues. In FY2024, we mainly confirmed "plans to reduce greenhouse gas emissions associated with business activities," "initiatives towards realizing a circular economy," "promotion of responsible procurement activities and response to correction and improvement plans," and "issues related to respecting and protecting human rights in the supply chain," and instructed the committee to set appropriate targets and manage specific progress.
 - Please see our website for more information.
 - Sustainability policy <u>https://www.wacoalholdings.jp/en/sustainability/</u>
 - System for promoting Sustainability <u>https://www.wacoalholdings.jp/en/sustainability/system/</u>
 - ◆Material Issues <u>https://www.wacoalholdings.jp/en/ir/management/materiality/</u>

- ① Climate change / global environment issues
- We believe that climate change, which has a significant impact on the Earth and our business activities, presents both
 risks to our group's management, and at the same time new business opportunities. In order to achieve a sound corporate
 development and a sustainable society, we are promoting initiatives to solve environmental issues and working to expand
 disclosure of environmental related information.
- Our group has set its own environmental activity goals for 2030, the "Environmental Goals for 2030" in order to promote efforts to solve increasingly serious climate change issues and realize a carbon-free society.
- □ Environmental Goals for 2030
 - i) In-house Emissions (Scope 1 & 2) "Net Zero" <Target: Domestic offices> Gradually switch to renewable energy, aiming to achieve net zero in-house greenhouse gas emissions (Scope 1 & 2).
 - Product disposal "Zero" <Target: Wacoal Corp. >
 Aim for zero discarded products and promote efforts to reduce disposal of waste materials at plants.
 - iii) Environmentally friendly materials "50%" <Target: Wacoal Corp. > Increase the percentage of environmentally friendly materials used to 50%, such as switching to recycled fibers and yarns.
 - iv) "20% Reduction" in Supply Chain Emissions (Scope 3) < Target: Wacoal Business (Domestic) > Promote efforts with partner companies to reduce supply chain greenhouse gas emissions (Scope 3) by 20%.
- Please see our website for more information.
 - ♦ Response to Climate Change <u>https://www.wacoalholdings.jp/en/sustainability/environment/activities/</u>
- ② Respect for human rights
- The Company has been built on its "founding spirit" of "Mutual Trust Management" and "Management Respecting Humanity". We are always deepening our basic understanding of human rights, "the right to live freely", and "the right to live as human beings" and practice these ideas through our corporate activities. The "Wacoal Group Human Rights Policy" was created based on the United Nations "Guiding Principles on Business and Human Rights" as a guideline for promoting human rights initiatives throughout the Group and fulfilling that responsibility.
- In April 2022, the Group became a signatory to the United Nations Global Compact (UNGC), proposed by the United Nations. At the same time, we have joined the "Global Compact Network Japan", a local network in Japan. We will support the ten principles in the four areas of "human rights," "labor," "environment," and "anti-corruption" set by the UNGC, and will enhance our efforts to resolve social issues and achieve sustainable development.
- In response to the expectations of society, the Company believes that CSR procurement with manufacturing contractors
 based on the concept of mutual trust and collaboration will maximize the common interests of manufacturing contractors
 and the Company, and this will contribute to the sustained growth of both sides. We are making an effort to actively
 engage in these activities. In addition, as the Group's common procurement policy, we set forth in the CSR Procurement
 Guidelines the promotion of transactions based on trust and collaboration with manufacturing contractors that emphasize
 consideration for social requirements including human rights, labor practices, the environment, and ethics.
- The Company believes that the appropriate use and protection of personal information is an even more important social responsibility and established the Subcommittee for Information Security under the umbrella of the Corporate Ethics and Risk Management Committee. The initiatives of the Subcommittee for Information Security are as follows.
- (Establishment of the Information Security Measures Organization, and formulation of the Personal Information Protection Policy and related provisions, implementation of education for employees, maintenance of systems to check the status of the operation of persona I information and systems to respond to inquiries from customers in person, and making requests to customers, suppliers, and business consignees who handle personal information to protect information, with the same level of care that the Company takes.)
- Please see our website for more information.
 - ◆Human Rights <u>https://www.wacoalholdings.jp/en/sustainability/rights/</u>
 - CSR procurement based on mutual trust and cooperation <u>https://www.wacoalholdings.jp/en/sustainability/csr/</u>
- ③ Considerations for employees' health and work environment, and fair and appropriate treatment
- As the business environment is becoming increasingly uncertain, the strategies related to human resources, which will
 play a key role in the rapid transformation of the business model, will only increase in importance. In Japan, the decline
 in the working-age population due to low birthrates and an aging society is ongoing, and competition for talent acquisition
 is certain to intensify. Therefore, it is essential to formulate and implement a human resource strategy that makes us an
 attractive employer. To promote decisive reforms, it is also necessary to create an environment and climate for further
 growth of individual employees and to link individual strength to organizational strength.
- Wacoal Corp. is working to be a company that continues to be chosen over the medium to long term, from the
 perspectives of both acquisition and retention of human resources, we will promote initiatives based on the three axes of
 (i) supporting career autonomy and providing growth opportunities (human resources development), (ii) strengthening
 management capabilities to maximize teamwork (organizational development), and (iii) creating systems and
 mechanisms that support job satisfaction, DE&I and well-being (culture development).
- While increasing the diversity of our human resources, we are building a more productive organization with a small number of elite employees. Furthermore, we are continuously reviewing the foundation of these efforts, which is "fair

evaluation and treatment." We aim to strengthen our organizational capabilities by fostering a culture of mutual feedback and increasing employee satisfaction with evaluation results. In FY2025 (progress period), we plan to renew the evaluation mechanism and system.

- In response to the expanded authority and scope of responsibilities that are accompanied with organizational streamlining, the compensation system was revised and restructured to link the size of the role of each management-level position (job value x job size). The aim is to increase employee satisfaction and engagement, as well as to help individuals develop their careers, by changing the role pay for Managers from a uniform salary to a variable salary based on the size of the role. In addition, in order to realize a more balanced compensation based on results and performance, we have begun reviewing individual allowances and benefits, reallocating the funds from these revisions and eliminations to all employees.
- Please see our website for more information.
 - ◆Initiatives to Maximize Human Capital <u>https://www.wacoalholdings.jp/en/sustainability/resource/</u>
- ④ Fair and proper transactions with business partners
- The Company has established its own "Wacoal Code of Ethics" and "Corporate Ethics : Wacoal's Code of Conduct" in order for officers and employees to comply with laws, regulations, and Articles of Incorporation, and to conduct business based on sound social norms, building a promotion system regarding compliance.
- We revised the "Corporate Ethics: Wacoal's Code of Conduct" to its 7th edition in April 2024, in response to a review of the framework of the Wacoal Group's management philosophy and the changes in the environment surrounding our business. In the "Corporate Ethics: Wacoal's Code of Conduct," sections such as "Compliance," "Fair Business Relationships," "Appropriate Information Disclosure," and "Protect Company Assets" have been established. For example, it stipulates compliance with anti-corruption laws and regulations, prohibition of inappropriate profit giving and taking, insider trading, and conflict of interest activities.
- Please see our website for more information.
 - ◆ Fair Trade and Competition <u>https://www.wacoalholdings.jp/en/sustainability/risk management/fair trade/</u>
- 5 Crisis management for natural disasters, etc.
- In the Company, the "Corporate Ethics and Risk Management Committee" has stipulated the "Basic Provision for Risk Management" with the approval of the Board of Directors. Based on these provisions, we have clarified the responsibility system for each risk category and have established a risk management system that exhaustively and comprehensively manages risk across the Group. The Corporate Ethics and Risk Management Committee evaluates risks from the perspective of their likelihood of occurrence and impact, identifies risk items that are assessed to have a significant impact on the Group's management, and presents them annually to the Chief Risk Management Officer (Representative Director, President and CEO) for approval as the Group's Material Risks. Subsequently, risk mitigation measures are implemented for each item identified as a Group's Material Risk through the Risk Response Subcommittee and other means. We then monitor these efforts to ensure our risk management system is functioning effectively.
- The Company has also established the "Subcommittee for BCP and Disaster Control Measures" as a subordinate
 organization of the Corporate Ethics and Risk Management Committee. With the assumption of accidents and damage
 caused by natural disasters, this subcommittee focuses on business continuity management from the perspectives of
 prevention/mitigation, emergency/initial response, and recovery/restoration. This includes formulating BCPs for
 emergency prevention and responding to damage at major business sites, and monitoring risks related to crimes and
 scandals.
- (2) Investment in human capital and intellectual property
- Based on the belief that "Wacoal's development is realized through the improvement of the qualities of each and every employee and their cooperation," Wacoal Corp. continues to develop and update training programs that support employees' career and skills development, as well as self-development support systems that encourage independent learning, aiming to foster human resources capable of putting our management philosophy into practice.
- The Company has recently brushed up our human resource development system called "WACOAL TERAKOYA," which
 began operating in April 2019, with the aim of fostering a culture of human development and independent innovative
 human resources that can embody our management philosophy. To respond to the rapidly changing purchasing behavior
 and needs of customers after the COVID-19 pandemic, we are also reviewing our education and training systems and
 striving to develop human resources that are adaptable to the future business environment.
- The brushed-up development system allows employees to select training programs according to their individual growth, rather than a uniform program for each level of training. In addition, we will introduce departmental mastery training (tentative name) to enhance organizational expertise, and strengthen measures that ensure individual growth and the demonstration of abilities translate into organizational results. Furthermore, by increasing opportunities to participate in learning and exchange with other industries through voluntary engagement, we will foster independence and diversity, and develop human resources with knowledge and a broader perspective that cannot be obtained within the company, which will lead to improved innovation. Through these efforts, we will realize sustainable growth by developing human resources who can embody our management philosophy and create new value.
- We have accumulated a wealth of data on "women's bodies and minds" over many years, as well as expertise in design, sewing technology and quality control to realize comfort in wearing, hospitality in our stores, fitting advice, and consultation at customer service centers. We aim to be a corporate group that can continuously provide products and services that help our customers achieve a style that shows who they really are. This wealth of knowledge is also the

source (strength) of the Group's competitiveness.

- Wacoal Corp. advocates empowering each and every customer to be themselves by evolving our unique accumulated expertise in body measurement, research, and customer service through digital technology as a value to be offered in the future. In addition to the consulting services provided by our sales staff, which has always been one of our strengths, we strive to provide a consistent and satisfying customer experience both in-store and online by utilizing 3D body measurement services and applications.
- To continue to provide products and services that allow each and every one of our customers to be beautiful in their own way, we will continue to use the latest technologies to enhance the source (strength) of our Group's competitiveness. Regarding the results of our efforts, we will not stop at protecting rights through patents and trademarks, but will also promote collaboration and cooperation to leverage intellectual property in various ways through open innovation with multiple industries. We believe that these efforts will contribute to the enhancement of our brand value and, ultimately, our corporate value. We will continue to strive to strengthen our competitive advantage by leveraging our intellectual property.
- Of investments of 3.38 billion yen implemented in FY2024, intangible investments were 1.57 billion yen. These intangible investments do not include human resources or R&D investments, or investments in new business areas. (We do not disclose investments that are limited to intellectual property.)
- (3) Impact of climate change risk and profit opportunities on our business activities and profits
- In accordance with the recommendations of the TCFD, we conducted a scenario analysis on climate change during FY2023. In the scenario analysis, we examined countermeasures and identification of risks and opportunities for Wacoal Corp., a specified wholly owned subsidiary with the highest ratio of overall sales in our group, in two hypothetical scenarios in which the global temperature increased by 2°C and 4°C.
- The scenario analysis showed that while a rise of 2°C had some positive impacts, such as gaining support from
 environmentally conscious consumers, transition risks, such as the introduction of carbon taxes, could have a negative
 impact on business. In addition, it was found that a rise of 4°C could lead to physical risks, such as storms, floods, and
 other extreme weather, that could have a negative impact on business. We will expand the scope of scenario analysis
 will be expanded sequentially in the future, and we will continue making efforts to enable detailed risk analysis for the
 entire group.
 - Please see our website for more information.
 - ◆ Response to Climate Change <u>https://www.wacoalholdings.jp/en/sustainability/environment/activities/</u>

Updated

Supplementary Principle 4.1.1 Roles and Responsibilities of the Board of Directors (1) (Scope of Delegation to Management)
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- In addition to making decisions on important matters stipulated by laws, ordinances, or our Articles of Incorporation, the Board of Directors, based on a review of medium- to long-term management strategies and social issues, determines the Group's cross-sectional medium-term management plan shared by Directors and employees, instructs each division to set medium- and short-term activity policies and performance targets linked to the plan, and supervises progress in implementing the plan.
- We are determined basic policies on sustainability issues and are supervising the allocation of management resources and the implementation of business portfolio strategies to contribute to sustainable growth.
- Matters to be considered are specifically prescribed in the "Regulations of the Board of Directors."
- Under the medium- to long-term management strategy established by the Board of Directors, we are formulating the Group's management strategy and are examining any important management issues in the "Group Management Meeting." In addition, the Board of Directors is responsible for our Group's management philosophy, policies, mediumto long-term strategies, and allocation of resources. Important matters to be resolved by the Board of Directors and major management issues are referred to the Committee for Group Strategy, which is chaired by the Group CEO and attended by all External Directors and External Audit and Supervisory Board Members, for a multifaceted and thoroughly discussed report involving our Directors, including inviting external advisors and experts as necessary. At the same time, the Committee monitors the progress of the report and oversees the implementation of appropriate adjustments in a timely manner.
- The results of each Group company are tracked and reported to the Board of Directors on a monthly basis. Additionally, at the "Quarterly Achievements Review Meeting," we review the quarterly business results and progress in implementing measures, and consider any necessary enhancement measures. At the same time, Wacoal Corp., a specified wholly owned subsidiary of the Group, has established an appropriate and efficient system by delegating authority and clarifying responsibilities through the executive officer system.
- By implementing the foregoing system, we seek to make the Board of Directors effective in its supervisory f unction and to accelerate the execution of our business.

Updated	
Principle 4.9 Independence	Boards should establish and disclose independence standards aimed at securing effective
Standards and	independence of independent directors, taking into consideration the independence criteria set by
Qualification for	securities exchanges. The board should endeavor to select independent director candidates who
Independent Directors	are expected to contribute to frank, active and constructive discussions at board meetings.
	e established ite euro "Oritorie for Ouslity of Officere" es has established ite euro (14. Mottore

- The Company has established its own "Criteria for Quality of Officers" as has established its own "1. Matters Concerning Organization Structure and Operations([Information on Independent Officers] concerning Independent Officers) " of this Report II.
- The Board of Directors consists of a diverse group of members, considering factors such as gender, internationality, professional experience, age, while ensuring a balanced skill set that aligns with the management strategy, including knowledge, experience, and expertise. In addition, External Directors shall include those who have management experience at other companies, and at least one-third of all Directors shall be External Directors to enhance the appropriateness of decision-making. Currently, the majority of the Company's directors are External Directors.
- In addition, the Nomination of Directors Advisory Committee, chaired by an External Director and composed a majority
 of its members, discusses the expected roles of Directors in line with management's direction for increasing corporate
 value over the medium to long term. The committee revises the skills matrix accordingly, reviews the composition and
 personnel requirements of the Board, and reports its findings to the Board of Directors.

Updated

If the organizational structure of a company is either Company with Kansayaku Board or Company with Supervisory Committee, and independent directors do not compose a majority of the board, in order to strengthen the independence, objectivity and accountability of board functions on the matters of nomination (including succession plan) and remuneration of the senior management and directors, the company should seek appropriate involvement and advice from the committees,		
Principle 4.10.1.including from the perspective of gender and other diversity and skills, in the examination of such important matters as nominations and remuneration by establishing an independent nomination committee and remuneration committee under the board, to which such committees make significant contributions. In particular, companies listed on the Prime Market should basically have the majority of the members of each committee be independent directors, and should disclose the mandates and roles of the committees, as well as the policy regarding the independence of the composition.	Principle 4.10.1. Use of Optional	with Supervisory Committee, and independent directors do not compose a majority of the board, in order to strengthen the independence, objectivity and accountability of board functions on the matters of nomination (including succession plan) and remuneration of the senior management and directors, the company should seek appropriate involvement and advice from the committees, including from the perspective of gender and other diversity and skills, in the examination of such important matters as nominations and remuneration by establishing an independent nomination committee and remuneration committee under the board, to which such committees make significant contributions. In particular, companies listed on the Prime Market should basically have the majority of the members of each committee be independent directors, and should disclose the mandates and roles

- We have voluntarily established the Nomination of Directors Advisory Committee and Remuneration of Directors Advisory Committee, which stipulate that the Independent External Directors constitute a majority of the members and serve as chairpersons.
- The outline of both advisory committees and their activities in the fiscal year ended March 31, 2024 are described in "2.
 Matters Concerning Functions of Business Execution, Audits/Supervision, Nomination and Decisions etc.
 Compensation (Outline of Current Corporate Governance System) " of this Report II.

Updated

Supplementary Principle 4.11.1. Preconditions for Board and Kansayaku Board Effectiveness	The board should identify the skills, etc. that it should have in light of its managing strategies, and have a view on the appropriate balance between knowledge, experience and skills of the board as a whole, and also on diversity and appropriate board size. Consistent with its view, the board should establish policies and procedures for nominating directors and disclose them along with the combination of skills, etc. that each director possesses in an appropriate form according to the business environment and business characteristics, etc., such as what is known as a "skills matrix." When doing so, independent director(s) with management experience in other companies should be
	included.

- In the "Criteria for the Election of Officers", the qualities, knowledge, experience, and expertise necessary for the Directors, and the policies to ensure diversity in terms of gender, internationality, job history, age, etc. are stipulated. With regard to the content of "Criteria for Election of Officers", see "1. Matters Concerning Organization Structure and Operations([Information on Independent Officers] Other Matters concerning Independent Officers)" of this Report II.
- Candidates for Directors will be determined by the Board of Directors based on a fair and strict examination of the "Executive Nomination of Advisory Committee". In light of the management strategy to enhance medium- to long-term corporate value, we determine candidates considering a balance. In addition, the "Nomination of Directors Advisory Committee" discusses the expected roles of Directors and reviews the composition of the Board of Directors and personnel requirements. In addition, a skills matrix is created and published that lists the knowledge, experience and expertise of each Director and Audit & Supervisory Board Member.
- The Company stipulates a maximum of eight (8) Directors in its Articles of Incorporation. In accordance with the number
 of Di rectors specified, the Board of Directors is composed of the appropriate number of Directors who can perform the
 functions of the Board of Directors most effectively and efficiently, taking into account the portfolio and size of the business,
 etc. Currently, there are five Independent External Directors, four of whom have management experience at other
 companies and two are female.
 - The skills matrix of the Directors and Audit & Supervisory Board Members https://www.wacoalholdings.jp/en/group/governance/system/

Supplementary Principle 4.11.2 Preconditions for	Outside directors, outside kansayaku, and other directors and kansayaku should devote sufficient time and effort required to appropriately fulfill their respective roles and responsibilities. Therefore,
Board and Kansayaku Board	where directors and kansayaku also serve as directors, kansayaku or the management at other companies, such positions should be limited to a reasonable number and disclosed each year.
Effectiveness	

- In the "Criteria for the Election of Officers", the number of Outside Directors and Outside Audit & Supervisory Board Members in the listed company officers concurrently serving as executive officers, excluding the Company, is stipulated to be less than four (4).
- The situation regarding important concurrent positions, such as Directors and other listed company officers, see ([Information on Directors] [Information on Audit & Supervisory Board Members] Relationships with each of the Company (2) and Supplementary Information on Eligibility Requirements) in "1. Matters Concerning Organization Structure and Operations" of this Report II.

Updated

Supplementary	
Principle 4.11.3	Each year the board should analyze and evaluate its effectiveness as a whole, taking into
Preconditions for	consideration the relevant matters, including the self-evaluations of each director. A summary of the
Board and	
Kansayaku Board	results should be disclosed.
Effectiveness	
	advete an ensuel evolution on the effectiveness of the Deard of Directory, and strives to continue why

The Company conducts an annual evaluation on the effectiveness of the Board of Directors, and strives to continuously enhance the functions and effectiveness of the Board of Directors from the two viewpoints of "enhancing trust from stakeholders (creating social value)" and "improving organizational performance (enhancing corporate value)." We work on the improvement measures for issues identified by the evaluation, and confirm the status of improvement during the evaluation of the Board of Directors in the following fiscal year, while at the same time continuing to confirm the evaluation of the current issues.

Evaluation Process

- Starting from the previous fiscal year (ended March 31, 2022), we have changed to a method of analyzing and/or evaluating the effectiveness of the Board of Directors using a third-party evaluation design (including, among other things, preparation, analysis, and comparison with other companies of questionnaire survey, identifying issues, drafting action plans).
- The analysis and/or evaluation based on the questionnaire survey and interviews using the third-party evaluation design is conducted every other year. During the interval year, we focus on initiatives to improve the issues identified from the questionnaire survey, while at the same time conducting evaluation through monitoring and by collecting opinions at the Independent External Auditors & Directors Meeting for the Effectiveness of Board of Directors.
- As for the Evaluation on Effectiveness for the current fiscal year (ended March 31, 2024), we updated the evaluation design using a third party aiming "to secure objectivity and extract issues from the viewpoint of external parties," and set new evaluation items as follows.
 - a. Confirmation of the status of improvement measures of the current fiscal year for the issues identified based on the results of the Evaluation on Effectiveness for the previous fiscal year (ended March 31, 2023)
 - b. The way the Board of Directors should be for the improvement of the medium- and long-term corporate value, etc., including the discussion about the revision of the medium-term management plan announced in November 2023, considering the severe management environment surrounding the Group these days We conducted a questionnaire survey to all of the Directors and Audit and Supervisory Board Members.
- Then, with the interview with a third party and the Secretariat of the Independent External Auditors & Directors Meeting
 for the Effectiveness of Board of Directors, we scrutinized their answers of the questionnaire and their awareness of
 issues and asked their opinions on the future roles and responsibilities of Directors and the improvement measures to
 enhance the effectiveness of the Board of Directors.
- The evaluation items of the questionnaire survey are as follows:
 - a. roles and/or responsibilities of the Board of Directors
 - b. structure of the Board of Directors
 - c. quality of discussions (agendas, content of materials, etc.)
 - d. constructive dialogues with stakeholders
- As mentioned above, we analyzed the answers and extracted issues based on a third party's advice, and consolidated improvement measures Then, the improvement measures are discussed at the Independent External Auditors & Directors Meeting freely, and recommendations are provided to the Board of Directors.
- Evaluation Results of Effectiveness and Progress on Initiatives for Improvement
- With the deliberation by the Board of Directors based on the answers to the questionnaire survey and the opinions collected through the interview, we confirmed that deep and quality discussion is carried out by the Board of Directors of the Company, and the effectiveness is secured.
- The reasons why we confirmed that the effectiveness is secured are as follows:
 - a. External Directors (Independent) and External Audit and Supervisory Board Members (Independent) are engaged in activities to understand the Company's business outside of the Board of Directors, such as the inspection of business and the opportunity to interact with employees.

- The Board of Directors, of which the majority is composed of External Directors (Independent), has open and lively discussions based on their knowledge and management experiences gained outside of the Company. For the revision of the medium-term management plan, deep deliberations are made focusing on capital efficiency. b.
- c.

		Iluation Result (Issues and Concerns)		Progress/Plan of Initiatives for Improvement
Previous Fiscal Year (ended March 31, 2023)	i)	Allocation of more time to the consideration of important business matters, such as medium to long-term strategies, and at the same time, utilization of knowledge of External Directors (Independent) and promotion of more active discussion at the meetings of the Board of Directors	i) •	Securing sufficient time for the discussions from various viewpoints based on the knowledge of External Directors (Independent) during the process of formulating the revised medium-term management plan as well as their and active involvement in the formulation process (Note: For the details of discussions regarding the revision of the medium-term management plan, please refer to the WACOAL HOLDINGS INTEGRATED REPORT 2023 "Interview with an External Director" (From P.59, the link below). https://www.wacoalholdings.jp/en/ir/pdf/e202320.pdfPDF Discussion about the measures to be elaborated, such as the deep dive of the measures by regions regarding the direction of the overseas business described in the revised medium-term management plan. Enhancement of the opportunities to provide information to the Board of Directors, etc. due to the rising importance of brand and promotion strategies for the domestic business.
	ii)	Further improvement in the quality of deliberations based on communication with our employees and inspection of local business offices in order to understand the reality of business conditions as well as risks and opportunities	ii) •	Implementation of the visits and inspection trips to stores, distribution centers, domestic and foreign operation sites, factories, etc. to properly respond to the changes in the environment surrounding the business. We continued to set up opportunities for communicating with the Independent Officers, Corporate Officers and managers.
Current Fiscal Year (ended March 31, 2024)	i)	Arrangement of the system to make sure to report the status and results of the matters resolved and executed, such as the progress of the medium-term management plan, and work on the amendment of the plan timely and adequately if required	i)	Establishment of the opportunities to report quarterly the progress of each measure of the revised medium-term management plan and other important matters to be reported as a general rule
	ii)	Reinforcement of the distribution of meeting materials in advance and the improvement of the quality of discussion by clarifying the argument of the materials	ii)	Promotion of the effort to improve the quality of discussions by setting up a unified format for meeting materials and attachment of an executive summary that specifies the background and argument
	iii)	Arrangement of the system that allows us to identify risks and opportunities and take the risks adequately accommodating to the changes in the business environment	iii)	Specifying the risks and opportunities regarding the agenda and matters to be resolved in meeting materials Reinforcement of the system that allows us to select risks by identifying risks and selecting measures from the management perspective, and continuously monitor and manage risk-taking projects
	iv)	Development of a succession plan including the selection of candidates and nurturing process and the implementation of monitoring	iv)	For the positions that are Corporate Officer or higher, we have promoted the establishment of succession plan road map from the medium-to long-term viewpoint defining the image of an ideal leader and candidates' appointment and development processes as well as the creation of the human resources nurturing program.
			fund of E	plan is to further strengthen the supervisory and/or advisory ctions of our Board of Directors by further utilizing the knowledge external Directors (Independent), while continuing to implement initiatives described above.

Supp	olementary

Principle 4.14.2 Training of directors

Companies should disclose their training policy for directors and kansayaku.

	,
and	auditors

- The Company provides training opportunities for our Directors and Audit & Supervisory Board Members to acquire
 qualifications that are required in fulfilling their roles.
- For our Internal Directors and Audit & Supervisory Board Members, we provide information on qualifications as a manager or auditor, knowledge regarding the Companies Act and Corporate Governance, compliance and other valuable information on management.
- Our basic policy is to proactively provide opportunities and information to External Directors and External Audit and Supervisory Board Members to help them understand the actual status of the Group's business and risks and opportunities, in order to further improve the quality of deliberations at Board of Directors meetings and to further strengthen the supervisory and advisory functions of the Board of Directors.
- Specifically, to deepen their understanding of the Group's management strategy, business overview and its status, industry and surrounding environment, detailed explanations are provided at the time of appointment, with additional information supplied as needed thereafter. The Company also plans and implements, as necessary, site visits to business locations and provides opportunities to interact and communicate with our Directors and employees of the Operating department.

Principle 5.1 Policy on constructive dialog with Shareholders	Companies should, positively and to the extent reasonable, respond to the requests from shareholders to engage in dialogue (management meetings) so as to support sustainable growth and increase corporate value over the mid- to long-term. The board should establish, approve and disclose policies concerning the measures and organizational structures aimed at promoting constructive dialogue with shareholders.
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The Company established the "Policy on constructive dialog with shareholders" and disclosed it on its website as follows.

◆Engagement with Stakeholders <u>https://www.wacoalholdings.jp/en/sustainability/talk_with_stockholder/</u>

Principle 5.2 Establishing and Disclosing Business Strategies and Business Plans	When establishing and disclosing business strategies and business plans, companies should articulate their earnings plans and capital policies, and present targets for profitability and capital efficiency after accurately identifying the company's cost of capital. Also, companies should provide explanations that are clear and logical to shareholders with respect to the allocation of management resources, such as reviewing their business portfolio and investments in fixed assets, R&D, and human capital, and specific measures that will be taken in order to achieve their plans and targets.

In our medium-term management plan (Revised) announced on November 9, 2023, we outlined the following four basic policies:

a. Business model reforms to improve profitability

b. Growth strategies to achieve VISION2030

c. Introducing ROIC management

d. Promoting asset reduction

Furthermore, in response to the disclosure requests from the Tokyo Stock Exchange regarding "Measures Aimed at Realizing Management that is Conscious of the Cost of Capital and Stock Price," we have disclosed our initiatives aimed at improving capital efficiency, along with the scenario for achieving the targets of 7% ROE, 6~7% ROIC, and over 1x PBR for FY2026 on our website.

◆ Revised Medium-Term Management Plan

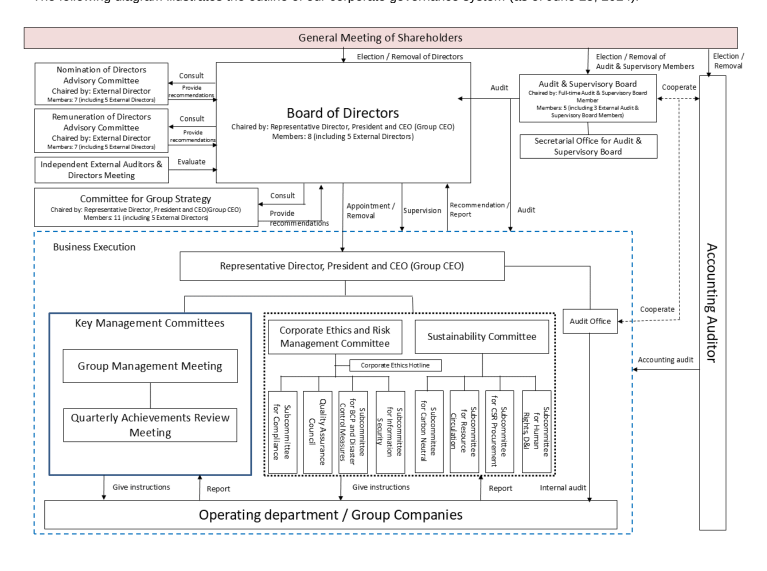
https://www.wacoalholdings.jp/en/ir/library/strategy/files/wacoalpresentation20231117en.pdf

- II. <u>Overview of Business Management System and Other Corporate Governance Systems related to Managerial</u> <u>Decision-Making, Execution and Supervision</u>
- 2. Matters Concerning Functions of Business Execution, Audits/Supervision, Nomination and Decisions etc. Compensation (Outline of Current Corporate Governance System)

Updated

(1) Outline of Current Corporate Governance System

- We, as a holding company, have adopted the company with Audit & Supervisory Board system in accordance with the Companies Act for the purpose of ensuring the corporate governance of group companies, and have both the Board of Directors and the Audit & Supervisory Board monitor and audit the management and operation of the Company.
- In addition, we have voluntarily established the Nomination of Directors Advisory Committee and Remuneration of Directors Advisory Committee, the majority of which are composed of External Directors, as the advisory bodies to the Board of Directors. In addition, the Committee for Group Strategy, attended by all External Directors and External Audit and Supervisory Board Members, has been established to fully discuss medium- and long-term management strategies, medium-term business strategies, allocation of resources, and major management issues from multiple perspectives.
 The following diagram illustrates the outline of our corporate governance system (as of June 25, 2024).



 The members and chairpersons of the Board of Directors, the Audit & Supervisory Board and the committees established on a voluntary basis are as follows. While the members of the Group Management Meeting, the Corporate Ethics and Risk Management Committee and the Sustainability Committee include the employees of the Company as well as the Directors and employees of our domestic and overseas group companies, only the Directors, Audit & Supervisory Board Members and Corporate Officers are shown below. (as of June 25, 2024).

Title	Name	Female	Board of Directors' Meeting	Audit & Supervisory Board Meeting	Nomination of Directors Advisory Committee	Remuneratio n of Directors Advisory Committee	Independent External Auditors & Directors Meeting	Committee for Group Strategy	Group Management Meeting	Corporate Ethics and Risk Management Committee	Sustainability Committee
Representative Director, President and CEO	Masaaki Yajima		Ø		0			Ø	0	☆	☆©
Representative Director, Vice President and Executive Officer	Akira Miyagi		0		0	0	Ø	0	Ø	Ø	0
Director, Corporate Officer	Keisuke Kawanishi		0					0	0	0	0
External Director	Tsunehiko Iwai		0		Ø	Ø	0	0			Δ
External Director	Chizuru Yamauchi	0	0		0	0	0	0			Δ
External Director	Hisae Sato	0	0		0	0	0	0			Δ
External Director	Koji Nitto		0		0	0	0	0			Δ
External Director	Tetsuro Harada		0		0	0	0	0			Δ
Standing Audit & Supervisory Board Member	Shinichi Kitagawa			Ø			0	Δ	0	Δ	Δ
Standing Audit & Supervisory Board Member	Katsuhiro Okamoto			0			0	Δ	0	Δ	Δ
External Audit & Supervisory Board Member	Mitsuhiro Hamamoto			0			0	Δ			Δ
External Audit & Supervisory Board Member	Hitoshi Suzuki			0	Δ	Δ	0	Δ			Δ
External Audit & Supervisory Board Member	Motoko Tanaka	0		0			0	Δ			Δ
Corporate Officer	Katsuya Hirooka		Δ				0	0	0	0	0
Corporate Officer	Atsuko Shinoduka	0	Δ					0	0	0	0
Corporate Officer	Manabu Tochio		Δ					0	0	0	
Corporate Officer	Shinsuke Fukazawa		Δ			0	Δ	0	0	0	
Corporate Officer	Takuya Yoshitomi								0	•	
Corporate Officer	Teruo Fukumoto								0	0	

(\pm : supervisor, \bigcirc chair or chairperson, \bigcirc member, \Box Attendee, \triangle observer, ullet non-standing member)



 Outline of the Board of Directors and Other Organizations
 The outline of the Board of Directors, the Audit & Supervisory Board and the committees established on a voluntary basis is as follows:

Name		Outline
	Members	 8 members (including 5 External Directors (Independent) and 5 Audit and Supervisory Board Members (including 3 External Audit and Supervisory Board Members (Independent))) Representative Director, President and CEO (Group CEO), Mr. Masaaki Yajima serves as the Chair of the Board of Directors.
	Purpose	 Our Board of Directors is entrusted by shareholders and makes the best decisions based on fair judgment. In addition, our Board of Directors exercises its supervisory function for the execution of its business and aims to maximize corporate value. Our Board of Directors conducts a review of our medium- to long-term management strategy and social issues, as well as decision-making regarding material matters as stipulated in applicable laws and regulations or in our Articles of Incorporation. The Company will formulate basic policies on sustainability issues, and monitor the allocation of management resources and the implementation of business portfolio strategies to contribute to sustainable growth.
Board of Directors	Structure	 In accordance with the number of Directors as prescribed in our Articles of Incorporation, the Board of Directors is composed of an appropriate number of Directors who are capable of performing the functions of the Board of Directors in the most effective and efficient manner, taking into account the portfolio and size of business. The Board of Directors consists of a diverse group of Directors, taking into account gender, international experience and background, professional experience, age and other factors, while ensuring that the Directors have the requisite balance of skills, such as knowledge, experience and expertise, each in light of management strategies. Directors shall include those who have management experience at other companies, and at least one-third of Directors shall be External Directors (Note 1). (Note 1: The majority of all Directors are External Directors.)
	Frequency	• In principle, the ordinary meeting of the Board of Directors is held once a month, while extraordinary meetings are convened whenever necessary.

Name		Outline
	Members	5 members (including 3 External Audit and Supervisory Board Members (Independent))
	Members	Audit and Supervisory Board Member Mr. Shinichi Kitagawa serves as the Chair of the Board.
		At the Audit and Supervisory Board, Audit and Supervisory Board Members entrusted by
		shareholders deliberate or resolve on important matters relating to audit and establish a high-quality
	Purpose	corporate governance system that responds to social trust.
		The Board builds a system to enhance the effectiveness of audit by each Audit and Supervisory
Audit and		Board Member.
Supervisory Board	Structure	• The Company appoints a person who has appropriate experience and ability as well as necessary
Doard		knowledge to perform the audit function as an Audit and Supervisor Board Member. Especially, we
		appoint at least one Audit and Supervisory Board Member who has sufficient knowledge of finance
		and accounting.
		• A majority of the members are External Audit and Supervisory Board Members (Independent).
	Frequency	• In principle, the Board holds meeting every month prior to the ordinary meeting of the Board of
		Directors, while extraordinary meetings are convened whenever necessary.

Name		Outline
	Members	7 members (including 5 External Directors (Independent))
		• External Director (Independent) Mr. Tsunehiko Iwai serves as the Chair of the Committee.
		This Committee discusses and provides recommendations to our Board of Directors on matters
	Durnaga	related to evaluation, election and dismissal of Directors as well as candidates for promotion, and
	Purpose	on matters regarding establishment and revisions of rules and bylaws for Directors.
		Attendance and approval of all committee members is required to pass resolutions.
Nomination of	Structure	This Committee is composed of the following members.
Directors Advisory		Representative Director and President, Director in charge of Group Business Management, and
Committee		External Director (Independent)
Committee		A majority of the Committee consist of External Directors (Independent), with External Director
		(Independent) serving as the Chair, to enhance its independence and objectivity.
		The Committee is also attended by one External Audit and Supervisory Board Member
		(Independent) as an observer.
	Fraguanay	• In principle, the Committee holds meetings in July, November and January when the Board of
	Frequency	Directors' meetings are held, while extraordinary meetings are convened whenever necessary.

Name		Outline					
Remuneration of Directors Advisory Committee	Members	 7 members (including 5 External Directors (Independent)) External Director (Independent) Mr. Tsunehiko Iwai serves as the Chair of the Committee. 					
	Purpose	 This Committee discusses and provides recommendations to our Board of Directors on matters regarding performance review and remuneration of Directors, and matters regarding remuneration system of Directors. Attendance and approval of all committee members is required to pass resolutions. 					
	Structure	 This Committee is composed of the following members. Director in charge of Group Business Management, Director (or Corporate Officer) in charge of Human Resources, and External Director (Independent) A majority of the Committee consist of External Directors (Independent), with External Director (Independent) serving as the Chair, to enhance its independence and objectivity. The Committee is also attended by one External Audit and Supervisory Board Member (Independent) as an observer. 					
	Frequency	• In principle, the Committee holds meetings in April, July and February when the Board of Directors' meetings are held, while extraordinary meetings are convened whenever necessary.					

Name		Outline
	Members	 12 members (including 5 External Directors (Independent) and 3 External Audit and Supervisory Board Members (Independent)) Representative Director, Vice President and Executive Officer and CFO, Mr. Akira Miyagi serves as the Chair of the Committee.
Independent External Auditors & Directors	Purpose	 The meeting attendees, mainly composed of our External Directors (Independent) and External Audit and Supervisory Board Member (Independent), exchange and share opinions regarding corporate governance and our Board of Directors. The meeting attendees analyze and evaluate the effectiveness of our Board of Directors, identify issues, compile improvement measures, and provide recommendations to our Board of Directors.
Meeting	Structure	 This Meeting is composed of all External Directors (Independent) (5 members), External Audit and Supervisory Board Members (Independent) (3 members), Director in charge of Group Business Management, Audit and Supervisory Board Members (2 members) as well as General Manager of Corporate Planning Dept.
	Frequency	• The Meeting convenes at least once a year to discuss issues and measures with the aim to improve the effectiveness of our Board of Directors.

Name		Outline
Committee for Group Strategy	Members	 12 members (including 5 External Directors (Independent)) (Note: including the Directors of our group companies) Representative Director, President and CEO (Group CEO), Mr. Masaaki Yajima serves as the Chair of the Committee.
	Purpose	 The Committee is attended by all External Directors (Independent) and External Audit and Supervisory Board Members (Independent) to fully discuss the Group's management philosophy, the management policy, the medium- and long-term management strategy, the medium-term business strategy, the allocation of management resources and the major management issues from various perspectives and make a report at the Board of Directors. It also monitors the progress of the contents of the report and supervise that appropriate adjustment is made in a timely manner.
	Structure	 This Committee is composed of the Representative Director, President and CEO (Group CEO), who serves as the Chair, the Executive Directors, the Corporate Officers who are appointed by the Chair, Directors of our group companies, and all External Directors (Independent). In addition, all External Audit and Supervisory Board Members (Independent) and Audit and Supervisory Board Members are invited as an observer. In addition, depending on the topic of the recommendation requested by the Board of Directors, external advisors and experts are invited.
	Frequency	 In principle, it is held on the date of the ordinary meeting of the Board of Directors to monitor the progress status of the contents of the report and as required depending on the topic of the recommendation.

Name		Outline
Group Management Meeting	Members	 11 members (Note: excluding the employees of the Company as well as the Directors and employees of our domestic and overseas group companies) Representative Director, Vice President and Executive Officer and CFO, Mr. Akira Miyagi serves as the Chair of the Meeting.
	Purpose	 The Meeting considers matters concerning the management strategy of our group and important management issues. The Meeting also conducts preliminary deliberations on important matters mainly related to business execution, prior to resolutions by the Board of Directors, from the viewpoint of legality, objectivity and rationality.
	Structure	 This Meeting is composed of Executive Directors who are below the Representative Director, President and CEO, and the Audit and Supervisory Board Members, as well as the Corporate Officers who are appointed by the Chair, and the employees of the Company as well as the Directors and employees of our domestic and overseas group companies who are responsible for execution.
	Frequency	• In principle, the Meeting is held twice a month (early and later in the month).

Name		Outline
	Members	 11 members (Chair and standing committee members) (in addition, 7 non-standing committee members) (Note: including the employees of the Company as well as the Directors and employees of our domestic and overseas group companies) Representative Director, Vice President and Executive Officer and CFO, Mr. Akira Miyagi serves as the Chair of the Committee.
Corporate Ethics and Risk Management Committee	Purpose	 The Committee identifies risks related to the overall management of our group, and build and strengthen our risk management system. This Committee prescribes the "Risk Management Basic Rules" subject to the approval of the Board of Directors. The Committee clarifies the responsibilities by risk category pursuant to the rules, and formulates a risk management system that thoroughly and comprehensively controls potential risk within our group. This Committee promotes risk-mitigation initiatives, identifies risks, monitors the implementation of countermeasures, and reports the operation status of our risk management system to the Board of Directors on a periodic basis.
	Structure	 This Committee is composed of Representative Director, President and CEO (Group CEO), who serves as the supervising manager, the Executive Corporate Officer, and the Corporate Officers who are appointed by the Chair, and the employees of the Company, as well as the Directors and employees of our domestic and overseas group companies. This Committee is composed of the following three subcommittees and one council: Subcommittee for Information Security, Subcommittee for BCP and Disaster Control Measures, Quality Assurance Council and Subcommittee for Compliance.
	Frequency	 In principle, the Committee holds quarterly meetings, while extraordinary meetings are convened whenever necessary.

Name		Outline
	Members	 6 members (Note: including the Directors of our group companies) Representative Director, President and CEO (Group CEO), Mr. Masaaki Yajima serves as the Chair of the Committee.
Sustainability Committee	Purpose	 In order to accelerate our initiatives to achieve balancing "to resolve social issues" and "sustainable growth" through our business, this Committee formulates specific measures, monitors progress, and evaluates the status of achievement based on our basic policy on sustainability issues including climate change, global environmental issues and human rights issues. The Board of Directors monitors the allocation of management resources and the implementation of strategies related to the business portfolios to ensure that the initiatives of the Sustainable Committee contribute to sustainable growth.
	Structure	 This Committee is composed of the Representative Director, President and CEO (Group CEO), who serves as the supervising manager, the Executive Corporate Officer, the Corporate Officers who are appointed by the Chair, and Directors of our group companies. This Committee is composed of the following four subcommittees: Subcommittee for Human Rights, D&I, Subcommittee for CSR Procurement, Subcommittee for Resource Circulation and Subcommittee for Carbon Neutral.
	Frequency	• The Committee broadly categorizes issues surrounding sustainability, and holds quarterly meetings, in principle, while extraordinary meetings are convened whenever necessary.

(3) Status of Activity of Board of Directors, Nomination of Directors Advisory Committee and Remuneration of Directors Advisory Committee (Fiscal Year ended March 31, 2024) a. Activities of Board of Directors

a. Activitie	s of B	Board of Directors	
Name		Matters to be Discussed and Considered	Number of Meetings Held
Board of Directors	• • i)	In addition to the matters as prescribed by laws and regulations and the Articles of Incorporation, all the major management issues and important matters related to our business, such as the medium- and long-term management strategies, the medium-term business strategy, the allocation of management resources, are discussed. The following matters were mainly discussed and considered during the current fiscal year ended March 31, 2024. Corporate Governance	17
	•	As a result of the evaluation of the composition and skill balance of the Board of Directors, the "Nomination of Directors Advisory Committee" submitted a list of three proposed candidates for External Directors (Independent), who have abundant knowledge of sustainability, D&I, investment and the financial capital market. The list was approved and then submitted to a general meeting of shareholders, which was held in June 2023, as an agenda item.	
	•	The amount of basic remuneration of the Company's Directors (excluding External Directors (Independent)) to be reduced was resolved in consideration of the downward revision of the consolidated financial forecast of the current fiscal year ended in March 31, 2024, the structure reform (The item of "Capital efficiency") mentioned below, and the management responsibility based on the results of the withdrawal of business in the U.S. after the consultation with the Remuneration of Directors Advisory Committee.	
	•	Meanwhile, the Remuneration of Directors Advisory Committee started preparing for the introduction of the performance share unit compensation plan, which further clarifies the link among the compensation of the Company's Director, consolidated financial results and the value of the Company's stock, provides an incentive to continuously improve corporate value and promote the value sharing with shareholders. (It is to be approved at the Board of Directors held in May 2024, the next fiscal year, and proposed at the Ordinary General Meeting of Shareholders held on June 2024.)	
	•	In addition, in June 2023, we have established the Committee for Group Strategy as an advisory body to the Board of Directors, which all External Directors (Independent), External Audit and Supervisory Board Members (Independent) and the Group companies' Director and Corporate Officers attend to fully discuss the medium- and long-term business strategies, the medium business strategies, the allocation of management resources and major management issues from various perspectives.	
	ii) •	Sustainability We received periodic reports from the Sustainability Committee on business risks and opportunities related to climate change (response to TCFD), issues related to sustainability such as CSR procurement regarding the respect for human rights and D&I and ensuring diversity including promotion of activities by women, as well as a plan for initiatives and its progress by our group. Based on that, we are discussing our response including the cost associated with greenhouse gas	
	iii)	reduction, which should be addressed as an important management issue, gender gap and human rights infringement risk hidden in the supply chain. We shall continue allocating our management resources and monitoring the execution of strategies to achieve both the solution of social issues through our business and sustainable growth. Corporate Ethics and Risk Management	
	•	The Corporate Ethics and Risk Management Committee conducts a scoring evaluation of potential risks related to business environment and/or business strategies, and operational risks from the perspective of their likelihood of occurrence and impact of such risks. The risk items that are evaluated as having a significant potential impact on the management of our group, are annually reviewed based on the recommendations of the Corporate Ethics and Risk Management Committee and approved as the Group's Material Risk.	
	•	Subsequently, we conducted supervision and received reports on a regular basis to ensure that the initiatives to prevent, transfer, mitigate or accept risks are being appropriately implemented, and monitored measures related to incidents to prevent recurrence. We also had a discussion on cyber-attack, which has been damaging Japanese companies both in	
	iv) •	Japan and overseas these days, including security management system and the implementation of required measures. Medium- to Long-Term Business Strategies Concerning the execution of the "Allocation of more time to the consideration of important business	
		matters, such as medium to long-term strategies, and at the same time, utilization of knowledge of External Directors (Independent) and promotion of more active discussion at the meetings of the Board of Directors," which was posed as one of the issues to improve the effectiveness of the Board of Directors, we repeated active and deep discussions during the process of formulating the revised medium-term management plan as mentioned in the previous paragraph stating the evaluation results of the effectiveness of the Board of Directors and the status of the improvement effort.	
	•	In addition, we resolved the revised medium-term management plan formulated to realize "Improvement of business profitability," "Improvement of Return on Invested Capital," "Transformation of brand and customer marketing strategies," etc. We will continue to aim to maximize our corporate value, and confirm the effectiveness of our strategies and status of progress of our plans. We will also deepen our discussions on fundamental	
		initiatives to achieve sustainable growth.	

) Capital Efficiency	
Along with the resolution of the revised medium-term management plan, which reevaluate the	
Company's business portfolios and tried to achieve an appropriate reallocation of management	
resources, we deepened discussions on the direction of addressing low-profitable businesses in the	
Group and criteria for judging such businesses, and in addition, made decisions on introducing ROIC	
management, promoting asset reduction (disposal of assets that do not contribute to enhancement	
of the corporate value), and inviting voluntary retirement.	
In addition, in the U.S. market, we decided to withdraw the LIVELY brand business, which we aimed	
to expand having EC as its main sales channel with the digital marketing utilizing SNS considering its low potential.	
We also continue to look into the issues related to improvement of capital profitability.	
(In April and May 2024, the next fiscal year, we will make resolutions on business fixed assets (real estate holdings) and the transfer of Group companies' shares.)	
In addition to the above, reports are made from the Directors and Corporate Officers monthly on the status of execution and deliberations at the Group Management Meeting	
• •	 Along with the resolution of the revised medium-term management plan, which reevaluate the Company's business portfolios and tried to achieve an appropriate reallocation of management resources, we deepened discussions on the direction of addressing low-profitable businesses in the Group and criteria for judging such businesses, and in addition, made decisions on introducing ROIC management, promoting asset reduction (disposal of assets that do not contribute to enhancement of the corporate value), and inviting voluntary retirement. In addition, in the U.S. market, we decided to withdraw the LIVELY brand business, which we aimed to expand having EC as its main sales channel with the digital marketing utilizing SNS considering its low potential. We also continue to look into the issues related to improvement of capital profitability. (In April and May 2024, the next fiscal year, we will make resolutions on business fixed assets (real estate holdings) and the transfer of Group companies' shares.)

b. Activities of Nomination of Directors Advisory Committee

Name	Matters to be Discussed and Considered	Number of Meetings Held
Nomination of Directors Advisory Committee	 Based on the management directions toward improving corporate value over the medium- to long-term, we held a meeting to discuss the roles expected from the Directors, revised the skills matrix based on such roles, and confirmed the composition of the Board of Directors and personnel requirements, the details of which were reported at a meeting of the Board of Directors held in May 2023. We have revised the rules of this Committee, the details of which were reported at a meeting of the Board of Directors held in August 2023. We also reported on our annual activity plan (initial draft with additional review in progress) in August. As for the appointment of the candidates for Director (including the appointment of the candidates for Corporate Officer who would become the candidates for Director in the future), we have made arrangement again after having discussions and developing systematic appointment system. We held multiple meetings to discuss the composition of the Board of Directors after June 2024, considering the appropriateness of skills balance using the matrix, ensuring diversity, career summary of candidates and reason for nomination, and narrowed down the candidates for Director. (A report will be made at a meeting of the Board of Directors held in May 2024.) 	6

c. Activities of Remuneration of Directors Advisory Committee

Name	Matters to be Discussed and Considered	Number of Meetings Held
Remuneration of Directors Advisory Committee	 The amount of performance-based bonus payable based on the business performance of the previous fiscal year (ended March 31, 2023) was reported at a meeting of the Board of Directors held in May 2023. We have revised the rules of this Committee, the details of which were reported at a meeting of the Board of Directors held in August 2023. We also reported on our annual activity plan (initial draft with additional review in progress) in August. Having the downward revision of the consolidated results forecast for the current fiscal year (ended March 31, 2024) and subsidiaries' implementation of restructuring as the backdrop, we submit a recommendation on the reduction of Directors' basic compensation to clarify the management responsibilities at the Board of Directors. We started preparing for the introduction of the performance share unit compensation plan, which is the recommendation. (It will be proposed at the Board of Directors held in May 2024, the next fiscal year, and approved at the 76th Ordinary General Meeting of Shareholders.) We confirmed the direction of the amount of performance-based bonus payable based on the projected consolidated performance for the current fiscal year (ended March 31, 2024) (No payment). 	4

d. Activities of the Committee for Group Strategy

Name	Matters to be Discussed and Considered	Number of Meetings Held
Committee for Group Strategy	 The following matters were mainly discussed during the current fiscal year ended March 31, 2024 and reported to the Board of Directors. In addition, the Committee actively got involved in the process of formulating the revised medium-term management plan, which will become the main points of the policy. i) Arrangement of the Foundation for Group Management Multiple discussions were made for the utilization of business fixed assets (real estate holdings). The Committee recommended the sales of the properties that do not contribute to enhancement of corporate value with a view to improving asset and capital efficiency, which leads to the Promotion of Asset Reduction policy of the revised medium-term management plan. For the introduction and embedding of ROIC management, we discussed the introduction process including the embedding of the significance and reported the necessity of the transformation for active management approach to realize the return that exceeds capital cost and use the earnings 	12

ii)	for investment and return to multi-stakeholders. Growth Strategy for Overseas Business	
	We confirmed that in the European, American and Chinese markets, it is necessary to accelerate the conversion to an EC-focused business model and that there is room for development in the market (by region and segment). Then, we discussed the allocation of required management	
	resources.	
iii)	Portfolio of Domestic Business We discussed a plan to address the continuously unprofitable domestic group companies. By confirming how our future business portfolios should be considering the changes in the environment	
	surrounding our business as well as the criteria for the evaluation of business continuity or withdrawal, we recommended to arrange a monitoring system that would enable timely and appropriate judgement for the modification of the plan to address the issue.	
iv)		
	We discussed the recovery of growth and profitability of Wacoal Corp., the core of our domestic business. We confirmed the direction to improve the business efficiency by establishing brand portfolios with better clarification of the value to provide and promote the SCM reform to achieve the demand-linked lead time reduction.	
	For the strengthening of human capital, we discussed our initiatives to realize organizational management by a small group of highly skilled employees with individual growth, improvement of organizational strength and fostering an attractive culture by having the recruitment, training and promotion of the talents who will be responsible for the company's growth as a starting point. The	
	voluntary retirement program is unavoidable. We confirmed that we will simultaneously promote the improvement of compensation and treatment systems.	

Updated

(4) Status of Audit

- ① Initiatives to Strengthen Functions of Audit & Supervisory Board Members
- Our Audit and Supervisory Board Members are composed of 5 members, who are 2 Standing Audit and Supervisory Board Members and 3 External Audit and Supervisory Board Members. The ratio of female Audit & Supervisory Board Members is 20%. They conduct not only legal audits but also validity audits.
- The Standing Audit and Supervisory Board Member Shinichi Kitagawa and the External Audit and Supervisory Board Member Motoko Tanaka, who is also a certified public accountant, possess considerable knowledge of finance and accounting. The Standing Audit & Supervisory Board Member Katsuhiro Okamoto has legal knowledge and experience with Wacoal Corp. and its overseas subsidiaries, while the Audit and Supervisory Board Member Mitsuhiro Hamamoto brings legal expertise as an attorney, specializing in business law. Hitoshi Suzuki offers a high level of knowledge from his work in the financial industry and his experience as a member of the Policy Board of the Bank of Japan. Each auditor is expected to maintain a high degree of independence and conduct their audits and recommendations, thereby enhancing the effectiveness of audits by the Audit and Supervisory Board Members.
- The Audit & Supervisory Board Members attend meetings of the Board of Directors and other important meetings such as Group Management Meeting, express their opinions as necessary and hear explanation on important operational matters from the Directors etc. in accordance with the audit standards prescribed by the Audit & Supervisory Board. The Audit & Supervisory Board Members also monitors and inspects the system to ensure appropriate business conduct to perform audits on legality and validity of the execution of duties of the Directors.
- In addition, the Standing Audit and Supervisory Board Members shall conduct audits in accordance with the audit policy and allocation of duties as determined by the Audit & Supervisory Board, and shall endeavor to collect information and improve the audit environment. While auditing the status of major offices and assets, they receive monthly reports from the Internal Auditing Office on internal audit topics and share this information with the External Audit and Supervisory Board Members.

٠	The following table shows t	he key audit items set for FY2024, and the results of major audit activities corre	esponding to
	these items.		

Priority Audit Items	Status of Major Audit Activities
Improvement of corporate governance by enhancing effectiveness of the Board of Directors	 All Audit and Supervisory Board Members attended the meetings of the Board of Directors based on the prior confirmation of the agenda items to be submitted. One of the External Audit and Supervisory Board Members (Independent) attended the meetings of the voluntary Advisory Committees (Nomination of Directors and Remuneration of Directors) as an observer on behalf of others, and provided feedback on the deliberative process to the Audit and Supervisory Board. All Audit and Supervisory Board Members reviewed the results of the "Evaluation on Effectiveness of Board of Directors" provided by the "Independent External Auditors & Directors Meeting for the Effectiveness of Board of Directors" and monitored the improvement activities for improvement by the Secretarial Office for the Board of Directors
effectiveness of the Board of	 One of the External Audit and Supervisory Board Members (Independent attended the meetings of the voluntary Advisory Committees (Nomination Directors and Remuneration of Directors) as an observer on behalf of others, provided feedback on the deliberative process to the Audit and Supervise Board. All Audit and Supervisory Board Members reviewed the results of the "Evalua on Effectiveness of Board of Directors" provided by the "Independent Exte Auditors & Directors Meeting for the Effectiveness of Board of Directors"

Development and operation of	All Audit and Supervisory Board Members received reports from the "Corporate
internal control system of the	Ethics and Risk Management Committee," and confirmed that changes in
business group	business environment during the current fiscal year were reasonably reflected in
	the reassessment of "business risks" presented to the said Committee.
	Audit and Supervisory Board Members received reports, as appropriate, from
	Audit Office with respect to the matters discovered through J-SOX audit and
	thematic audit, and provided feedback on the contents of the reports to the Audit
	and Supervisory Board.
	Audit and Supervisory Board Members monitored, through inspection or
	observation, the status to consider business processes at the central business
	units and the Company's initiatives, such as compliance training, and provided
	feedback on the details to the Audit and Supervisory Board.
Medium-term management plan	All Audit and Supervisory Board Members attended the Committee for Group
revision process and	Strategy and understood the group's commonly shared important issues and the
subsequent activity status	policy on the approach.
subsequent activity status	 All Audit and Supervisory Board Members conducted interviews with the
	Executive Directors and the Directors, etc. of Wacoal Corp., our major subsidiary,
	with respect to the execution of duties and the achievement of KPIs. Audit and
	Supervisory Board Members conducted interviews with the Corporate Officers of
	the Company and Wacoal Corp. and provided feedback on the details to the Audit
	and Supervisory Board.
	All Audit and Supervisory Board Members attended the meetings of Board of
	Directors and the Audit and Supervisory Board Members attended other
	important meetings to confirm that the decisions were made in accordance with
	the revised medium-term management plan and that efforts were made to
	achieve the targets.
	• All Audit and Supervisory Board Members attended the meetings of the
	"Sustainability Committee" and the Audit and Supervisory Board Members
	attended the meetings of its Subcommittees to confirm that internal and external
	interests were being coordinated and that issues were being resolved in
	accordance with the relevant policies.
	oard monitors and inspects the status of the audit by the accounting auditor thr

The Audit & Supervisory Board monitors and inspects the status of the audit by the accounting auditor through results
of quarterly review and the status of its accounting audit at the end of the fiscal year, as well as hearings on the system
to ensure the appropriate execution of duties of the accounting auditor and the results of audits on the internal controls
as appropriate.

2 Status of Accounting Audit

- Name of Audit Firm Deloitte Touche Tohmatsu LLC
- Consecutive Number of Years during which Audit Was Performed 56 years
- Names of the certified public accountants who were engaged in the audit: Designated Limited Liability Partners and Managing Members: Koichiro Tsukuda, Tomomi Tsuji
- Composition of the assistants for the audit services:
- 14 certified public accountants, 6 persons who passed the certified public accountant examination and 28 other persons
- Evaluation of Audit Firm

When the Audit & Supervisory Board considers and resolves to reappoint or not reappoint an accounting auditor, the Company conducts an evaluation from the following seven perspectives.

- i) quality control of the auditing firm
- ii) audit team
- iii) audit remuneration, etc.
- iv) communication with the Audit & Supervisory Board Members
- v) relationship with management, etc.
- vi) group audits
- vii) fraud risk

Our group, the following diagram illustrates the outline of our corporate governance system (as of June 25, 2024)

