The Company's corporate governance overview is as follows.

I. Basic Philosophy on Corporate Governance, Capital Structure, Corporate Attributes and Other Basic Information

1. Basic Philosophy
The Sumitomo Spirit seeks to benefit society by placing emphasis on fairness and integrity, and our corporate philosophy aims to contribute to a sustainable and prosperous society through all types of housing-related services that utilize healthy and environmentally friendly wood. Based on these principles, the Company strives to ensure management transparency, the appropriateness and legality of its business operations, and timely decision making and execution. In addition, through these initiatives, the Company seeks ongoing improvement and reinforcement of its corporate governance to continuously increase corporate value and manage its operations in a manner that lives up to the expectations of various stakeholders of the Group.

The Company’s Basic Philosophy regarding corporate governance and its basic policies have been set out in its Basic Policy on Corporate Governance and is published on the Company’s website for your reference.

[Reasons for Not Implementing Specific Principles of the Corporate Governance Code]
The Company complies with all Principles of the Corporate Governance Code.

[Disclosure Based on Specific Principles in the Corporate Governance Code] REVISED
[Principle 1-4] (Strategically Held Shares)
Article 5 of the Basic Policy on Corporate Governance makes stipulations on strategically held shares, as indicated below.
1. The Company may acquire and hold shares in its business partners and counterparties when the Company determines that such shareholdings will contribute to mid- to long-term enhancement of its corporate value from the perspective of, among others, maintenance and reinforcement of long-term and stable business relationships with those partners and
counterparties as well as expansion of the Company’s business as a result of such closer ties with those parties.

2. At meetings of the Board of Directors, the Company will regularly examine whether the holdings of the shares under the preceding paragraph (strategically held shares) lead to the improvement of its corporate value through analyzing the relationship between the profits/risks associated with such holdings and the cost of capital, and will verify the purpose and rationale of such holdings. When the Company judges that the rationale and necessity of such holdings cannot be confirmed, it will reduce the number of such strategically held shares.

3. The Company will appropriately exercise its voting rights pertaining to its strategically held shares in accordance with its voting criteria and based on its comprehensive judgment from the perspective of the improvement of its corporate value.

In addition, to verify the rationality and necessity of cross shareholdings, the Board of Directors compared the returns of each of the strategically held shares to the hurdle rates set by the Company and also confirmed whether the holdings of such shares led to higher corporate value by verifying the status of transactions with the companies of the strategically held shares.

If a business partner or counterparty of the strategically held shares company suffers a long-term slump in business performance or seriously violates laws or causes scandal, the Company will judge how to exercise its voting rights pertaining to the strategically held shares by gathering information through dialogue with such counterparties.

[Principle 1-7] (Conflict of Interest Transactions)
Article 6 of the Basic Policy on Corporate Governance makes stipulations on conflict-of-interest transactions, as indicated below.

1. In the case where the Company enters into a material or irregular transaction involving a conflict of interest with any director of the Company, the Company shall obtain prior approval of the Board of Directors to ensure that such transaction does not harm the interests of the Company or the common interests of the shareholders.

2. The outcome of any transaction involving a conflict of interest under the preceding paragraph shall be reported to the Board of Directors.

[Principle 2-6] (Exercising the functions of corporate pension asset owner)
The Company invests pension assets through the Sumitomo Forestry Group Corporate Pension Fund in order to ensure the payment of pension benefits and others for executives and employees in the future. The Fund has established a governing body and a board of representatives in accordance with its terms, has stipulated management regulations of pension assets and has entrusted the management of pension assets to investment trustees based on the basic policy and the guidelines for pension management.
Furthermore, the Asset Management Committee has been established as an advisory body to the governing body and the board of representatives. The committee formulates and reviews the basic policy and the guidelines for pension management and the strategic asset composition ratios, and also selects and evaluates such investment trustees. Members of the governing body, the board of representatives and the Asset Management Committee are selected from among the specialists with expertise and experience related to the Company’s Finance Department and Human Resources Department, and the Company has developed and maintained a system to properly verify appropriate management of pension assets.

[Principle 3-1] (Enhancement of Information Disclosure)

(1) The Company’s goals (corporate philosophy, etc.), management strategy and management plan

For details regarding the Company’s goals, please refer to the Company’s website.
http://sfc.jp/english/corporate/philosophy/

In addition, management strategies and management plans have been set out in the Medium Term Management Plan announced in May 2019 with the March 2022 term being the final year of the plan. Please refer to the IR information on the Company’s website.

At the 80th Ordinary General Meeting of Shareholders held on June 23, 2020, a resolution to change a portion of the articles of association related to the change in the business year was approved. Based on this, starting with the 81st term, the last day of the business year will be December 31. With this change, the final year of the Medium-Term Management Plan will be the December 2021 term.

(2) The Company’s Basic Philosophy and its basic policies regarding corporate governance have been set out in its Basic Policy on Corporate Governance, which is published on the Company’s website for your reference.

(3) Article 14 of the Basic Policy on Corporate Governance makes stipulations regarding policies to determine compensation for directors and executive officers, as indicated below.
1. The amount of the remuneration of directors will be determined within the cap specified by resolution of a General Meetings of Shareholders with consideration given to the level of the consolidated recurring income and other management indicators.
2. With a view to aligning the mid- to long-term interests of shareholders with those of the management, the directors (other than outside directors) will be allotted shares with restriction on transfer as part of their basic remuneration.
3. The Board of Directors determines directors’ remunerations, taking into consideration the opinions from the Nomination and Remuneration Advisory Committee.

4. The Board of Directors determines executive officers’ remunerations taking into consideration the opinions from the Nomination and Remuneration Advisory Committee.

5. With a view to ensuring objectivity and appropriateness, the Company will set an appropriate level of remuneration by retaining a third-party institution for determining the remuneration of directors and executive officers.

(4) Article 13 of the Basic Policy on Corporate Governance makes stipulations regarding the qualifications, appointment policy and others of candidates for director, auditor and executive officer, as indicated below.

1. The Board of Directors determines the candidates for directors and statutory auditors, and executive officers from among persons of upstanding character and insight who are valuable to the management of the Company, taking into consideration the opinions from the Nomination and Remuneration Advisory Committee.

2. When directors, statutory auditors and executive officers violate laws, regulations and the Company’s articles of incorporation or other grounds considered to be difficult to appropriately perform their duties occur, the Board of Directors will determine removal of the position of relevant director, statutory auditor and executive officer, other disposition or the submission of the proposal to dismiss the relevant director, statutory auditor and executive officer to the Company’s general meeting of shareholders taking into consideration the opinions from the Nomination and Remuneration Advisory Committee.

(5) For individual explanations regarding the selection and appointment of candidates for director and statutory auditor and regarding the dismissal of directors and statutory auditors, please refer to the reference materials for the Notice of Convocation for the General Meeting of Shareholders.

[Supplementary Principle 4-1-1] (Summary of Scope of Delegation by Top Management)

The Company has implemented the executive officer system and by dividing decision-making and supervisory functions from operational functions, it has reinforced the ability of the Board of Directors to oversee and supervise executive officers. Specifically, in accordance with the Regulations of the Board of Directors, in addition to matters set out in laws and regulations, the Board of Directors makes decisions regarding important operational matters, such as items related to the management plan and other. For important items outside operational matters, in accordance with the Regulations of Administrative Authority, authority is delegated to the president, the executive officer in charge or other.

[Principle 4-9] (Standards to Determine the Independence and Qualifications of Outside Directors)

The Company has established standards regarding the independence of outside officers and has disclosed them in Report II.1 under the section, “Independent Officers.”
[Supplementary Principle 4-11-1] (Balance of Knowledge, Experience and Capabilities of the Board of Directors as a Whole, Thinking Regarding Diversity and Size, and Policy and Procedures for Appointing Directors)

Article 11 of the Basic Policy on Corporate Governance specifies the composition of the Board of Directors, as indicated below.

The Board of Directors is constituted by not more than 17 members. In order to effectively discharge the Board of Directors’ roles and responsibilities, consideration will be given to the diversity of its members in terms of gender, nationality and other factors. The Board members should also be comprised of persons with professional and diverse knowledge, experience and capability, including:
1. those with extensive experience and track record regarding the Group’s business;
2. those with extensive experience and track record in corporate management, industries, policies or the like; and
3. those with expertise in law, accounting, or the like.

Furthermore, Article 13 of the Basic Policy on Corporate Governance stipulates the qualifications and appointment of director and statutory auditor candidates and executive officers (refer to [Principle 3-1](4)).

[Supplementary Principle 4-11-2] (Concurrent Board Positions Held by Company Directors and Statutory Auditors)

Please refer to the Notice of Convocation of the General Meeting of Shareholders and others for information regarding concurrent board positions held by the Company’s directors and statutory auditors at other listed companies.

[Supplementary Principle 4-11-3] (Summary of Analysis/Evaluation and Results of Overall Effectiveness of the Board of Directors)

1. Method of evaluation
   This fiscal year with guidance from an outside organization, the effectiveness of the Board of Directors was evaluated through a self-evaluation and analysis based on a survey submitted by each of the directors and statutory auditors. (The method of response was anonymous with responses sent directly to an outside organization, which maintained anonymity.) In addition, an evaluation was conducted based on the implementation status of the role of the Board of Director meetings as set out in the Company’s Basic Policy on Corporate Governance (hereinafter, current status) and an exchange of opinions with outside directors and outside auditors.

2. Result of evaluation
   As a result of the surveys, confirmation of the current status and exchange of opinions with outside directors and outside auditors, overall, the Company believes that the Board of Directors is functioning effectively.
In terms of areas cited for improvement last fiscal year, the Company confirmed the status of the Nominating and Remuneration Advisory Committee’s initiatives to hire and nurture management personnel. In addition, to enhance the discussion content at Board of Directors meetings, it held executive roundtables regarding the next Medium-Term Management Plan and future business strategies with the COVID-19 pandemic. Future challenges based on opinions include further reinforcing cooperation between the Internal Audit Department and outside directors, improving the quality of materials for Board of Directors meetings and formulating rules related to the reappointment of outside directors.

The Company will continue to work on improving these recognized issues to further enhance the effectiveness of the Board of Directors.

[Supplementary Principle 4-14-2] (Policy on Director/Auditor Training)
Article 15 of the Basic Policy on Corporate Governance sets out training for directors, statutory auditors and executive officers, as indicated below.
1. The Company will develop a training system required for its directors, statutory auditors and executive officers to appropriately fulfill their roles and responsibilities.
2. The Company will provide its directors, statutory auditors and executive officers with information and training opportunities upon initial appointment and continuously thereafter.
3. The Board of Directors will verify whether the provision of information and training opportunities under the preceding paragraph has been performed appropriately.

[Principle 5-1] (Policy Regarding Constructive Dialogue with Shareholders)
Article 18 of the Basic Policy on Corporate Governance stipulates policies on dialogue with shareholders, as indicated below.
1. Upon receipt from any shareholders of a proposal for dialogues, the Company will engage in constructive dialogues with the shareholders to a reasonable extent which is considered beneficial to a sustained growth and mid- to long-term improvement of its corporate value.
2. The policy for dialogues with shareholders is as follows:
   (i) Dialogues with shareholders in general are overseen by the executive officer in charge of corporate communications.
   (ii) While engaging in dialogues with the shareholders, the Corporate Communications Department will play a central role, while the Corporate Planning Department, the Finance Department, the General Administration Department, the business departments and other relevant divisions will appropriately exchange information with each other and cooperate organically.
   (iii) The Company will pursue enhanced dialogues with the shareholders by such means as holding financial results briefings and developing investor relations (IR) activities in Japan and abroad.
(iv) Any information or opinions obtained through dialogues with the shareholders will be reported as necessary to the Board of Directors.

(v) When engaging in a dialogue with the shareholders, the Company will appropriately control important information including insider information in accordance with its internal rules and others.

2. Capital Structure

| Ratio of shares owned by foreigners | 20%~30% |

[Situation Regarding Major Shareholders] REVISED

<table>
<thead>
<tr>
<th>Name or Designation</th>
<th>Number of Shares Held (Shares)</th>
<th>Ratio (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Master Trust Bank of Japan, Ltd. (trust account)</td>
<td>15,021,400</td>
<td>8.23</td>
</tr>
<tr>
<td>Sumitomo Metal Mining Co., Ltd.</td>
<td>10,110,316</td>
<td>5.54</td>
</tr>
<tr>
<td>Japan Trustee Services Bank, Ltd. (trust account)</td>
<td>9,770,600</td>
<td>5.35</td>
</tr>
<tr>
<td>The Iyo Bank, Ltd.</td>
<td>5,849,591</td>
<td>3.21</td>
</tr>
<tr>
<td>Kumagai Gumi Co., Ltd.</td>
<td>5,197,500</td>
<td>2.85</td>
</tr>
<tr>
<td>Sumitomo Corporation</td>
<td>4,383,200</td>
<td>2.40</td>
</tr>
<tr>
<td>Sumitomo Life Insurance Company</td>
<td>4,227,000</td>
<td>2.32</td>
</tr>
<tr>
<td>The Hyakujyushi Bank, Ltd.</td>
<td>4,197,790</td>
<td>2.30</td>
</tr>
<tr>
<td>Sumitomo Mitsui Banking Corporation</td>
<td>3,536,399</td>
<td>1.94</td>
</tr>
<tr>
<td>Sumitomo Forestry Group Employee Stockholding Association</td>
<td>3,087,038</td>
<td>1.69</td>
</tr>
</tbody>
</table>

Controlling Shareholders (other than parent company) ---
Parent Company None

Supplementary Information REVISED

The Revised Large Shareholding Report dated July 6, 2018, of Mizuho Securities Co., Ltd., and one company that is a joint holder, the Revised Large Shareholding Report dated December 4, 2020, of Sumitomo Mitsui Trust Bank, Ltd., and two companies that are joint holders, and the Revised Large Shareholding Report dated February 1, 2021, of Mitsubishi UFJ Financial Group and four companies that are joint holders were submitted and the reports regarding the shareholdings of each of these companies have been received. However, as of December 31, 2020, because the actual number of shares owned could not be confirmed, they are not reflected in the above Situation Regarding Major Shareholders.
3. Corporate Attributes

<table>
<thead>
<tr>
<th>Stock exchange listings and market classification</th>
<th>First Section, Tokyo Stock Exchange</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fiscal year-end</td>
<td>December</td>
</tr>
<tr>
<td>Industry</td>
<td>Building</td>
</tr>
<tr>
<td>Number of employees as of previous fiscal year-end (consolidated)</td>
<td>At least 1,000</td>
</tr>
<tr>
<td>Total revenues in previous fiscal year-end (consolidated)</td>
<td>100 billion yen to 1 trillion yen</td>
</tr>
<tr>
<td>Number of consolidated subsidiaries</td>
<td>100 to 300</td>
</tr>
</tbody>
</table>

4. Policy for Measures to Protect Minority Shareholders When Conducting Transactions and Other with the Controlling Shareholder

5. Other Exceptional Circumstances that May Have a Material Impact on Corporate Governance
II. Situation Regarding Corporate Governance Structure in Terms of Managerial Decision Making, Management Organization Related to Execution and Oversight, and Others.

1. Composition of institutions, items related to organizational operation

| Organizational configuration | Company with financial auditors |

[Board of Directors]

| Number of directors stipulated in the Articles of Incorporation | 12 |
| Term of directors stipulated in the Articles of Incorporation | 1 year |
| Chairman of the board of directors | Chairman (except in situations where the chairman is also the president) |
| Number of directors | 9 |
| Election of outside directors | Elected |
| Number of outside directors | 3 |
| Number of outside directors designated as independent directors | 3 |

Relationship with the Company (1) REVISED

<table>
<thead>
<tr>
<th>Name</th>
<th>Attributes</th>
<th>Relationship with the Company*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Junko Hirakawa</td>
<td>Attorney</td>
<td>h. ○</td>
</tr>
<tr>
<td>Izumi Yamashita</td>
<td>From another company</td>
<td></td>
</tr>
<tr>
<td>Mitsue Kurihara</td>
<td>From another company</td>
<td>h. △</td>
</tr>
</tbody>
</table>

*Selection items related to Relationship with the Company

*A circle indicates that the item applies to the individual “currently or in the recent past” and a triangle indicates it applies to the individual “in the past.”

*A filled-in circle indicates an item applies to a close family member “currently or in the recent past” and a filled-in triangle indicates an item applies to a close family member “in the past.”

a. Is an executive of the listed company or its subsidiary
b. Is an executive or a non-executive director of the parent company of the listed company
c. Is an executive of a subsidiary company of the parent company
d. Is a person or an executive of a party whose major customers include the listed company
e. Is a person or an executive of a party who is a major customer of the listed company
f. In addition to director compensation, receives from the listed company a large sum of money or other assets as a consultant, accounting specialist, legal specialist
g. Is a major shareholder of the listed company (when the shareholder is a corporate entity, an executive of that corporate entity)
h. Is an executive of the listed company’s client company (and does not apply to either d, e or f; applies to the individual in question only)
i. Is an executive of a company with which there is a reciprocal arrangement to appoint an outside director (applies to the individual in question only)
j. Is an executive of a party to whom the listed company makes contributions to (applies to the individual in question only)
k. Other

<table>
<thead>
<tr>
<th>Name</th>
<th>Independent officer</th>
<th>Supplementary information related to the criteria</th>
<th>Reasons for appointment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Junko Hirakawa</td>
<td>Yes</td>
<td>While the Company has transactions with City-Yuwa Partners, which Ms. Hirakawa is affiliated with, the transaction amount is less than 0.0002% of the Company’s consolidated net sales. Given the scale and type of transaction and based on our determination that it would not influence shareholder or investor decisions, we have omitted an overview.</td>
<td>A lawyer with extensive actual work experience in corporate legal affairs both in Japan and overseas. Can make proposals on a variety of management issues with a specialized perspective and therefore fulfills an important role in reinforcing our corporate governance. In addition, she has no relationship with any of our affiliated companies, major shareholders, major business transaction companies, and others; nor has she received large remuneration or other types of financial gain and is therefore considered sufficiently independent.</td>
</tr>
<tr>
<td>Name</td>
<td>Role</td>
<td>Details</td>
<td></td>
</tr>
<tr>
<td>--------------------</td>
<td>--------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>Izumi Yamashita</td>
<td>Yes</td>
<td>Has a wealth of experience in the financial industry and as a member of top management, is highly knowledgeable. Makes proposals on a variety of management issues and therefore fulfills an important role in reinforcing our corporate governance. In addition, she has no relationship with any of our affiliated companies, major shareholders, major business transaction companies, and others; nor has she received large remuneration or other types of financial gain and is therefore considered sufficiently independent.</td>
<td></td>
</tr>
<tr>
<td>Mitsue Kurihara</td>
<td>Yes</td>
<td>While the Company has borrowings from the Development Bank of Japan, which Ms. Kurihara was formerly affiliated with, the borrowing amount is less than 0.1% of the Company’s consolidated total assets. Given the scale and type of transaction and based on our determination that it would not influence shareholder or investor decisions, we have omitted an overview. Has a wealth of knowledge and experience in the financial field and is able to make proposals on overall management with her professional point of view, thereby fulfilling an important role in reinforcing our corporate governance. In addition, she has no relationship with any of our affiliated companies, major shareholders, major business transaction companies, and others; nor has she received large remuneration or other types of financial gain and is therefore considered sufficiently independent.</td>
<td></td>
</tr>
</tbody>
</table>
Voluntary advisory body comparable to a Nominating Committee and Compensation Committee

Exists

Situation Regarding Voluntary Advisory Bodies, Composition of Members, and Affiliation of the Chairman

<table>
<thead>
<tr>
<th>Name of committee</th>
<th>Total number of members</th>
<th>Full-time members</th>
<th>Number of internal directors</th>
<th>Number of outside directors</th>
<th>Number of outside experts</th>
<th>Other</th>
<th>Chairman</th>
</tr>
</thead>
<tbody>
<tr>
<td>Voluntary advisory body comparable to a Nominating Committee</td>
<td>8</td>
<td>0</td>
<td>2</td>
<td>3</td>
<td>0</td>
<td>3</td>
<td>Outside director</td>
</tr>
<tr>
<td>Voluntary advisory body comparable to a Compensation Committee</td>
<td>8</td>
<td>0</td>
<td>2</td>
<td>3</td>
<td>0</td>
<td>3</td>
<td>Outside director</td>
</tr>
</tbody>
</table>

Supplementary Information

To secure transparency and ensure fairness, the Board of Directors has established as an advisory body a Nomination and Remuneration Advisory Committee to call on opinions regarding decisions on director and statutory auditor candidates, executive officer appointments, director, statutory auditor and executive officer dismissals, chief executive officer and executive officer evaluations, and director and executive officer compensation. The Nomination and Remuneration Advisory Committee is composed of the chairman, the president and all the outside officers (three outside directors and three outside auditors), and a majority of the committee members are outside directors and one of the outside directors serves as the committee chairperson.

[Statutory Auditors]

<table>
<thead>
<tr>
<th>Establishment of the Board of Statutory Auditors</th>
<th>Yes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of statutory auditors stipulated in Articles of Incorporation</td>
<td>The maximum number is not stipulated.</td>
</tr>
<tr>
<td>Number of statutory auditors</td>
<td>5</td>
</tr>
</tbody>
</table>
Cooperation between Statutory Auditors, Accounting Auditors and the Internal Audit Department

The statutory auditors oversee the independence of the accounting auditors and scrutinize the opinions of the accounting auditors to examine and to determine whether or not financial reports, accounting reports, accounting processing methods and others are in accordance with fair accounting principles. To prepare the Audit Report, statutory auditors and accounting auditors hold meetings and in addition, exchange information when needed in an effort to conduct smooth, effective audits.

The Internal Audit Department is responsible for internal audits and works with statutory auditors to conduct audits on the appropriateness and legality of daily business operations. After the audit, the person in charge of the Internal Audit Department seeks to share that information by submitting an audit report to the president, executive officers in charge and the statutory auditors.

<table>
<thead>
<tr>
<th>Election of outside statutory auditors</th>
<th>Elected</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of outside statutory auditors</td>
<td>3</td>
</tr>
<tr>
<td>Number of outside statutory auditors designated as independent auditor</td>
<td>3</td>
</tr>
</tbody>
</table>

Relationship with the Company (1) REVISED

<table>
<thead>
<tr>
<th>Name</th>
<th>Attributes</th>
<th>Relationship with Company</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yoshitsugu Minagawa</td>
<td>Other</td>
<td></td>
</tr>
<tr>
<td>Yoshimasa Tetsu</td>
<td>Certified Public Accountant</td>
<td>j. △</td>
</tr>
<tr>
<td>Makoto Matsuo</td>
<td>Lawyer</td>
<td></td>
</tr>
</tbody>
</table>

*Selection items related to Relationship with the Company
A circle indicates that the item applies to the individual “currently or in the recent past” and a triangle indicates it applies to the individual “in the past.”
*A filled-in circle indicates an item applies to a close family member “currently or in the recent past” and a filled-in triangle indicates an item applies to a close family member “in the past.”

a. Is an executive at the listed company or its subsidiary
b. Is a non-executive officer or an accounting advisor of the listed company or its subsidiary
c. Is an executive or a non-executive officer of a parent company of the listed company
d. Is a statutory auditor of the parent company of the listed company
e. Is an executive officer of an affiliate subsidiary of the listed company
f. Is a person or an executive of a party whose major customers include the listed company
g. Is a person or an executive of a party who is a major customer of the listed company
h. A consultant, accountant or lawyer who receives a large monetary compensation or other property (other than remuneration as the outside statutory auditor) from the listed company
i. Is a major shareholder of the listed company (in cases where the major shareholder is a corporate entity, an executive of that corporate entity)
j. Is an executive of a customer (for which f, g or h does not apply) of the listed company
k. Is an executive of a company with which there is a reciprocal arrangement to appoint an outside director (applies to the individual in question only)
l. Is an executive of a party to whom the listed company makes contributions to (applies to the individual in question only)
m. Other

<table>
<thead>
<tr>
<th>Name</th>
<th>Independent officer</th>
<th>Supplementary information related to the criteria</th>
<th>Reasons for appointment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yoshitsugu Minagawa</td>
<td>Yes</td>
<td>With a wealth of experience and a high level of knowledge in the area of agriculture, forestry and fisheries given his background in forestry and wilderness administration, is able to appropriately audit the Company’s execution of operations. In addition, he has no relationship with the Company’s affiliated companies, major shareholders, main transaction parties or other, and is not receiving large monetary compensation or other types of financial gain and is therefore considered sufficiently independent.</td>
<td></td>
</tr>
<tr>
<td>Yoshihisa Tetsu</td>
<td>Yes</td>
<td>Is from the Company’s auditor Ernst &amp; Young ShinNihon LLC but resigned in June 2011 and has since been working independently as a certified public accountant. Based on our determination that it would not influence shareholder or investor decisions, we have omitted an overview.</td>
<td>As a certified public accountant, has a high level of specialized knowledge and a wealth of experience in financial and accounting matters, which we have determined can be utilized for the Company’s audit operations. In addition, he has no relationship with the Company’s affiliated companies, major shareholders, main transaction parties or other, and is not receiving large monetary compensation or other types of financial gain and is therefore considered sufficiently independent.</td>
</tr>
<tr>
<td>Makoto Matsuo</td>
<td>Yes</td>
<td>As a lawyer with extensive experience in corporate legal affairs both in Japan and abroad, is expected to appropriately execute the Company’s audit operations with his specialized perspective. In addition, he has no relationship with the Company’s affiliated companies, major shareholders, main transaction parties or other, and is not receiving large monetary compensation or other types of financial gain and is therefore considered sufficiently independent.</td>
<td></td>
</tr>
</tbody>
</table>

**Independent Officers**

| Number of independent directors | REVISED | 6 |

**Other Items Related to Independent Officers**

**Criteria for independence**

If none of the following apply, an individual will be considered independent.

1. An executive of the Company.
2. An executive officer, operating officer, manager or other type of employee (hereinafter, executive) of the Company, its subsidiary or affiliate. Consultant, etc.
   (1) An employee, partner or worker of a financial auditing company conducting financial audits for the Company or its subsidiary.
   (2) A lawyer, certified public accountant, tax attorney or other type of consultant who has received from the Company or its subsidiary outside of director compensation an annual average of 10 million yen or more in money or other types of financial gain in the past three fiscal years.
   (3) An employee, partner, associate or other type of worker of a law office, audit company, tax accountant office, consulting firm or other type of advisory firm that is a major transaction party to the Company or its subsidiary (has received from the Company or its subsidiary payment equivalent to 2% or more of average consolidated total revenues of the past three fiscal years).
3. Major shareholder (fiduciary owner).
   An individual (or in the case of a corporate entity, an executive of that entity) who directly or indirectly owns at least 10% of the Company’s total voting rights.
4. Major shareholder (owner).
   An executive of a corporate entity that the Company or its subsidiary owns at least 10% of their total voting rights.
5. Transaction parties
   (1) Customers (major transaction parties): An individual (or in the case of a corporate entity, an executive of that entity) to whom our sales amount to that
individual or corporate entity is 2% or more of the Company’s total consolidated revenues.

(2) Suppliers (major transaction parties of the Company): An individual (or in the case of a corporate entity, an executive of that entity) to whom our purchase amount from that individual or corporate entity is 2% or more of the Company’s total consolidated revenues.

   Lenders who have lent the Company 2% or more of total consolidated assets (or in the case of a corporate entity, an executive of that entity).

7. Contribution recipients.
   An individual (or in the case of a corporate entity, an executive of that entity) that the Company or its subsidiary has contributed an average 10 million yen a year or 2% of total income, whichever is higher, over the past three fiscal years.

8. Family.
   A spouse or relative within the second degree of an individual who cannot be declared independent according to this standard (excluding persons of no importance*).

9. Past requirements.
   An individual for which item 1 within the past 10 years, or item 2 or 7 within the past 5 years, applies.

10. Outside director reciprocal appointments.
    An executive or full-time auditor of a company that has an outside director who is an executive director or full-time auditor of the Company or its subsidiary.

*Persons of no importance, in line with the independence standards stipulated by the Financial Instruments Exchange, is defined as follows.
- For each company, an individual who is not an executive director, operating officer, manager or general manager level employee.
- For advisory firms such as law offices, audit companies or other, an individual who is not the firm’s employee, partner or associate.

Furthermore, all outside officers who have fulfilled the criteria for independent officers shall be designated independent officers.

<table>
<thead>
<tr>
<th>Incentives</th>
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</thead>
<tbody>
<tr>
<td>Status of implementation of measures to grant incentives to directors</td>
</tr>
</tbody>
</table>

Supplementary Information REVISED

1. Stock-based compensation system
(1) Stock-based compensation stock options
At the 75th Ordinary General Meeting of Shareholders held on June 23, 2015, to enhance the desire and morale to raise the Company’s corporate value over the mid-to-long term, separate to monetary remuneration provided to directors, a resolution to provide directors (excluding outside directors) an allotment of stock-based compensation stock options in the form of new stock acquisition rights was approved. In addition, at the 78th Ordinary Meeting of Shareholders held on June 22, 2018, with implementation of a remuneration system to allot restricted shares to directors (excluding outside directors), excluding those that have already been issued, remuneration of stock-based compensation stock options in the form of new stock acquisition rights was abolished.

(2) Restricted share compensation
At the 78th Ordinary Meeting of Shareholders held on June 22, 2018, the Company implemented a remuneration system to allot restricted shares to directors (excluding outside directors). The aim is to provide an incentive to raise the Company’s corporate value over the mid- to-long term as well as more quickly realize a greater sense of shared values with shareholders with the ownership of shares from the time of allotment compared to stock-based compensation stock options. Furthermore, the monetary remuneration credit to allot the restricted shares was set at no more than 100 million yen annually by resolution at the 78th Ordinary Meeting of Shareholders held on June 22, 2018.

2. Financial-performance-linked compensation system
(1) Standards for setting financial-performance-linked compensation in the form of director bonuses are based on a set formula (a calculation method where the bonus amount fluctuates in proportion to the profit amount) that takes into consideration consolidated profits of the relevant term, excluding any actuarial differences related to retirement benefit accounting, and standards for current term net profits attributed to parent company shareholders. Using this calculated amount as a basis, the Company comprehensively evaluates and decides on the amount of financial-performance-linked compensation in the form of director bonuses. Furthermore, the Company uses a method where actuarial differences related to retirement benefit accounting are amortized in one lump sum each fiscal year. Actuarial differences related to retirement benefit accounting are subject to major fluctuations according to end-of-term stock price volatility, the interest rate environment or other factors, and these may significantly impact financial performance. For this reason, actuarial differences related to retirement benefit accounting are excluded from consolidated profits as a standard for determining director bonuses.

<table>
<thead>
<tr>
<th>Grantees of stock options</th>
<th>Internal directors, others</th>
</tr>
</thead>
</table>

17
Supplementary Information

Stock-based compensation stock options in the form of new stock acquisition rights are granted to directors (excluding outside directors) and executive officers. In fiscal 2015, 285 options to eight directors (excluding outside directors) and 103 options to 11 executive officers were granted. In fiscal 2016, 295 options to eight directors (excluding outside directors) and 119 options to 13 executive officers were granted. In fiscal 2017, 273 options to eight directors (excluding outside directors) and 112 options to 12 executive officers were granted.

From fiscal 2018, the Company has decided to no longer issue new stock options.

[Director Remuneration]

| Disclosure status (of individual director remuneration) | We do not disclose remuneration of individual directors. |

Supplementary Information

For the December 2020 fiscal term, total director remuneration was 341 million yen, of which 211 million yen was basic remuneration, 24 million yen was stock remuneration and 106 million yen was bonus remuneration.

| Policy for determining amount and calculation method of remuneration | Exists |

Disclosure of Policy for Determining Amount and Calculation Method of Remuneration

As part of an effort to fulfill the Group’s management philosophy, the Company has created an officer remuneration system to ensure that directors and statutory auditors appropriately fulfill their roles in line with stakeholder expectations.

1. Director remuneration

   (1) Director remuneration, excluding outside directors, is composed of a basic remuneration and a financial-performance-linked remuneration in the form of a bonus. Basic remuneration is comprised of a monthly remuneration and remuneration allocated for restricted stock (hereinafter, restricted stock remuneration). The Company determines each director’s remuneration according to his/her roles and responsibilities. Basic remuneration is paid as a fixed amount cash allowance and 10% as the standard is paid as restricted stock remuneration. The amount of the cash allowance is limited to up to 40
million yen a month (up to 5 million yen a month for outside directors) in accordance with a resolution at the General Meeting of Shareholders and the amount of restricted stock remuneration is limited to no more than 100 million yen annually in accordance with a resolution at the General Meeting of Shareholders.

(2) Restricted stock remuneration is paid as a mid- to long-term incentive to enhance the desire and morale to raise the Company’s corporate value and to realize a greater sense of shared values for higher stock prices with shareholders.

(3) Financial-performance-linked remuneration in the form of bonuses is based on a comprehensive evaluation of consolidated ordinary income and net profits attributed to parent company shareholders of the relevant financial term, excluding any actuarial differences related to retirement benefit accounting, and is determined with approval at the General Meeting of Shareholders.

(4) Outside director remuneration is composed of only a monthly remuneration in the form of a basic remuneration and is determined based on each outside director’s roles and responsibilities.

(5) To maintain objectivity and appropriateness in terms of officer remuneration, we utilize officer remuneration survey results of Japanese corporations prepared by a third party and strive to set appropriate officer remuneration and outside officer remuneration levels.

2. Method for determining ratios of remuneration by type

The Company does not set in advance the payment ratio of financial-performance-linked remuneration in the form of bonuses for directors, excluding outside directors, and basic remuneration, but using the method indicated in the above section 1 (3), determines the financial-performance-linked remuneration amount, and consequently, the ratio of financial-performance-linked remuneration in the form of bonuses and basic remuneration is set. For the December 2020 term, the actual ratio of financial-performance-linked remuneration in the form of bonuses for all directors, excluding outside directors, was 32.8% on average.

3. Method for determining content of remuneration and other

(1) The Company has established a Nominating and Remuneration Advisory Committee as a voluntary committee with eight members in total, comprised of three outside directors, three auditors and two representative directors.

(2) “The Policy for Determining Remuneration” and the individual bonus amount for each director are submitted in advance to the Nominating and Remuneration Advisory Committee for deliberation and decided upon at the Board of Directors meeting.

(3) To ensure objectivity in officers’ remuneration, the Nominating and Remuneration Advisory Committee submits the results of its committee discussions regarding officers’ remuneration and the Board of Directors, taking the committee’s opinions under advisement, makes a resolution on the matter of officers’ remuneration.
4. Statutory auditor remuneration
Statutory auditor remuneration is composed of only a monthly remuneration in the form of a basic remuneration.

5. Date and content of the General Meeting of Shareholders’ resolutions related to officers’ remuneration
The General Meeting of Shareholders’ resolution related to the upper limit of director and statutory auditor remuneration was as follows.
(1) The upper limit for monthly compensation to directors was set at a monthly sum of no more than 40 million yen (and for outside directors, a monthly sum of no more than 5 million yen) at the 76th Ordinary General Meeting of Shareholders held on June 24, 2016.
(2) The upper limit for remuneration allowing the allotment of restricted shares for directors excluding outside directors, was set at no more than 100 million yen annually at the 78th Ordinary General Meeting of Shareholders held on June 22, 2018.
(3) The upper limit for remuneration to statutory auditors was set at a monthly sum of no more 8 million yen at the 74th Ordinary General Meeting of Shareholders held on June 20, 2014.

(Reference)
(1) As of the 65th Ordinary General Meeting of Shareholders held on June 29, 2005, the Company abolished retirement benefit payments for directors.
(2) At the 78th Ordinary Meeting of Shareholders held on June 22, 2018, remuneration of stock-based compensation stock options in the form of new stock acquisition rights was abolished and excluding those that have already been issued, since the March 2019 term, there has been no allotment of stock-based compensation stock options in the form of new stock acquisition rights.

[Support System for Outside Directors (Outside Statutory Auditors)]
In regard to outside directors’ attendance of Board of Director meetings and outside statutory auditors’ attendance of Board of Statutory Auditor meetings and Board of Director meetings, the General Administration Department acts as secretariat in managing meeting schedules, providing materials and giving briefings to outside directors and outside statutory auditors to enable them to fulfill their oversight functions.

[Situation Regarding the Retirement of the President and Representative Director, and Others]

Names and other information of advisors, advisers, and other who were former president and representative director, or other REVISED
<table>
<thead>
<tr>
<th>Name</th>
<th>Title/Position</th>
<th>Work content</th>
<th>Work arrangements/conditions (full time, part time, paid or unpaid, other)</th>
<th>Retirement day of president or other</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ryu Yano</td>
<td>Chief Corporate Advisor</td>
<td>Business activities, advice in response to management requests</td>
<td>Full time with pay</td>
<td>March 31, 2020</td>
<td>Prescribed</td>
</tr>
</tbody>
</table>

Total number of advisors, advisers, and other who were former president and representative director, or other | 1

Other items

1. The Chief Corporate Advisor will under no circumstances be involved in management decision making.
2. When necessary to raise corporate value and after taking the necessary procedures, the Company may assign a former director to conduct business activities, social contribution activities and other such duties. However, under no circumstances may he/she be involved in management decision making.
3. There will be no written mention of honorary advisers who have no actual duties, service, remuneration or other.

2. Items Related to Functions of Business Execution, Audits and Supervision, Nomination and Decisions on Compensation, etc. (Overview of the Current Corporate Governance System)

The Company has a Board of Directors comprised of nine directors (seven males, two females), including three outside directors (one male, two females), and a Board of Statutory Auditors comprised of five statutory auditors (five males), including three outside statutory auditors (three males). With this system, we have implemented the corporate executive officer system to clearly separate “decision-making / supervision functions” from “business execution functions.”

(1) Decision-making / Supervision Functions

“Decision-making / supervision functions” are exercised at the Board of Director meetings generally held once a month. Specifically, directors make decisions on important items, review and confirm financial performance and other information and monitor the execution of job duties. In addition, before the Board of Director meetings, Executive Committee meetings, also attended by executive officers who concurrently serve as directors (as of March 30, 2021, five
directors (five males)) and full-time statutory auditors (two males), are generally held twice a month to enable sufficient discussion and deliberation about important issues.

(2) Business execution functions
In regard to “business execution functions,” the Board of Executive Officers, comprised of all executive officers (19 as of March 30, 2021 (18 males, one female)), generally meets once a month to report progress on business execution matters and receive direction and information from the president about policies related to business execution.

(3) Situation regarding initiatives to reinforce the capabilities of the statutory auditors, including cooperation with outside directors
- In regard to auditing, in accordance with the Auditors’ Auditing Standards compiled by the Japan Auditors Association, Statutory Auditors Auditing Rules and Board of Statutory Auditors Regulations have been created in an effort to secure an effective corporate system of governance.
- The Company has assigned ten people as auditing inspectors (who concurrently hold high-level managerial positions of major divisions) as support staff to the statutory auditors to help reinforce the capabilities of statutory auditors, especially in terms of actual audit tasks. In addition, to ensure the auditing inspector’s independence, any transfer, performance assessment or disciplinary measure of an auditing inspector requires the permission of the statutory auditor.
- Statutory auditors attend Board of Director meetings, Executive Committee meetings and other important meetings, and create a system that facilitates the acquisition of accurate and timely information regarding management decision processes. To enhance the effectiveness of statutory auditors’ audits, cooperation with accounting auditors and internal auditors is promoted. In addition, statutory auditors receive regular reports from accounting auditors, internal auditors, and people in charge of risk management, compliance, accounting and labor, to monitor and verify internal management. Statutory auditors are given the opportunity, when necessary, to express their opinion to directors on their execution of duties, which we believe provides sufficient objectivity regarding management. Furthermore, Group Statutory Auditor meetings, attended by statutory auditors of the major subsidiaries as members, are held regularly to reinforce the supervision of Group management activities.
- In addition to monthly Board of Statutory Auditor meetings, executive officers in charge of agenda items of Executive Committee meetings are provided the opportunity to give explanations and a system is put in place that allows all statutory auditors and outside directors to grasp the details of important items. Statutory auditors also regularly exchange opinions with representative directors.

With the above-mentioned procedures and practices, the Company has created a system that allows outside directors and statutory officers to reinforce supervision/monitoring functions of the directors in their execution of duties from the perspective of shareholders.
(4) Nominating and Remuneration Advisory Committee
To secure transparency and ensure fairness, the Board of Directors has established as an advisory body a Nomination and Remuneration Advisory Committee to call on opinions regarding decisions on director and statutory auditor candidates, executive officer appointments, director, statutory auditor and executive officer dismissals, chief executive officer and executive officer evaluations, and director and executive officer compensation. The Nomination and Remuneration Advisory Committee is composed of the chairman, the president and all outside directors (three outside directors and three outside auditors), and a majority of the committee members are outside directors and one of the outside directors serves as the committee chairperson.

(5) Internal Audit
Internal audits are the responsibility of the Internal Audit Department (currently 11 members as of March 30, 2021), which regularly conducts audits of the Company and each of the Group operations, audits documents and provides feedback to relevant parties after the audit to seek rectification and ensure the appropriateness of operations. In addition, through cooperation with auditors, it conducts audits of the appropriateness and legality of day-to-day operations of the entire Group. The person in charge of the Internal Audit Department submits an audit report to the president and the relevant executive officers and statutory auditors after completing the audit and works to share that information.

(6) Accounting Audit
Regarding Accounting Audits, the names and affiliated auditing companies of the certified public accountants in charge are as follows:
- Names of Certified Public Accountants
  Designated Limited Partner employee, executive employee
  Tatsuya Chiba (two consecutive years as auditor)
  Yoshikatsu Nakahara (four consecutive years as auditor)
  Natsuo Saiki (one consecutive year as auditor)
- Name of Affiliated Auditing Company
  Ernst & Young ShinNihon LLC

(7) Contracts for Limitation of Liability
In accordance with the Companies Act, Article 427, Chapter 1, the Company has concluded a contract with each outside director and each outside statutory auditor that limits liability for damages as indicated in the Companies Act, Article 423, Chapter 1. The maximum liability for damages based on this contract is the total sum specified in the Companies Act, Article 425, Chapter 1.

3. Reasons for Adopting Current Corporate Governance System
As a Company with Board of Company Auditors, to enable the Board of Directors to appropriately supervise management and to adopt a system that allows the independent statutory auditors to effectively monitor management, the Company is endeavoring to reinforce and coordinate both of these functions. Furthermore, with the executive officer system, management decision-making and supervision functions are separated from business execution functions, creating a structure that aims to reinforce the monitoring/supervision of business execution by the Board of Directors and clarify business execution responsibilities. Currently, the Company believes that this corporate governance system is effective and viable.

In addition, by appointing outside directors, the Company is strengthening the supervisory function of management and securing the transparency and soundness of management. Outside directors and outside statutory auditors are committee members of the Nominating and Remuneration Advisory Committee (one outside director serves as chairperson) to raise the transparency and fairness of director appointments, dismissals, compensation and other related matters.
### III. Status of Implementation of Measures Related to Shareholders and Other Stakeholders

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

| Prompt delivery of the Notice of Convocation of the General Meeting of Shareholders | To deepen understanding of shareholders and for the convenience of overseas shareholders, the convocation notice is generally sent three weeks before the General Meeting of Shareholders. For the 81st Ordinary General Meeting of Shareholders held on March 30, 2021, the Company electronically disclosed the convocation notice on the Company website on February 26th and on TDnet on March 1st, 10 days and seven days, respectively, prior to mailing out the convocation notice (on March 8th of the same year). |
| Setting the date of the General Meeting of Shareholders to avoid overlap | With a change in fiscal year for the 81st term, the 81st Ordinary General Meeting of Shareholders of March 30, 2021, was held in March when there are few meetings of other companies. |
| Exercise of voting rights by electromagnetic means | Voting rights can be exercised by electromagnetic means (Internet, mobile phones and other). |
| Participation in a platform to exercise voting rights by electromagnetic means and other measures to enhance the environment for institutional investors to exercise voting rights | Since the 70th Ordinary General Meeting of Shareholders held in 2010, the Company has been using an electronic voting rights platform operated by ICJ Co., Ltd., to enable institutional investors to exercise voting rights. |
| Provision for Notice of Convocation (summary) in English | Available on the Company website (http://sfc.jp/english/ir/meeting.html) |

<table>
<thead>
<tr>
<th>2. IR Activities REvised</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Creation and disclosure of Disclosure Policy</strong></td>
</tr>
<tr>
<td><strong>Holding regular meetings for individual investors</strong></td>
</tr>
<tr>
<td><strong>Explaination by Representative</strong></td>
</tr>
</tbody>
</table>
| Holding regular meetings for analysts and institutional investors | 1) Financial results explanation (held for the 2nd quarter and year-end financial results announcements)  
- Recent dates: November 13, 2020, February 16, 2021  
- Hosts: President, executive officer in charge of IR  
- Content: Explanation of financial results for December 2020 term (2nd quarter) and explanation of financial results for the December 2020 term (year-end) and other  
2) Telephone conference (held for the 1st quarter and the 3rd quarter financial results announcements)  
- Recent dates: August 12, 2020  
- Host: Executive officer in charge of IR  
- Content: Explanation of the December 2020 (1st quarter) financial results and other  
* Because of an irregular April to December nine-month fiscal term with the change in fiscal year to December 2020, we held only one telephone conference at the time of the 1st quarter financial results. | Yes |
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<tbody>
<tr>
<td>Holding regular meetings for overseas investors</td>
<td>The Company regularly publishes its “Integrated Report” for overseas institutional investors. In addition, in September 2020 and March 2021, we conducted online IR meetings with overseas institutional investors. We also participated in an IR conference organized by a securities company and met with many foreign investors in March 2021.</td>
<td>Yes</td>
</tr>
<tr>
<td>Posting IR materials on the Company website</td>
<td>The annual securities report, convocation notices for the General Meeting of Shareholders, resolution notices, earnings summaries, presentation materials for financial results announcements and business explanatory meetings, monthly order information and other are disclosed on the Company website (<a href="http://sfc.jp/english(ir)/">http://sfc.jp/english(ir)/</a>).</td>
<td>Yes</td>
</tr>
<tr>
<td>Establishment of an IR department (person in charge)</td>
<td>The department that specializes in IR is part of the Corporate Communications Department and in addition to the person in charge who is concurrently in charge of corporate communications, there are four people specifically involved in IR activities. (1) Executive officer in charge of IR: Tatsumi Kawata, Director and Managing Executive Officer (2) People responsible for IR matters: Toshihiro Horii, Corporate Communications Department General Manager, Eishu Taketa, Corporate Communications Department Group Manager</td>
<td></td>
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<tr>
<td>---</td>
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</tr>
<tr>
<td>Other</td>
<td>The Company is conducting IR activities that consciously target individual investors, such as hosting explanatory meetings for individual investors, revamping the IR website and other. In addition, when updating the website or publishing printed materials, a conscious effort is made to utilize financial and non-financial information to deepen understanding about the Group’s operations.</td>
<td></td>
</tr>
</tbody>
</table>

3. Measures that Consider the Interests of Stakeholders

<table>
<thead>
<tr>
<th>Provisions made in internal regulations and other in consideration of stakeholders’ interests</th>
<th>In 2017, the Company newly created the Sumitomo Forestry Group Code of Conduct by bringing together all its existing ethics-related guidelines. In the Sumitomo Forestry Group Code of Conduct, the Company states that the Company conducts business activities while aggressively seeking out opportunities to communicate with a diverse range of stakeholders.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Promotion of environmental protection, corporate social responsibility (CSR) and other activities</td>
<td>The Sumitomo Spirit seeks to benefit society by placing emphasis on fairness and integrity, and our corporate philosophy aims to contribute to a sustainable and prosperous society through all types of housing-related services that utilize healthy and environmentally friendly wood. The Company stipulated its Environmental Philosophy in December 1994 and its Group integrated Environmental Policy in October 2000. In addition, from fiscal 2009, the Company incorporated mid-term environmental goals as annual numerical targets in its Environmental Budget and for each organization, uses the PDCA cycle to steadily raise the level of its environmental activities. In July 2015, the Environmental Philosophy, the Environmental Policy, the Sumitomo Forestry Group Biodiversity Declaration and the Sumitomo Forestry Group</td>
</tr>
</tbody>
</table>
Biodiversity Action Guidelines were integrated and put into operation as the Sumitomo Forestry Group Environmental Policy. This Policy, in addition to being printed in the employee handbook, is displayed as posters at each office, and is read through in new employee training sessions, ISO 14001 internal environmental auditor study seminars, department meetings and other opportunities in an effort to have each and every employee understand and embrace it.

In addition, the CSR Mid-Term Plan, which summarizes the Company’s environmental goals, began in fiscal 2015. Currently, it is formulated and managed as the Mid-Term Sustainability Targets as part of the 2021 Medium Term Management Plan, our business operation plan, to promote the integration of business and ESG initiatives. Once a year, the Company publishes a Sustainability Report about its overall sustainability initiatives, including its environmental protection activities.

<table>
<thead>
<tr>
<th>Establishment of policy concerning disclosure of information to stakeholders</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Group’s ethical action guidelines are summarized in the Sumitomo Forestry Group Code of Conduct, which sets out the Company’s thinking regarding the handling and disclosure of information.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Protection of Personal Information)</td>
</tr>
</tbody>
</table>

| (Promotion of Women’s Involvement) | The Company is committed to creating a work environment where motivated employees can be actively involved regardless of nationality, age, gender or disability. In an endeavor to engage female employees in particular, the Company has sought to improve its systems related to childcare, education and training, and others, and at the same time, has taken a proactive stance on promoting the use of these systems. In December 2013, the Group revised and summarized three main policies to promote the active involvement of female employees (1. to create a positive work environment for women; 2. to leverage women’s unique creative powers; and 3. to spur innovation through the participation of women). These policies are positioned as the Sumitomo Forestry Group’s Declaration on Empowering Women, which the Group is actively promoting to enhance a common awareness within the Group. |
In May 2019, in the 2021 Medium Term Management Plan, a numerical target of a 5.5% or greater ratio of women in managerial posts by 2021 was set. In addition to a mentorship program to enhance management-position promotions and participation of female employees, the Company organized Women’s Conference 2020, a learning seminar targeted to young female employees, to explore careers, job satisfaction and unconscious biases. In addition, the Company held seminars for management-level employees who have female subordinates and is aggressively promoting employee participation in internal and external training programs. Through these and other efforts, the Company is working to promote the active involvement of female employees to achieve its goals.

The Company is also implementing initiatives to change employees’ behavior and awareness. For example, for employees taking child-care leave, employees who have just returned to work from child-care leave and their supervisors, the Company held online seminars to exchange opinions and discuss career paths.

As of April 2020, the Company abolished the clerical staff position and newly created the office planning position. This system better enables female employees to envision their mid- to long-term career future and creates a path to appointment as managers.

In March 2021, for the second time since the Heisei 27 (2015) fiscal term, the Company was selected as the Reiwa 2 (2020) fiscal term Nadeshiko Brand.

The Company’s ratio of female employees and female managers is as follows:

<table>
<thead>
<tr>
<th></th>
<th>2017.3.31</th>
<th>2018.3.31</th>
<th>2019.3.31</th>
<th>2020.3.31</th>
<th>2020.12.31</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ratio of female</td>
<td>20.0</td>
<td>20.4</td>
<td>21.0</td>
<td>21.6</td>
<td>22.0</td>
</tr>
<tr>
<td>employees (%)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ratio of female</td>
<td>2.8</td>
<td>3.2</td>
<td>3.7</td>
<td>4.2</td>
<td>4.8</td>
</tr>
<tr>
<td>managers (%)</td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

As of March 30, 2021, female executives comprise of two outside directors and one executive officer.

(Improving employee health)

With part of its Code of Conduct setting out to create “a respectful, healthy workplace,” the Company seeks to promote healthy management, maintain the health of each of our employees and create a workplace environment where everyone can gain a sense fulfillment in their work.

Specifically, we have reduced long working hours, increased compliance rates for medical checkups and placed on staff a clinical psychologist and a public health nurse at the Human Resources Division’s Workstyle Support Department to respond to employee requests for consultation, to take preventative measures and to provide support for employees returning to work.
In fiscal 2020, in addition to holding as post-measures seminars on employee care overseen by line managers and self-care, we have added presenteeism as an item in our stress check list and analyzed these health initiatives for future reference. In recognition of these efforts, the Company was selected as an Excellent Health and Productivity Company 2021.

IV. Items Related to the Internal Control System

1. Basic Philosophy and operational status regarding the internal control system
The Company has made the following resolutions regarding the Board of Directors.

1. Basic Philosophy regarding the internal control system
   (1) Since its establishment in the Genroku Era (1688-1704), the Sumitomo Business Spirit, as exemplified by such phrases as “placing prime importance on integrity and sound management” and “under no circumstances shall Sumitomo pursue easy gains or act imprudently,” has been the core of our management. Along with our philosophy of “national gratitude” where we aim to be a corporate entity that is truly essential to nations and society, our business stance to create “sustainable forestry” where we nurture and manage forests continuously in an environmentally conscious manner, and the “Sumitomo Business Spirit” where we benefit society by placing emphasis on fairness and integrity, the Company aims to contribute to a sustainable and prosperous society through all types of lifestyle-related services that utilize healthy and environmentally friendly wood. To realize these goals, the following five Action Guidelines have been set:

   - We provide high-quality products and services that bring joy to our customers.
   - With a fresh perspective, we create new jobs that lead to happiness for generations to come.
   - We promote a free and open corporate culture that respects diversity.
   - We set and strive to achieve ambitious goals through ongoing effort.
   - We do work that wins us the trust of society with fair and honest conduct.

(2) The Company’s ethics guidelines and values, which all Group executives and employees must observe and which we are sincerely striving to fulfill, have been set forth as the Group Code of Conduct and other rules.

(3) Maintaining an uncompromising stance against anti-social activities is part of the Group’s basic policy and one that we adhere to.

2. Operational Status of the Internal Control System
(1) System to Ensure Compliance by Executives and Employees to Laws, Regulations and the Articles of Incorporation

1) The Company, as part of the Group’s basic policy, has positioned the promotion of compliance as an important management issue and is working to implement the systems and environment to secure this.

2) For the complete and thorough management of compliance, the Company has formulated relevant regulations and established a Company-wide compliance system with the aim to reinforce internal control functions and enhance remedial capacity across the entire Group on an ongoing basis. It has done so by creating a horizontal, Group-wide compliance promotion committee and an internal reporting system (compliance counter) that can be used by the Group’s and subcontractor’s executives and employees, which reports to an outside law firm and the general manager of the General Administration Department.

3) For a system to adequately and appropriately protect financial and accounting statements and other information, the Company will formulate documents with relevant rules and the standardization of operational procedures. The Company has created a system where major departments verify the appropriateness of the financial reporting process and the effectiveness of internal control systems, which is then evaluated by the Internal Audit Department. The Company continues to work to improve the quality of internal control-related functions associated with the appropriateness of financial reporting.

(2) System for the Storing and Maintaining Information Related to Director Duties

1) The Company, in accordance with regulations regarding the storage and maintenance of documents and information, appropriately records and stores important documents, such as minutes of the General Meeting of Shareholders, minutes of the Board of Director meetings and other legal documents, and other important documents related to decision making, such as requests for management approval.

2) The Company will work to improve the storage, viewing and sharing functions of information using IT.

(3) Regulations Concerning the Management of the Risk of Loss or Other Relevant Risk Management System at the Company and its Subsidiaries

1) With the aim to establish unified internal control and risk management systems, the Company has formulated regulations regarding risk management and at the same time, has created a committee on risk management, which grasps and assesses Group risks and formulates countermeasures. In such ways, the Company puts into place and reinforces in an ongoing manner the Group’s risk management system.
2) The committee on risk management monitors the progress of countermeasures to various risk scenarios and makes regular reports to the Company’s Board of Directors and statutory auditors.

3) For serious emergency situations that occur within the Group, Group employees must strive to appropriately apply the “two-hour rule” and report to Company top management in a timely manner. The Company works in an ongoing manner to reinforce the ability to avoid or reduce risk.

4) In preparation for large-scale disasters, novel influenza and other emergencies, the Company promotes business continuity management (BCM) including the formulation of business continuity planning (BCP) to mitigate losses from continuing business operations and thus creates a structure to handle emergency situations. Furthermore, the Company is providing the necessary guidance and advice on promoting BCM to subsidiaries.

(4) System to Ensure the Effective Execution of Business Duties of Company Directors, Subsidiary Directors and Others

1) With the implementation of the executive officer system, the Company has separated decision-making and supervisory functions from operational functions, and with a Board of Directors made up of a small number of members, has created a structure that allows for speedy decision making. Each of the executive officers, as the person in charge of the execution of operations, must effectively perform the duties of the operation he/she is responsible for under the guidance and supervision of the Board of Directors.

2) To enable speedy decision making in response to changes in the operating environment and the optimal assignment of authority, the Company reevaluates in an appropriate manner the Board of Directors agenda criteria, administrative authority regulations and other.

3) Based on the Group’s long-term management plan, the Company formulates a medium term management plan as well as annual fiscal budget goals and concrete strategies for each business segment and strives to optimally and effectively allocate management resources to fulfill them.

4) In compliance with internal regulations, the Company assigns a department with primary responsibility for each of the individual subsidiaries. The Company has officers and employees of the departments with primary responsibility assume the position of director at the subsidiaries and so on to appropriately manage the progress of management measures and policies and to effectively promote the execution of business duties at the subsidiaries.

(5) System Regarding the Reporting by Directors and Others of the Subsidiaries on the Execution of Duties and System to Ensure the Appropriateness of Operations of the Corporate Entity Comprising of the Company and its Subsidiaries
1) The Company, through the primary departments in charge, requires important subsidiary management issues to be brought up and the execution of duties to be reported to the Board of Directors, and in doing so, exercises a system of control, checks and balances for the entire corporate entity.

2) The Company, to ensure effective internal controls of the entire corporate entity, formulates regulations for each of the subsidiaries. In addition, taking into account each company’s situation, the Company puts in place an internal audit department and other efforts to promote an environment for autonomous, internal control at each company.

3) The Company, through the Internal Audit Department, the primary departments in charge, etc., reinforces the checks and balances system and strives in an ongoing manner to raise the quality of oversight and supervision functions, including enhancing compliance systems, of each of the subsidiaries.

(6) In Situations Where the Company’s Statutory Auditors Request Support Staff to Aid in Their Duties, Matters Concerning Support Staff to Statutory Auditors, the Independence of Support Staff from the Directors and Ensuring the Effectiveness of Statutory Auditors’ Instructions to Support Staff.

1) The Company’s representative directors and directors, upon discussion with the statutory auditors, may assign appropriate personnel as support staff to the statutory auditors, and in the event of a transfer, assessment or disciplinary action of such personnel, will seek the approval of the statutory auditors.

2) As needed, the Company’s statutory auditors will conduct audit work by directing support staff.

3) The Company’s statutory auditors, to ensure that the support staff’s independence is not unfairly controlled, will make any necessary requests to the Company’s representative directors or the Board of Directors. The representative directors or the Board of Directors will take the necessary measures in regard to these requests.

(7) System for Reporting to Statutory Auditors by the Company’s Directors and Support Staff, the Company’s Subsidiary Directors and Others, Auditors, Staff and People Who Receive Reports from Them, and Other Systems Related to Reporting to Statutory Auditors.

1) The Company’s statutory auditors, in order to grasp the decision-making process of important items and the execution of duties by directors, attend the Company’s Board of Director meetings and as needed, Executive Committee meetings and other important meetings.

2) The Company’s executives and employees, when requested by the statutory auditors to report on items related to their execution of duties, will do so in a timely manner. In addition, the Company’s executives and employees, in the event they become aware of a situation that could cause grave damage to the Company,
unethical behavior or a serious incident that is in violation of laws or regulations, must report to the Company’s statutory auditors.

3) The Company’s statutory auditors receive regular reports from the Company’s Internal Audit Department and others regarding the Group’s compliance, status of risk management activities and internal audit results, and supervise and verify that they are all functioning effectively.

4) The Company’s representative directors regularly exchange opinions with the Company’s statutory auditors and at the same time, work to secure an audit environment that ensures the effectiveness of audits.

5) The Company appoints appropriate personnel as statutory auditors for the major subsidiaries and regularly holds Group Board of Auditor meetings to improve the effectiveness of audits at each company and to exchange information.

(8) System to Ensure that People Who Have Made Reports Under the Provisions Listed Above Are Not Subjected to Disadvantageous Treatment

The Company, in the event that an executive or employee makes a report to the statutory auditors under the provisions listed above, will formulate rules and systems to ensure that the reporter is not subjected to disadvantageous treatment and in addition, will create a strict information management system for that reporter and the content of the report, and will ensure the full understanding of this to the subsidiaries.

(9) Matters Concerning Policy on Procedures for Prepayment or Refund of Expenses Arising in Relation to Performance of Duties as Statutory Auditors and Processing of Expenses or Obligations Arising in Relation to the Performance of Other Duties

The Company’s Board of Statutory Auditors will accommodate for expenses required by statutory auditors for the execution of duties in the Company’s budget. In addition, for emergency or extraordinary expenditures required by the Company’s statutory auditors in the execution of duties, the statutory auditor may request a reimbursement from the Company after the fact. The representative directors or the Board of Directors will take the necessary measures in regard to these requests.

(10) Other Relevant Systems to Ensure the Proper Functioning of Audits

1) The Company’s Board of Statutory Auditors will strive to ensure the effectiveness of audits by exchanging information and closely coordinating with the Company’s Board of Directors during the process of important decision making.

2) The Company’s Board of Statutory Auditors will regularly exchange information with Accounting Auditors to ensure more effective audits.

2. Basic Philosophy and Status of Efforts to Exclude Anti-Social Elements

The Company’s Group basic policy is that anti-social elements will be met with a resolute attitude and no compromises will be tolerated.
The General Administration Department as the division in charge coordinates overall responses and systematically cooperates with external expert bodies, such as the police and lawyers, to gather information about anti-social elements, and when required, gives guidance in issuing warning notices.

In addition, in accordance with the enforcement of laws of each prefecture for the exclusion of crime syndicates, the Company takes appropriate measures, such as having all contracts that Group companies enter into with third parties standardized to include a clause to exclude anti-social elements.

V. Other

1. Adoption of Takeover Defense Measures

| Adoption of takeover defense measures | None |

Supplementary Information

2. Other Items Related to Corporate Governance System, etc.

1. Internal system for the timely disclosure of corporate information

   (1) Basic Policy
   The Company, as part of the Sumitomo Forestry Group Code of Conduct, has stipulated that necessary information be disclosed in a timely and fair manner. In addition, with systems to manage and disclose concrete corporate information clearly regulated in the Regulations to Prevent Insider Trading, the Company works to create a structure to maintain and elevate the Company’s social credibility in the stock markets.

   (2) Disclosure System
   The Company, in accordance with Regulations to Prevent Insider Trading, has appointed a person in charge of information handling (the executive officer in charge of the General Administration Department). An information management system has been put into place, with the Corporate Communications Department in charge of duties related to disclosing corporate information and the General Administration Department in charge of duties related to the management of corporate information and the appropriate and smooth enforcement of Regulations to Prevent Insider Trading. Furthermore, in compliance with Regulations to Prevent Insider Trading and internal decision-making procedures, the Company’s disclosure system is as follows (refer to the afterword diagram for an organizational chart).
1) In the event of the emergence of information (important insider information) that applies to criteria set out in the Regulations to Prevent Insider Trading that may have an important impact on investment decisions by investors regarding the Company, Group companies, or other companies’ operations, the head of the division in charge according to the nature of the information must report in a timely manner to the person in charge of handling information and the General Administration Department.

2) In the event of the emergence of important insider information related to a Group company, each Group company president must quickly relay this information to the head of the primary department in charge, as set out in the internal regulations.

3) Except for financial results information prepared by the Management Planning Department, the primary departments in charge or the primary departments in charge at each of the Group companies must report all important internal information to the General Administration Department, which will then conduct a detailed examination regarding the need for timely disclosure. Upon confirmation, with the guidance of the person in charge of handling information, the Corporate Communications Department, which assumes the Company’s corporate communications function, will prepare disclosure materials (however, the Management Planning Department will prepare disclosure materials about financial results) and release them in a timely manner.

2. Check Function of Internal System Related to Timely Disclosure
For the timely disclosure of corporate information about the Company’s Group, the Company has created a system where departments that handle important internal information closely discuss the need and method of timely disclosure with the General Administration Department, which serves as the secretariat for the Board of Directors, and with the Management Planning Department, which serves as the secretariat for the Executive Committee meetings.