The corporate governance of EBARA CORPORATION (the “Company”) is described below.

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

1. Basic Views

The Company has established the “EBARA Way,” composed of its “Founding Spirit,” “Corporate Philosophy” and the “EBARA Group CSR Policy” as the EBARA Group’s identity and set of values to be shared across the Group. Under the EBARA Way, EBARA upholds the enhancement of corporate value through sustainable business development and sharing the results with all stakeholders including shareholders as its most important management objectives. To achieve such objectives, the Company constantly seeks the best possible corporate governance and strives toward its further enhancement.

The EBARA Group has also established the “EBARA Corporate Governance Basic Policy,” and will endeavor to ensure the implementation of the basic policy and to further enhance its corporate governance.

➔For further information about the “EBARA Way,” please see Appendix 1.
➔For full disclosure on “EBARA Corporate Governance Basic Policy,” please see Appendix 2

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

The EBARA Group agrees with the intent of the Corporate Governance Code, and has adopted all of the principles therein.

Disclosure Based on the Principles of the Corporate Governance Code

This report is based on the corporate governance code revised in June 2018. Based on the revised code, we updated the following items in this chapter.
2. Business Strategies and Business Plan
4. Basic Policy for Cross-Shareholdings, etc.
   (1)(c) Composition of the Board of Directors
   (2) Policies and Procedures for Appointment/Dismissal of Directors and Executive Officers
13. Dialogue with Shareholders and Investors
14. Functions as a Corporate Pension Asset Owner

Explanatory Notes

• “The Company,” “EBARA,” “our,” “we” ——— Ebara Corporation
• “us” or “we”
1. Management Philosophy  Principle 3.1 i)

Corporate Philosophy

---Continuing the Spirit of the Founder---
“We contribute to society through high-quality technologies and services relating to water, air and the environment.” Since its establishment as a pump manufacturer in 1912, the EBARA Group has advanced by acquiring technological capabilities that meet society’s needs. In the fields of water, air, and the environment—and in recent years digital technology—our business activities help address issues facing society, such as using energy optimally, mitigating climate change, and realizing a comfortable information society.

2. Business Strategies and Business Plan  Principle 3.1 i), 5-2

Management Policy

---The Business Direction that Management Aspires to---
Based on its corporate philosophy, the EBARA Group regards providing industries with a series of products that consistently serve the interests of the public as the pillar of its business. This means that the Group strives to pursue continuous growth through providing industrial goods that are integral for customers to manufacture their end products, emphasizing safety, security and comfort, as well as offering service and support to maintain the most efficient functioning of the products.

The Management Policy towards year 2020 establishes the direction to be taken by the EBARA Group based on seven perspectives - Growth Objectives, Growth Strategies, Technological Development, Securing
and Developing Human Resources, Addressing Environmental Issues, Relationship with Society and Strict Adherence to Corporate Governance – and is actively and steadily implementing measures aimed at the achievement of this goal by sharing this vision throughout the entire Group.

**The Vision of the Management Policy**

i) The Company recognizes that consolidated sales of 500 billion yen constitute the minimum level required to continuously develop and grow its businesses on a global basis.

ii) In addition to the organic growth of its existing business resources, the Company has positioned mergers and acquisitions of businesses of a certain scale at the center of its growth strategy.

iii) The Company will achieve the organic growth of its existing business resources by increasing its presence around the world and by expanding its stock-type business.

iv) The Company will make continuous investments in production facilities as well as investments for new product development and the improvement of existing products in order to improve its product competitiveness.


◆ Medium-Term Management Plan

The EBARA Group has established “E-Plan 2019,” the Medium-Term Management Plan for the period from fiscal year 2017 to fiscal year 2019.

As a result of our previous Medium-term Management Plan (E-Plan 2016), the Environmental Plants Business and Precision Machinery Business continued to practice solid business management to the extent of exceeding their targets for sales and operating income. Meanwhile, in the Fluid Machinery and Systems Business, sales and the operating income have fallen short of the targets, due to such external factors as the postponement of orders and investment decisions by our customers resulting from a fall in crude oil prices, as well as internal factors including delays in the progress of each measures implemented by its business units.

Keeping in mind the results of E-Plan 2016, the Company hopes that in the final fiscal year of E-Plan 2019 it will have further developed as a manufacturer of industrial machinery that grows and develops its business on a global basis. To this end, the Company aims to thoroughly improve profitability in all business and designates the period covered by E-Plan 2019 as the period to engage in “unlimited challenge toward growth.”


**Targets to be Achieved in Fiscal Year 2019**

a) ROIC: 8.0% or more (Entire Group)
b) Operating Income Ratio: 9.0% or more (Entire Group)
c) Consolidated sales: ¥500 billion or more
d) ¥60 billion to capital investments; ¥10 billion to investments and loans; and ¥35 billion to research and development
e) Consolidated total payout ratio: 30% or more.

//Optimization of Business Portfolio Based on Capital Cost

The Company has established and announced management policies and medium-term management plans including the Group’s business portfolio, reviews progress in relation to medium- to long-term targets periodically and when necessary, and revises measures as needed.

The Company believes optimal allocation of management resources including investment in growth areas is important for optimizing the business portfolio. The Company has established processes for
periodically evaluating the performance and growth, etc., of current business as a mechanism for realizing this, and rebuilds its business portfolio as necessary based on the results of the evaluation. Furthermore, the Company accurately ascertains capital cost using the Weighted Average Cost of Capital (WACC) in the rebuilding of the business portfolio and execution of investment in growth of existing businesses, and manages investment based on this. One example is engaging in investment management by business with an awareness of capital cost such as establishing and starting the operation of a mechanism for confirming and reviewing whether the internal rate of return on each investment exceeds the WACC (hurdle rate) of each business and each region and whether the investment recovery period is within a reasonable range when making investment decisions on new investments.

◆ Deliberate Investment Strategy and Finance Management

In the “E-Plan 2019” Medium-Term Management Plan announced in March 2017, the Company set targets positioning ROIC as the most important management indicator, and aims to create an earnings base exceeding capital cost. The Company has set KPIs for each business, periodically checks progress of the plan, revises action plans as necessary and endeavors to achieve these targets. Furthermore, due to the emphasis placed on investment in growth, the Company indicates targets for capital investment, external financing and investment, and R&D investment as cash allocation, and also sets targets for the consolidated total payout ratio in order to further expanding shareholder returns (dividends and share buybacks).

3. Shareholder Return Policy

The EBARA Group has positioned shareholder returns as one of our most important management policies. The shareholder return policy for the duration of E-Plan 2019 is to improve shareholder returns (dividends and share buybacks) and aim for a consolidated total payout ratio of 30% or more.

4. Basic Policy for Cross-Shareholdings, etc.  

Principle 1.4, Supplementary Principle 1.4.1, 1.4.2 (See Article 4 of Appendix 2)

(1) Policy for Reduction of Cross-Shareholdings

In principle, the Company does not hold cross-shareholdings. However, it is possible that the Company will hold shares of other companies only in cases where it is determined that partnerships with investees through shareholding will contribute to the enhancement of the Group’s corporate value. The rationale for cross-shareholding relationships is subject to regular examination by the Board of Directors based on the following items, and shareholdings deemed by the Board of Directors to no longer be feasible shall be dissolved when appropriate by disposal or other means.

[Matters checked in examination of shareholding rationale]

i) The partnership with the investee is important and the relationship must be continued.

ii) The return and risk associated with the shareholding are commensurate with the capital cost.

(2) Results of Examination of Rationale of Shareholding

The Board of Directors has examined the rationale of holding cross-shareholdings individually in accordance with the above policy. Based on the results of examination the Company sold 20 listed shares of the cross-shareholdings and 3 listed shares contributed to the employee retirement benefit trust in the period from April 2016 to December 2018. Furthermore, in the first half of FY 2019 the Company sold 1 listed share of the cross-shareholdings and 3 listed shares contributed to the employee retirement benefit trust, and will continue to promptly sell shareholdings deemed to no longer be feasible, and aim to dissolve all of shareholdings during fiscal year 2020.
### [Number of Issues of Listed Shares Held by the Company Not for Purely Investment Purposes ]

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(3) Standards for Voting Rights
The Company exercises its voting rights in cross-shareholdings, determining whether to vote for or against each individual agenda item after consideration of whether it contributes to the medium- to long-term enhancement of the corporate value of the Group and investees, and particularly emphasizes the following matters, and conducts dialogue with investees on the content, etc., of agenda items as required.
- Changes to articles of incorporation
- Election of directors
- Anti-takeover measures
- Appropriation of surplus, etc.

(4) Related to Cross-Shareholder
If a company holding the Company’s shares as a cross-shareholding (hereinafter referred to as “cross-shareholder”) indicates the intention of the sale, etc., of the shares, the Company shall unconditionally authorize this, and ask the cross-shareholder to perform the sale, etc., in a way that limits the impact on share price as much as possible. Furthermore, in such cases, when the Company holds shares in the company that is the cross-shareholder as cross-shareholdings, it shall promptly proceed to sell these.
In addition, the Company shall not continue the transactions without carefully examining the underlying economic rationale.

5. Basic Views on Corporate Governance  
Principle 3.1 ii) (See Article 1 of Appendix 2)
The EBARA Group’s basic views on corporate governance are as follows.
(1) The Company respects shareholders’ rights, and is engaged in establishing an environment which enables shareholders to appropriately and effectively exercise their rights and ensures equality among shareholders.
(2) The Company strives to appropriately cooperate with various stakeholders, including customers, business partners, employees and local communities. The Company will also develop a corporate culture in which such stakeholders’ rights and positions are respected and business is executed soundly.
(3) The Company strives to ensure management transparency through appropriate disclosure of its corporate information.
(4) The Company has developed a governance system in which Independent Directors play important roles, and that is centered on Independent Directors and Non-executive Inside Directors. The Company has adopted the organizational form of a “Company with Three Committees,” with the Nomination Committee, the Compensation Committee and the Audit Committee as statutory committees under the Board of Directors, to achieve clear separation between supervision and business execution in management.
(5) The Company engages in constructive dialogue with shareholders and investors on the basis of a separately established “IR Basic Policy,” with a view to contributing to sustainable growth and the medium- to long-term enhancement of corporate value.

(1) Roles of the Board and Board Balance and Size  

Supplementary Principle 4.11.1 (See Article 9 of Appendix 2)

(a) Roles and Responsibilities of the Board of Directors and Standards for Nominating Directors

The Board of Directors must make its best effort to realize the mission it has been given by shareholders to “continuously improve corporate value” while giving the greatest consideration possible within reasonable extent to the positions of all stakeholders. In addition to the perspective of establishing an internal control environment for preventing downside risks of scandals, etc., (i.e., defensive leadership), the Board must also consider the perspective of establishing an environment enabling management to boldly face challenges to prevent upside risks in which business opportunities are missed (i.e., offensive leadership).

To be able to exhibit both defensive and offensive leadership, the Board of Directors must be a place enabling the best conclusion to be reached while avoiding closed discussion through the exchange of diverse opinions. To achieve this, the Board must be made up of personnel with sufficient knowledge and experience in areas important from the perspective of business management from inside and outside the Company. In addition to sufficient expert knowledge in their respective fields, Directors need to have extensive insight and ability of logical thinking enabling them to make decisions based on the opinions of other Board members with expert knowledge and information from within and outside the Company.

Furthermore, the Board of Directors must be able to clearly divide responsibilities of supervision and execution in order to be able to effectively supervise the execution of business and also be able to objectively assess and comment on the progress and results of execution of business by management from a position that is independent from the execution of business. As the organizational form to achieve this, the Company adopted “Company with Three Committees” to delegate the authority and responsibility of business execution to Executive Officers. In addition, the Company also established Nomination, Compensation and Audit Committees within the Board of Directors to form the essence of corporate governance. The number of Executive Directors has been kept to a minimum to the extent that is realistic, while effectively utilizing Independent Directors and Non-executive Inside Directors (directors who do not concurrently serve as Executive Officers of the Company).

From this perspective, and in consideration of the balance of “Independent Directors,” “Non-executive Inside Directors” and “Executive Directors” in the composition of the Board of Directors, as of March 29, 2019 the number of Executive Directors was reduced from three (3) to one (1), and now ten (10) out of the eleven (11) Directors are composed of independent or non-executive members. (90.9%)

Furthermore, the Nomination, Compensation and Audit Committees established within the Board of Directors are made up of only Independent Directors and Non-executive Inside Directors to maintain their independence and objectivity, and a majority of each committee is made up of Independent Directors.

(b) Policy for the Chairman of the Board of Directors (See Article 10 of Appendix 2)

A Director who does not concurrently serve as Executive Officer serves in the position of the Chairman of the Board of Directors. Furthermore, to ensure the respective responsibilities of the Board of Directors, the Nomination Committee, the Audit Committee and the Compensation Committee to be appropriately fulfilled, the Chairman of the Board of Directors shall not concurrently serve as the Chairperson of each of the committees unless there are special circumstances.

The Chairman of the Board of Directors sets out the proposals to be deliberated and reported at Board of Directors’ meetings, and conducts the proceedings of the Board meetings to ensure that the best possible conclusion is reached efficiently, based on reasonable debate. The Chairman of the Board of Directors receives reports as appropriate from the Representative Executive Officer on whether the Board of Directors’ opinions are adequately reflected in business execution. The Chairman of the Board of Directors reports, as necessary, the status of such reports to the Board of Directors, and asks the Board to deliberate for possible correction of the general direction of business execution, etc.

In the event the Chairman of the Board of Directors is an Independent Director, the Board of Directors nominates the Chairman of the Company (one person from among the Non-executive Inside Directors if there is no Chairman of the Company) as a person to assist the Chairman of the Board of Directors.
According to the above policy, since adopting to the organizational form of a “Company with Three Committees” in June 2015, the Company has had a Non-executive Inside Director serve as the Chairman of the Board of Directors and separated the roles of Chairman of the Board of Directors and the Representative Executive Officer. From March 29, 2019, to enhance the transparency and fairness of the Board of Directors and further strengthen the supervisory functions of the Board, an Independent Director serves as Chairman of the Board.

(c) Composition of the Board of Directors  principle 4-11 (See Article 9, 11, 12, 13 and 17 of Appendix 2)

To ensure the Board of Directors effectively fulfills its roles and responsibilities, the Board of Directors shall have overall balance of personnel with sufficient knowledge, experience and skills inside and outside the Company in areas related to business management, and made up in a way that has both diversity including gender and international aspects and appropriate size.

Knowledge and experience expected to be important to the Company from the perspective of company management are defined as the areas of “legal affairs and risk management,” “personnel and human resource development,” “finance, accounting and capital policy,” “auditing,” “management of individual businesses (in the Ebara Group),” “corporate management and management strategy,” “research and development,” “the environment,” “social” and “internal control and governance.” In addition to having appropriate knowledge in all of these areas, the Company has appointed nominees for Director by specifying areas in which the Company particularly expects them to perform. Directors comprising the Audit Committee shall have adequate experience and ability, and the necessary knowledge of finance, accounting and law, and include two (2) or more members with sufficient knowledge of finance and accounting. Note that these areas shall be revised as appropriate based on the external environment and the condition of the Company.

As of March 29, 2019, seven (7) out of the eleven (11) Directors (63.6% of the total), including one (1) female, are Independent Directors who have appropriate and diverse capabilities (for more information, see Section (3) below). Diversity of the Board of Directors has been paid due attention regarding gender and nationality by including a female member and several members with adequate knowledge and experience of international transactions and global business, but the Company is considering the appointment of Directors of foreign nationality in the future from the standpoint of further diversity.

(2) Policies and Procedures for Appointment and Dismissal of Directors and Executive Officers  principle 3.1 iv) (See Article 17 of Appendix 2)

The policies and procedures related to the nomination and dismissal of directors and the election and dismissal of executive officers in the Company are determined by a Nomination Committee chaired by an Independent Director and comprising a majority of Independent Directors.

(a) Nomination Process for Directors

The Nomination Committee selects Candidates for Director from a strategic perspective based on management philosophy and management strategy, deliberates whether they have suitable qualities and capabilities as Directors based on the perspective in (1) above, and determine proposals related to the election and dismissal of Director Candidates for the purpose of sustainable growth of the Company and enhancement of medium- to long-term corporate value based on the Director election criteria and election procedures established by the Nomination Committee. The Candidates for Director are reported to the Board of Directors by the Nomination Committee and elected by resolution of the General Meeting of Shareholders.

(b) Process for the Appointment and Dismissal of Executive Officers

The Nomination Committee deliberates whether Candidates for Executive Officer selected by the President and Representative Executive Officer have suitable qualities and capabilities as Executive Officers, and present the results of deliberation to the Board of Directors based on the Executive Officer appointment criteria and appointment procedures established by the Nomination Committee. The Board of Directors makes a decision after receiving the deliberation results from the Nomination Committee.
Furthermore, in the event the performance of a single fiscal year does not meet the criteria specified in
the Company's regulation when the Nomination Committee periodically checks the aptitude of each current
Executive Officer, the Nomination Committee will propose to the Board of Directors not to re-appoint the
current Executive Officer.

(c) Process for Election and Dismissal of the President and Representative Executive Officer and Succession
Planning  Principle 3. 1 iv), v), Supplementary Principle 4-1-3, 4-3-2, 4-3-3 (See Article 11 of Appendix 2)

The Company has positioned the establishment and implementation of the criteria and policies for the
appointment and dismissal of the President and Representative Executive Officer who serves in a
particularly central role in top management as the most important strategic decision in the Company.

◆ Process for the Appointment and Dismissal of the President and Representative Executive Officer
The Nomination Committee proposes final candidates for the appointment of the President and
Representative Executive Officer to the Board of Directors and the Board of Directors makes a decision
based on the criteria and policies for the appointment and dismissal of the President and Representative
Executive Officer established by the Nomination Committee.

The Nomination Committee checks that the current President and Representative Executive Officer
meets the requirements concerning the qualities of the President and Representative Executive Officer
specified in the succession plan periodically and as needed, and makes proposals to the Board of Directors
on the successor for President and Representative Executive Officer based on the succession plan when the
President and Representative Executive Officer steps down.

Furthermore, the Board of Directors has established an independent and objective process for
discussion whether or not to dismiss the President and Representative Executive Officer when it is found
that the President and Representative Executive Officer is not functioning adequately based on an
appropriate evaluation of the Company’s performance, etc. Specifically, in the event the consolidated
performance of a single fiscal year does not meet the criteria specified by the Nomination Committee for
three consecutive years when the Nomination Committee periodically checks the aptitude of the current
President and Representative Executive Officer, the Nomination Committee proposes to the Board of
Directors not to re-appoint the current President and Representative Executive Officer unless there are
special circumstances, and the Board of Directors conducts discussion on whether or not to dismiss the
President and Representative Executive Officer.

◆ Succession Planning for the President and Representative Executive Officer
In order to appoint the next President and Representative Executive Officer for engaging in the realization
of the Company’s management strategy and putting the vision of growth on track, the Nomination
Committee establishes a succession plan for the President and Representative Executive Officer, establishes
programs for the continued and deliberate development of candidates with the aptitude to serve in
management, and works to ensure there is a system enabling the recommendation of appropriate personnel
at any time.

The Nomination Committee identifies the abilities, qualities (potential), experience, knowledge and
skills required of the President as the Ebara style of an “ideal manager” based on the succession plan,
establishes the specific methods and criteria for determining these, selects candidates from a broad age
group, develops them and actively checks the status of development.

(3) Explanations with respect to Individual Appointments and Nominations  Principle 3.1 v)  (See Article 8
of Appendix 2)

The reasons for nominating each candidate for Director and the areas in which the Company particularly
expects them to perform as part of the explanation of the corresponding proposal in pages 4-5 of the Notice
of the General Meeting of Shareholders.

➔ For full disclosure on “the Notice of the 154th General Meeting of Shareholders,” please see:
https://www.ebara.co.jp/en/about/ir/stock/shareholdersmeeting/__icsFiles/afieldfile/2019/03/05/E6361_154_1.pdf
Policy and Procedures in Compensation for Directors

Principle 4.2.1 (See Article 20 of Appendix 2)

Compensation standards for Directors and Executive Officers are designed by the Compensation Committee. The Compensation Committee reviewed the compensation standard for Directors, and decided to introduce a restricted stock compensation plan and a performance-linked stock compensation plan (collectively hereinafter referred to as the “Compensation Plan”) to Directors, Executive Officers and certain employees of the Company and its subsidiaries.

The Compensation Plan was introduced in order to further promote shared value with shareholders and provide an incentive for the Company’s Directors, etc., to sustainably increase the Company’s corporate value.

Overview of the Compensation Plan is as follows.

➔ Read more on Incentive Policies for Directors and/or Executive Officers, pages 27-28.
➔ Read more on Disclosure of Policy on Determining Compensation Amounts and Calculation Methods, pages 29-32

(a) Compensation for Directors

Compensation levels and the compensation system for Directors reflect the roles, etc., in the Board of Directors and committees, etc., to encourage and supervise the execution of operations by the Executive Officers in line with the Company’s management philosophy and strategies, for the purpose of sustained growth of the Company and the medium- to long-term enhancement of corporate value.

Compensation for Directors consists of “basic compensation,” and “restricted stocks,” which require continuous service for a certain period as a Director of the Company. In addition, Directors of the Company, excluding Independent Directors, receive “performance-linked stocks” upon the attainment of business performance targets.

The Company pays Executive Officers concurrently serving as Executive Directors compensation as Executive Officers and does not pay them compensation as Directors.

(b) Compensation for Executive Officers

The compensation system for Executive Officers is linked to short-term and medium- to long-term performance to encourage the execution of business in line with the management philosophy and management strategies, and to provide strong motivation for the achievement of management targets, and provides an appropriate level of compensation when targets are met, for the purpose of sustained growth of the Company and medium- to long-term enhancement of corporate value.

Compensation for Executive Officers consists of “basic compensation” according to title, a “performance-linked annual bonus,” “restricted stocks,” and “performance-linked stocks.”

Training for Directors

Principals 4-14, Supplementary Principals 4.14.2 (See Article 18 of Appendix 2)

The Company offers opportunities for newly elected Directors to gain knowledge of, and insight into, the subjects necessary to perform their responsibilities as Directors, including finance, legal affairs and corporate governance prior to or immediately after their election. Furthermore, in an effort to promote understanding of the Group, the Company offers opportunities as appropriate for newly elected Independent Directors to gain knowledge of, and insight into important matters such as the Group’s management strategies and financial position, through a briefing by Executive Officers, etc., in charge of respective areas, and inspection tours, etc., at the Group’s business sites prior to or immediately after their election.

In addition, the Company provides Directors with opportunities for adequate training after their election as appropriate, including lectures by external experts.
7. Separation between Supervision and Business Execution in Management  

**Supplementary Principle 4.1.1 (See Article 9 of Appendix 2)**

---Scope of Delegation to the Management---

Based on the basic views of the role of the Board of Directors and clear separation between supervision and business execution as described in 6 (1) (a) “Roles and Responsibilities of the Board of Directors and Standards for Nominating Directors” on page 6, the Board of Directors establishes the Board of Directors’ Rules, specifying the matters to be resolved and reported to the Board of Directors, and stipulates the scope of matters for which decision-making authority is delegated to Executive Officers.

The decision-making authority on matters concerning business execution is delegated to Executive Officers, except those categorized as the exclusive jurisdiction of the Board of Directors by laws and regulations as well as the Articles of Incorporation, including basic management policies (management philosophy, medium- to long-term management plan, and annual budget, etc.) and those that may have a significant impact on the management of the Group.

8. Supervision by Independent Directors  

**Principle 4.8 (See Article 9 of Appendix 2)**

---Effective Use of Independent Directors---

Based on the basic views of the role of the Board of Directors and clear separation between supervision and business execution as described in 6 (1) (a) “Roles and Responsibilities of the Board of Directors and Standards for Nominating Directors” on page 6, the Company has developed a governance system comprising mainly Independent Directors and Non-executive Inside Directors (directors who do not concurrently serve as Executive Officers of the Company).

(1) Roles of Independent Directors  

(See Article 16 of Appendix 2)

Independent Directors are mainly responsible, among their principal roles, for verifying and assessing as appropriate the business results of the Company and performance of Executive Officers in light of the management strategies or management plan set out by the Board of Directors, and determining and expressing opinions on whether it is appropriate to delegate management responsibilities to the incumbent Executive Officers from the perspective of the common interests of shareholders.

(2) Ratio of Independent Directors

To appropriately and effectively fulfill the roles of Independent Directors described above, the Company believes it needs to secure a certain number or more of Independent Directors. The Company therefore has the policy that more than one-third (1/3) of the Board members shall be Independent Directors.

As of March 29, 2019, the composition of the Board of Directors comprises eleven (11) Directors, seven (7) of whom are Independent Directors, and all of them are registered as independent directors with the Tokyo Stock Exchange.

Furthermore, to enhance the transparency and fairness of the Board of Directors and further strengthen the supervisory functions of the Board, the Company was reduced the number of Executive Directors from three (3) to one (1), and an Independent Director is serving as Chairman of the Board. For the Compensation Committee, taking into account the status of the compensation system which has been established and operated diligently, the Compensation Committee’s members have all been Independent Directors to further strengthen its objectivity and transparency since June 2017.

(3) Independence Standards and Qualification for Independent Directors  

**Principle 4.9 (See Article 17 of Appendix 2)**

Independent Directors shall be selected from those who have adequate specialized knowledge in areas important in company management and can also contribute to discussion on the essence of management from a position that is completely independent from the execution of business. The Company has established the Independence Standards of Independent Director of EBARA based on the independence standards specified by the Tokyo Stock Exchange. Only those who meet such standards shall be the Company’s Independent Directors.

➔ For full disclosure on “the Independence Standards of Independent Director of EBARA,” see Appendix 3
➔ For full disclosure on the reasons of appointment for Independent Directors, see pages 18-24.
(4) Independent Directors’ Meetings  **Supplementary Principle 4.8.1 (See Article 14 of Appendix 2)**
To fulfill their roles and responsibilities, meetings consisting solely of Independent Directors have been established as a venue to share sufficient information and awareness among Independent Directors from an independent and objective standpoint.

→ For further information about the Supporting System for Independent Directors, see page 32.

(5) Election of Lead Independent Director  **Supplementary Principle 4.8.2 (See Article 16 of Appendix 2)**
The Lead Independent Director is elected from among the Company’s Independent Directors. The Lead Independent Director serves as the Chairperson of the Independent Directors’ Meeting. In addition, the Lead Independent Director summarizes opinions of other Independent Directors as necessary, and reports to the Chairman of the Board of Directors and the President and Representative Executive Officer for further consultation.

9. Effectiveness of the Board of Directors
(1) Evaluation of the Effectiveness  **Supplementary Principle 4.11.3 (See Article 19 of Appendix 2)**
The Company pursues the best possible corporate governance structure and strives for its further enhancement at all times. Each year the Board of Directors itself analyzes and assesses the overall effectiveness of the Board of Directors to review how the Board of Directors contributes to corporate governance functioning effectively, identify issues and make improvements. An overview of the results is then disclosed.

◆ Efforts to Resolve Issues Recognized in the Fiscal Year 2017 Evaluation of the Board of Directors
In fiscal year 2017, the Directors’ evaluation of the Company’s corporate governance system and the state of operation of the Board of Directors and each committee were generally high and the Company’s Board of Directors found that the effectiveness of the Board was sufficiently ensured. However, the following were identified as areas for improvement: identification and enhancement of discussion of long-term issues such as growth strategy and monitoring of the progress of the Medium-term Management Plan. Furthermore, it was confirmed that important elements related to the effectiveness of the oversight function of the Board of Directors need to be periodically reviewed to ensure the size and composition of the Board of Directors is right for the Company in response to changes in the Company’s business and the management environment.

(a) Enhancement of discussion of long-term issues such as growth strategy and monitoring of the Medium-term Management Plan.
In fiscal year 2018, the number of Independent Directors with experience of top corporate management increased to four (4) out of the seven (7) Independent Directors. As a result of such increase, the Board discussed thoroughly the growth strategies of every business segment as well as the main business and the progress and issues of the Medium-term Management Plan.

(b) Review of the size and composition of the Board of Directors
In June 2015 when the Company adopted the organizational form of a “Company with Three Committees,” the composition of the Board of Directors comprised fourteen (14) Directors, seven (7) of whom were Independent Directors. In fiscal year 2017, the number of Non-executive Inside Directors was reduced from four (4) to three (3).
In fiscal year 2018, the Board of Directors discussed at length the optimal size and composition of the Board of Directors and each committee, with particular emphases on how to achieve more substantive deliberations. The Nomination Committee considered director candidates for fiscal year 2019 based on these discussions.

(c) Enhancement of discussion of succession plan for the Representative Executive Officer
The Nomination Committee held thirteen (13) meetings in fiscal year 2018, and pursuant to the succession plan specified by the Nomination Committee, it discussed thoroughly and appointed the next President and Representative Executive Officer. The selection process and discussions of the Nomination Committee were properly shared with the Board, and each process was carefully conducted with transparency.
Fiscal Year 2018 Evaluation of the Board of Directors

Analysis and evaluation process
With the cooperation of a third-party organization, the Company prepared a questionnaire for each Director, conducted analysis of the responses, and then implemented individual interviews with all of the Directors to confirm the thoughts of each Director based on their responses to the questionnaire, and analyzed the results of the questionnaire and individual interviews. The Board of Directors discussed the effectiveness of the Board of Directors in the Board Meetings held in February 2019 based on the report from the third-party organization on the above analysis, and confirmed the evaluation and future action to be taken.

Summary of the results of analysis and evaluation
As a result of the above analysis, it was found that Directors’ evaluations of the composition and status of operation of the Company’s Board of Directors and Committees were generally high and the effectiveness of the Board was sufficiently ensured. However, it was found that it is necessary to continuously engage in some issues.

Action to be taken
The Company’s Board of Directors re-affirmed that it will further increase the effectiveness of the Board of Directors by continuously engaging in the following actions.
- Enhancement of discussion of long-term issues contributing to the improvement of corporate value, along with progress of and issues with the Medium-term Management Plan
- Strengthening of support aimed at ongoing monitoring and enhancement of the state of efforts and improvements after deliberation of important issues in the Board of Directors
- Periodic reviews of the size and composition of the Board of Directors
- Enhancement of discussion on succession plans for Independent Directors

➔ For full disclosure on “Overview of the results of the fiscal year 2018 Evaluation about the Effectiveness of the Company’s Board of Directors,” please see:

(2) Concurrent Positions of Independent Directors

Principals 4.11.2 (See Article 17 of Appendix 2)
The Company’s Basic Policy has provided that if an Independent Director of the Company is to concurrently serve as a director or a statutory auditor of other listed companies, such service shall not be demanding to the extent that it may impede the roles and functions expected of an Independent Director of the Company.

10. Related Party Transactions

Principle 1.7 (See Article 5 of Appendix 2)
The Company’s Basic Policy has provided that the Company’s Directors and Executive Officers shall obtain prior approval of the Board of Directors when they are to “carry out transactions that belong to the line of business of the Company (competitive transactions) for themselves or for a third party” or “carry out transactions with the Company, or transactions that involve conflicts of interest between themselves and the Company (transactions involving conflicts of interest), including transactions between the Company and a third party for which they receive a commission, etc.”

11. CSR Implementation Structure
The CSR Committee was established as a deliberative body to set policy on CSR measures for and to confirm the status of compliance in the EBARA Group. Independent Directors and Non-executive Inside Directors are encouraged to attend meetings of the committee to exhibit supervisory functions contributing to the objectives of the CSR Committee, and providing advice and the like as necessary. The CSR Committee reports its deliberations to the Board of Directors, and the Board of Directors establishes a system enabling it to exhibit supervisory functions by accurately grasping information. For more detailed information on the CSR Committee, see page 36.
In fiscal year 2016, it was decided that we will integrate CSR initiatives with the formulation of fundamental management objectives and medium-term management plans. In fiscal year 2017, to ensure the symbiotic implementation of CSR fulfilled through business and CSR that supports business, such as compliance and risk management, we identified the Environmental, Social and Governance (ESG) issues most material to our sustainable development and action policies in response to those issues. We also evaluate the impact that each action policy has on its corresponding the Sustainable Development Goals, and disclose it.

In addition, CSR training for executives of the Group has been carried out every year since fiscal year 2005 to promote CSR management.

12. Risk Management **Supplementary Principle 4.3.4**

(1) Risk Management
The EBARA Group must reinforce its Group governance and risk management measures in order to support the global expansion of its business. To strengthen Group governance, we are revising our regulations for Group administration and ensuring these regulations are observed. In addition, we have established the Risk Management Guidelines, which are meant to facilitate the development of risk management systems at Group companies based on shared targets, as well as the Internal Control Guidelines aimed at enhancing internal controls. These and other frameworks are implemented at all Group companies. We will pursue ongoing improvements in our risk management system by utilizing and entrenching these frameworks. The Risk Management Panel (hereinafter referred to as “RMP”) is in place as a body responsible for coordinating risk management activities, while carrying out deliberation, guidance for improvement and support. The RMP is chaired by the President, Representative Executive Officer, and made up of all Executive Officers. Furthermore, Non-executive Directors attend the panel for exhibiting supervisory functions in risk management, and providing advice and the like as necessary. The RMP reports its deliberations to the Board of Directors, and the Board of Directors establishes a system enabling it to exhibit supervisory functions by accurately grasping information.

➔For more detailed information on the RMP, see page 35.

(2) Compliance
We practice compliance based on the EBARA Group CSR Policy, which calls on us to conduct business with a strong sense of ethics and foster relationships of trust with such valued stakeholders as customers, suppliers, shareholders, investors, local communities, and employees. In addition to legal compliance, the Group makes conscientious efforts to conform to in-house regulations, social norms, and other rules in its business activities.

The Group is well aware of the fact that a scandal resulting from a failure to guarantee compliance would undoubtedly have a severe adverse impact on its management foundations. To ensure good compliance, we have established the CSR Committee, the Compliance Network, the compliance liaison system, and whistle-blowing hotlines.

13. Dialogue with Shareholders and Investors **Principles 5.1, Supplementary Principle 5-1-1, 5-1-2 (See Article 21 of Appendix 2)**

The Company recognizes the development of a long-term trusting relationship with shareholders and investors as one of the most important management matters. The Company provides appropriate corporate information necessary for shareholders and investors to make investment decisions, and strives to further strengthen the trusting relationship on a continuous basis by engaging in IR activities for enhancing its corporate value through constructive dialogue.

The Board of Directors practices appropriate oversight of the dialogue with shareholders and other investors, positioning it as an important management issue. To facilitate this oversight, the Board of Directors receives quarterly reports on IR activities by the division responsible for these activities, and Directors offer advice as necessary.
In the current framework, the President and Representative Executive Officer is the chief executive of IR activities of the Company, which are, in principle, carried out by the executive officer in charge of IR and the department in charge of IR.

In addition, Directors (including Independent Directors), Executive Officers and other senior executives arrange, as appropriate, opportunities for direct dialogue with shareholders and investors. The Company develops a framework for internally sharing information and knowledge gained through such dialogue with shareholders and investors, which shall be utilized for the management of the Company.

➔For more detailed information on IR activities, see pages 38-39.
➔For full disclosure on “IR Basic Policy,” please see: https://www.ebara.co.jp/en/about/ir/information/ir_basic_policy/index.html
➔For more detailed information on “Flow Chart of Communication with Shareholders & Investors,” please see Appendix 7.

14. Functions as a Corporate Pension Asset Owner  

Principle 2.6

The Group has established a Pension Committee as an organization for ensuring pension benefits are provided to members in the future in the management of defined benefit pension assets of the Company and its major domestic subsidiaries. The Pension Committee has defined a “Basic Policy on Management of Pension Assets” to secure total earnings required in the long term within an acceptable range of risk, and is engaged in the management and administration of pension assets by determining strategic asset composition ratios from a medium- to long-term perspective.

The Pension Committee is made up of officers and employees from the Human Resources Division and the Finance and Accounting Division who have specialized knowledge in the areas of human resources systems, management of financial assets and accounting and taxes, and also hires external experts as advisors to receive the necessary advice on pension asset management and the establishment of systems.

2. Capital Structure

| Percentage of Foreign Shareholders | More than 30% |

<table>
<thead>
<tr>
<th>Name / Company Name</th>
<th>Number of Shares Owned</th>
<th>Percentage (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Master Trust Bank of Japan, Ltd. (Trust Account)</td>
<td>10,127,500</td>
<td>10.56</td>
</tr>
<tr>
<td>ICHIGO TRUST PTE. LTD. (Standing proxy: The Hongkong and Shanghai Banking Corporation Limited, Tokyo branch, Custody Department)</td>
<td>9,485,900</td>
<td>9.89</td>
</tr>
<tr>
<td>Japan Trustee Services Bank, Ltd. (Trust Account)</td>
<td>6,712,449</td>
<td>7.00</td>
</tr>
<tr>
<td>THE BANK OF NEW YORK MELLON 140042 (Standing proxy: Mizuho Bank Ltd., Settlement &amp; Clearing Services Division)</td>
<td>4,327,527</td>
<td>4.51</td>
</tr>
<tr>
<td>HSBC TRINKAUS AND BURKHARDT AG RE: DE-CLTS A/C RE AIF (Standing proxy: The Hongkong and Shanghai Banking Corporation Limited, Tokyo branch, Custody Department)</td>
<td>2,057,900</td>
<td>2.15</td>
</tr>
<tr>
<td>National Mutual Insurance Federation of Agricultural Cooperatives.</td>
<td>2,054,700</td>
<td>2.14</td>
</tr>
<tr>
<td>Mizuho Bank, Ltd.</td>
<td>2,000,174</td>
<td>2.09</td>
</tr>
<tr>
<td>Japan Trustee Services Bank, Ltd. (Trust)</td>
<td>1,737,900</td>
<td>1.81</td>
</tr>
<tr>
<td>Name / Company Name</td>
<td>Number of Shares Owned</td>
<td>Percentage (%)</td>
</tr>
<tr>
<td>---------------------</td>
<td>------------------------</td>
<td>----------------</td>
</tr>
<tr>
<td>Japan Trustee Services Bank, Ltd. (Trust Account 7)</td>
<td>1,730,200</td>
<td>1.80</td>
</tr>
<tr>
<td>UEDA YAGI TANSHI Co., Ltd.</td>
<td>1,676,000</td>
<td>1.75</td>
</tr>
</tbody>
</table>

**Controlling Shareholder (Except for Parent Company)**  
---

**Parent Company**
---

**Supplementary Explanation**

1) Capital structure indicated here reflects the status as of June 30, 2019.
2) The Company owns 6,131,772 treasury shares, but has been excluded from the principal shareholders above.
3) The above treasury shares are eliminated from total number of shares issued in calculating the percentage.
4) In a change report pertaining to a report of possession of large volume, available for public inspection as of March 25, 2019, it is stated that Mizuho Bank, Ltd. and its two joint holders held 5,770,074 shares (equivalent to a 5.66% holding ratio of share certificates, etc.) as of March 15, 2019. However, the Company could not verify the number of shares substantially held by the aforementioned party as of June 30, 2019, except for the 2,000,174 shares held by Mizuho Bank, Ltd. Thus, they are not included in the aforementioned status of major shareholders.
5) In a change report pertaining to a report of possession of large volume, available for public inspection as of June 17, 2019, it is stated that The Bank of Tokyo-Mitsubishi UFJ, Ltd. and its four joint holders collectively held 6,668,334 shares (equivalent to a 6.54% holding ratio of share certificates, etc.) as of June 10, 2019. However, the Company could not verify the number of shares substantially held by the aforementioned parties as of the end of June 30, 2019. Thus, they are not included in the aforementioned status of major shareholders.
6) In a change report pertaining to a report of possession of large volume, available for public inspection as of June 6, 2019, it is stated that Sumitomo Mitsui Trust Bank, Limited and its two joint holders collectively held 5,968,100 shares (equivalent to an 5.85% holding ratio of share certificates, etc.) as of May 31, 2019. However, the Company could not verify the number of shares substantially held by the aforementioned parties as of June 30, 2019. Thus, they are not included in the aforementioned status of major shareholders.
7) In a change report pertaining to a report of possession of large volume, available for public inspection as of June 6, 2019, it is stated that Nomura Securities Co., Ltd. and its two joint holders collectively held 5,883,415 shares (equivalent to an 5.77% holding ratio of share certificates, etc.) as of May 31, 2019. However, the Company could not verify the number of shares substantially held by the aforementioned parties as of June 30, 2019. Thus, they are not included in the aforementioned status of major shareholders.
8) In a change report pertaining to a report of possession of large volume, available for public inspection as of July 13, 2018, it is stated that Newton Investment Management Limited and its five joint holders collectively held 5,444,642 shares (equivalent to an 5.34% holding ratio of share certificates, etc.) as of July 9, 2018. However, the Company could not verify the number of shares substantially held by the aforementioned parties as of June 30, 2019. Thus, they are not included in the aforementioned status of major shareholders.

### 3. Corporate Profile

<table>
<thead>
<tr>
<th>Listed Stock Market and Market Section</th>
<th>Tokyo Stock Exchange First Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fiscal Year-end</td>
<td>December</td>
</tr>
<tr>
<td>Type of Business</td>
<td>Machinery</td>
</tr>
<tr>
<td>Number of Employees (Consolidated) as of the End of the Previous Fiscal Year</td>
<td>1,000 or more</td>
</tr>
<tr>
<td>Sales (Consolidated) as of the End of the Previous Fiscal Year</td>
<td>¥100 billion to less than ¥1 trillion</td>
</tr>
</tbody>
</table>
4. **Policy on Measures to Protect Minority Shareholders in Conducting Transactions with Controlling Shareholders**

5. **Other Special Circumstances Which May Have Material Impact on Corporate Governance**

The Company does not have a parent company or listed subsidiaries; thus, there are no matters to report under this item.
II. Business Management Organization and Other Corporate Governance Systems Regarding Decision Making, Execution of Business, and Oversight in Management

1. Organizational Composition and Operation

| Structure of Organization | Company with Three Committees (Nomination, Compensation and Audit) |

Directors

| Maximum Number of Directors Stipulated in Articles of Incorporation | 15 |
| Term of Office Stipulated in Articles of Incorporation | 1 year |
| Chairman of the Board | Independent Director |
| Number of Directors | 11 |

Outside Directors

| Number of Outside Directors | 7 |
| Number of Independent Directors | 7 |

Outside Directors’ Relationship with the Company (1)

<table>
<thead>
<tr>
<th>Name</th>
<th>Attributes</th>
<th>Relationship with the Company*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sakon Uda</td>
<td>From Other Company</td>
<td>△</td>
</tr>
<tr>
<td>Shiro Kuniya</td>
<td>Attorney</td>
<td></td>
</tr>
<tr>
<td>Hajime Sawabe</td>
<td>From Other Company</td>
<td>△</td>
</tr>
<tr>
<td>Shozo Yamazaki</td>
<td>CPA</td>
<td>△</td>
</tr>
<tr>
<td>Hiroshi Oeda</td>
<td>From Other Company</td>
<td></td>
</tr>
<tr>
<td>Masahiro Hashimoto</td>
<td>From Other Company</td>
<td></td>
</tr>
<tr>
<td>Junko Nishiyama</td>
<td>From Other Company</td>
<td>△</td>
</tr>
</tbody>
</table>

* Categories for “Relationship with the Company”:
  “○” When the director currently falls or has recently fallen under the category
  “△” When the director fell under the category in the past
  “●” When a close relative of the director currently falls or has recently fallen under the category
  “▲” When a close relative of the director fell under the category in the past

  a. Executive of the Company or its subsidiaries
  b. Non-executive director or executive of a parent company of the Company
  c. Executive of a fellow subsidiary company of the Company
  d. A party whose major client or supplier is the Company or an executive thereof
  e. Major client or supplier of the Company or an executive thereof
  f. Consultant, accountant, or legal professional who receives a large amount of monetary consideration or other property from the Company other than compensation as a director/audit & supervisory board member
  g. Major shareholder of the Company (or an executive of said major shareholder if the shareholder is a legal entity)
  h. Executive of a client or supplier company of the Company (which does not correspond to any of d, e, or f) (the director himself/herself only)
  i. Executive of a company, between which and the Company outside directors/audit & supervisory board members are mutually appointed (the director himself/herself only)
j. Executive of a company or an organization that receives a donation from the Company (the director himself/herself only)
k. Others

<table>
<thead>
<tr>
<th>Name</th>
<th>Committees</th>
<th>Supplementary Explanation of the Relationship with the Company</th>
<th>Reasons for Appointment</th>
</tr>
</thead>
</table>
| Sakon Uda  |            | Sakon Uda falls under the “h” relationship category with the Company because he had engaged in the execution of business at Japan Post Service Co., Ltd. (currently Japan Post Co., Ltd.; “JP”), but he retired from JP in June 2010. Although the Group had business transactions including the handling of mail, etc., with JP, the amount of payments by the Group to JP was less than ¥20 million per year, or an amount that accounted for less than 0.1% of the consolidated operating revenue of JP for the second quarter of the fiscal year ended March 31, 2019. The Group also had business transactions including the sale of products and after-sale service with JP, the amount of these transactions was less than ¥60 million per year, or an amount that accounted for less than 0.1% of the consolidated net sales of the Company for the year ended December 31, 2018. | Sakon Uda has been involved in numerous companies as an expert in management strategy, etc., and as a company manager, and provides advice on management strategy and improvement of operations, etc. He actively comments from the perspective of general management in important meetings such as those of the Board of Directors as an Independent Director of the Company, in addition to endeavoring to lead the Independent Directors’ Meeting as the lead Independent Director and improve the quality of discussion in meetings of the Board of Directors. Furthermore, as a chairperson of the Nomination Committee, he assumes leadership of the activities of the Nomination Committee, such as the selection of nominees for director, and as a Member of the Compensation Committee, he has also contributed to activities such as the determination of compensation of Directors and Executive Officers. We asked for him to be a nominee for Independent Director to continue reflecting his broad knowledge and high level of perception in the supervision of management, particularly in the areas of “personnel and human resource development,” and “corporate management and management
<table>
<thead>
<tr>
<th>Name</th>
<th>Committees</th>
<th>Supplementary Explanation of the Relationship with the Company</th>
<th>Reasons for Appointment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shiro Kuniya</td>
<td></td>
<td>Shiro Kuniya does not fall under any of these relationship categories.</td>
<td>Shiro Kuniya is an attorney specializing in corporate law, international transactions and intellectual property, and has actively commented in important meetings such as those of the Board of Directors from a legal perspective. As a chairperson of the Compensation Committee, he provides leadership in the activities of the Compensation Committee, such as the determination of the compensation of directors and executive officers with broad horizons including a global perspective. We asked for him to be a nominee for Independent Director to continue reflecting his specialized knowledge and high level of perception in the supervision of management, particularly in the areas of “legal affairs and risk management” and “auditing,” and because he is expected to lead the Independent Directors’ Meeting as Lead Independent Director in order to...</td>
</tr>
<tr>
<td>Name</td>
<td>Committees</td>
<td>Supplementary Explanation of the Relationship with the Company</td>
<td>Reasons for Appointment</td>
</tr>
<tr>
<td>--------------</td>
<td>------------</td>
<td>---------------------------------------------------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>Hajime Sawabe</td>
<td></td>
<td>Further increase the quality of discussion in the Board of Directors by utilizing his past experience within the Company. Although he has not been directly involved in corporate management, we have determined that he will be able to fulfill his duties as an Independent Director for the aforementioned reason. Attribute information on his eligibility as an independent director and outside director is as shown on the left, and as we determined that there were no special conflicts of interest with general shareholders, we have reported him as an independent officer.</td>
<td></td>
</tr>
</tbody>
</table>

Hajime Sawabe falls under the “h” relationship category with the Company because he had engaged in the execution of business at TDK Corporation (“TDK”) until he assumed office as Executive Advisor to TDK in June 2012. Although the Group had business transactions including the sale of products and after-sale service with TDK, the amount of these transactions was less than ¥5 million per year, or an amount that accounted for less than 0.1% of the consolidated net sales of the Company for the year ended December 31, 2018. The Group also has purchased precision machinery parts from TDK, but the amount of payments by the Group to TDK was less than ¥300 million per year, or an amount that accounted for less than 0.1% of the consolidated net sales of TDK for the third quarter of the fiscal year ended March 31, 2019. Hajime Sawabe has been involved in the management of a listed company representative of the electronic components industry for many years, and has abundant experience in general corporate management, in addition to being well versed in corporate planning, etc. Besides, he has abundant experience as an outside officer in listed companies and has a broad range of knowledge in a variety of industries, and also actively comments in important meetings such as those of the Board of Directors. Furthermore, based on such knowledge, he makes contributions in the consideration of the Company’s compensation system and the activities of the Compensation Committee related to decisions on the compensation of directors and executive officers as a member of the Compensation Committee. We asked for him to be a nominee for Independent Director.
<table>
<thead>
<tr>
<th>Name</th>
<th>Committees</th>
<th>Supplementary Explanation of the Relationship with the Company</th>
<th>Reasons for Appointment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shozo Yamazaki</td>
<td></td>
<td>Shozo Yamazaki falls under the “h” relationship category with the Company because he had engaged in accounting audits, etc., as a certified public accountant at Deloitte Touche Tohmatsu LLC (“Tohmatsu”) until he retired from Tohmatsu in June 2010. Tohmatsu is not the Independent Auditor of the Company. Although the Company and Tohmatsu had transactions including participation in seminars held by Tohmatsu and the purchase of magazines, the amount of payments by the Group to Tohmatsu was less than ¥50,000 per year, or an amount that accounted for less than 0.1% of the consolidated operating revenue of Tohmatsu for the year ended May 31, 2018.</td>
<td>Director to continue reflecting his abundant experience and high level of perception in the supervision of management, particularly in the areas of “personnel and human resource development,” “finance, accounting and capital policy” and “corporate management and management strategy.”  Attribute information on his eligibility as an independent director and outside director is as shown on the left, and as we determined that there were no special conflicts of interest with general shareholders, we have reported him as an independent officer.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Shozo Yamazaki has abundant knowledge of accounting as a certified public accountant. He also has international awareness such as having experience working in an overseas office and being involved in compliance with International Financial Reporting Standards (IFRS). In addition to actively commenting in important meetings such as those of the Board of Directors, he conducts a broad range of auditing activities from the specialized perspective of a certified public accountant in his capacity as a member of the Audit Committee. We asked for him to be a nominee for Independent Director as we determined that he will continue reflecting his specialized knowledge and high level of perception in the supervision of management, particularly in the areas of “finance, accounting and capital policy.”</td>
</tr>
<tr>
<td>Name</td>
<td>Committees</td>
<td>Supplementary Explanation of the Relationship with the Company</td>
<td>Reasons for Appointment</td>
</tr>
<tr>
<td>------------</td>
<td>------------</td>
<td>---------------------------------------------------------------</td>
<td>------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Hiroshi Oeda</td>
<td>O</td>
<td>Hiroshi Oeda does not fall under any of these relationship categories.</td>
<td>Hiroshi Oeda has been involved in the management of a listed company representative of the flour-milling and food industry, and has abundant experience in general corporate management, in addition to being well-versed in global business. He has also accomplished improving business performance in the position of top management in a manufacturer. Furthermore, he has contributed to the activities of the Nomination Committee based on his knowledge, such as the selection of nominees for Director as a member of the Nomination Committee. We asked him to be a nominee for Independent Director to reflect his broad knowledge and high level of perception in the supervision of management, particularly in the areas of “personnel and human resource development,” “finance, accounting and capital policy” and “corporate management and management strategy.” Attribute information on his eligibility as an independent director and outside director is as shown on the left, and as we determined that there were no special conflicts of interest with general shareholders, we have reported him as an independent officer.</td>
</tr>
<tr>
<td>Name</td>
<td>Committees</td>
<td>Supplementary Explanation of the Relationship with the Company</td>
<td>Reasons for Appointment</td>
</tr>
<tr>
<td>------------------</td>
<td>------------</td>
<td>----------------------------------------------------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>Masahiro Hashimoto</td>
<td></td>
<td>Masahiro Hashimoto does not fall under any of these relationship categories.</td>
<td>reported him as an independent officer.</td>
</tr>
<tr>
<td>Junko Nishiyama</td>
<td></td>
<td>Junko Nishiyama falls under the “h” relationship category with the Company because in the execution of business at Lion Corporation (“Lion”), until she assumed office as Full-Time</td>
<td>Junko Nishiyama has been involved in the management of a listed company representative of the healthcare industry, has engaged in research and development, promotion of the</td>
</tr>
</tbody>
</table>
Audit & Supervisory Board Member of Lion in March 2015. Although the Group had business transactions including the sale of products and after-sale service with Lion, the amount of these transactions was less than ¥1 million per year, or an amount that accounted for less than 0.1% of the consolidated net sales of the Company for the year ended December 31, 2018.

environmental initiatives, and the like, has been involved in auditing of the entire company’s business as a standing corporate auditor, and has abundant experience in general corporate management. We asked her to be a nominee for Independent Director to reflect her abundant experience and high level of perception in the supervision of management, particularly in the areas of “auditing,” “research and development” and “the environment.”

Attribute information on her eligibility as an independent director and outside director is as shown on the left, and as we determined that there were no special conflicts of interest with general shareholders, we have reported him as an independent officer.

### Committees

<table>
<thead>
<tr>
<th>Committee’s Composition and Attributes of Chairperson</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>All Committee Members</strong></td>
</tr>
<tr>
<td>Nomination Committee</td>
</tr>
<tr>
<td>Compensation Committee</td>
</tr>
<tr>
<td>Audit Committee</td>
</tr>
</tbody>
</table>

### Executive Officers

<table>
<thead>
<tr>
<th>Number of Executive Officers</th>
<th>Updated 14</th>
</tr>
</thead>
</table>

<p>| Status of Additional Duties | Updated |</p>
<table>
<thead>
<tr>
<th>Name</th>
<th>Representative Authority</th>
<th>Additional Duties as Director</th>
<th>Additional Duties as Employee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Masao Asami</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Atsuo Ohi</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Nobuharu Noji</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Tetsuji Togawa</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Yoshiaki Okiyama</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Hideki Yamada</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Norio Kimura</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Akihiko Nagamine</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Toshihiko Miyashita</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Seiji Katsuoka</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Akihiro Kida</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Shu Nagata</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Toru Nakayama</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Hiroshi Sobukawa</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

### Auditing Structure

**Appointment of Directors and/or Staff to Support the Audit Committee**

<table>
<thead>
<tr>
<th>Appointment of Directors and/or Staff to Support the Audit Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Appointed</strong></td>
</tr>
</tbody>
</table>

### Matters Related to the Independence of Such Directors and/or Staff from Executive Officers

The Audit Committee has established the following in the “Audit Committee Audit Standards” and “Basic Policy on Internal Controls” and implements these to ensure the independence of persons who assist the duties of the Audit Committee (hereinafter referred to as “Assistants to the Audit Committee”).

1. Assistants to the Audit Committee shall not concurrently engage in any work involved in the execution of duties by Executive Officers of the Company, thereby ensuring the independence of Assistants to the Audit Committee from Executive Officers.

2. Assistants to the Audit Committee shall act under the instruction of the Audit Committee, thereby ensuring the effectiveness of instructions of the Audit Committee.

3. The personnel transfer and evaluation of Assistants to the Audit Committee shall be determined with the consent of the Audit Committee.

For full disclosure on “Basic Policy for Internal Controls and Overview of Operation,” see Appendix 5.

### Cooperation Among Audit Committee, Independent Auditors, and Internal Audit Division

The Audit Committee is engaged in coordination with the Independent Auditor and the Corporate Audit Department as follows to ensure its audits are conducted effectively and efficiently based on the Audit Committee Rules, Audit Committee Audit Standards and Basic Policy on Internal Controls.

1. Coordination with the Independent Auditor
The Audit Committee coordinates with the Independent Auditor and confirms that the Accounting Auditor maintains a position of independence and conducts audits appropriately, and also receives reports from the Independent Auditor on a regular and as-needed basis on the status execution of its duties. Furthermore, the Audit Committee conducts efficient audits by holding meetings with the Independent Auditor regularly and as needed for the mutual exchange of information and opinions.

◆ Policies regarding the dismissal or refusal of reappointment of the Independent Auditor

(1) Dismissal policy
In the event that the Independent Auditor is found to fall under any of the items under Article 340, Paragraph 1 of the Companies Act, the Audit Committee shall dismiss the Independent Auditor with the unanimous consent of the Audit Committee members.

(2) Policy on refusal of reappointment
In the event that it is determined that an audit is clearly inadequate in light of the eligibility, independence or overall capabilities of the Independent Auditor based on the results of the assessment whether or not to reappoint the Independent Auditor conducted each fiscal year, the Audit Committee shall propose the refusal of reappointment of the Independent Auditor to the General Meeting of Shareholders.

As a restriction on reappointment of the Independent Auditor, if the Independent Auditor serves for ten years in succession, the Audit Committee conducts a tender to appoint the candidates for the next Independent Auditor regardless of the assessment of the Independent Auditor (hereinafter referred to as “Reappointed Independent Auditor”) conducted every year. The Reappointed Independent Auditor is not prohibited from participating in the tender, but if the Reappointed Independent Auditor serves for a further five years in succession, another tender shall be conducted. However, the same Independent Auditor may only serve for a period of twenty years in succession.

(3) Process for the reappointment of Independent Auditors
The Audit Committee decided to reappoint Ernst & Young ShinNihon LLC as the Independent Auditors in fiscal year 2019 based on the results of the assessment whether or not to reappoint the Independent Auditor conducted pursuant to “2) Nonrenewal policy.”

2. Coordination with the section responsible for internal audits, the Audit Committee coordinates with Internal Audit Division and other divisions responsible for internal control, compliance and risk management as follows.

(1) Implementation of mutual exchange of information on the internal audit plan formulated by the Internal Audit Division, on a regular basis and as needed.

(2) Attendance of General Managers of the Internal Audit Division and other divisions responsible for internal control, compliance and risk management at meetings between the Audit Committee and the President and Representative Executive Officer.

(3) Attendance of Full-time Audit Committee members and General Managers of the Corporate Audit Department and other divisions responsible for internal control, compliance and risk management at Group Auditor Conferences which are attended by auditors of subsidiaries.

(4) Audit Committee members observing internal audits conducted by the Internal Audit Division, as necessary.

### Independent Directors

| Number of Independent Directors | 7 |

### Matters Relating to Independent Directors

The Company has established its own independence standards for selection of candidates for Independent Director based on the independence standards specified by the Tokyo Stock Exchange.
Incentives

| Incentive Policies for Directors and/or Executive Officers | Performance-linked Compensation |

Supplementary Explanation

【Introduction of a Restricted Stock Compensation Plan and a Performance-linked Stock Compensation Plan】

The Compensation Committee reviewed the compensation standard for Directors, and decided to introduce a restricted stock compensation plan and a performance-linked stock compensation plan (collectively hereinafter referred to as “Compensation Plan”) to Directors, Executive Officers and certain employees of the Company and its subsidiaries. Due to the introduction of the Compensation Plan, the Company will not issue new stock acquisition rights as stock options for Directors.

1. Purpose of the introduction of the Compensation Plan

   The Compensation Plan is introduced in order to further promote shared value with shareholders and provide an incentive for the Company’s Directors, etc., to sustainably increase the Company’s corporate value.

2. Overview of the Compensation Plan

   Under the Compensation Plan, the restricted stocks to be provided consist of “tenure-based restricted stock” which requires continuous service for a certain period as a Director of the Company, and “performance-linked stock,” which requires the attainment of the Company’s mid- to long-term business performance targets.

   (1) Restricted Stock Compensation

   In principle, under the restricted stock compensation plan, the commensurate amount of the Company Shares for the applicable period in the first fiscal year of the Company’s Medium-Term Management Plan (E-Plan 2019)* will be distributed in a lump amount, and the restriction on share transfers will be lifted in the final fiscal year of E-Plan 2019. Considering the main purpose of the restricted stock compensation plan is to promote Directors to hold shares of the Company, the shares will be distributed only on the condition that the Directors maintain their positions continuously during the transfer restriction period. To ensure compliance with the transfer restriction rules during the transfer restriction period, the allotted shares shall be managed in a dedicated account opened by the Directors, etc., at a certain security company.

* Note that the Company is in the midst of its three-year Medium-Term Management Plan (E-Plan 2019) started in fiscal year 2017 and continuing through fiscal year 2019. The Compensation Plan will be adopted from the second year of the target period of E-Plan 2019.

(2) Performance-linked Stock Compensation

   (a) Performance Indicator

   The Company has set return on invested capital (ROIC) as its performance Indicator for Performance-linked Stock Compensation. Under the performance-linked stock compensation plan, the Company delivers its common shares to Directors, etc., in accordance with the extent to which consolidated ROIC targets have been achieved in the final fiscal year of the E-Plan 2019. In addition, the Company will make monetary payment to the respective Directors, etc., of an amount corresponding to 40% of the above allotted shares, considering income taxes and other such obligations incurred by the Directors, etc.
(b) Reason for setting ROIC as performance indicator

Although the main purpose of the performance-linked stock compensation plan is to be a medium-to long-term incentive to Executive Officers towards the Company’s performance targets on E-Plan2019, the Company will introduce the performance-linked stock compensation plan for, in addition to the Executive Officers, its non-executive Directors (excluding Independent Directors), and certain employees of the Company and its subsidiaries, considering the impacts on the business performance by quality of supervision of non-executive Directors.

Furthermore, with regard to the sale of shares, the Company has established guidelines encouraging the holding of a given number of the Company’s shares in accordance with the position of each individual, thereby promoting management that is conscious of shareholder value.

(c) Calculation Method of Performance-linked Stock Compensation

The number of common shares of the Company and monetary sums to be delivered and paid to respective eligible officers will be determined based on the calculation methods described in Appendix8.

<table>
<thead>
<tr>
<th>Recipients of Stock Options</th>
<th>N/A</th>
</tr>
</thead>
</table>

**Supplementary Explanation**

N/A

**Compensation for Directors and Executive Officers**

<table>
<thead>
<tr>
<th>Disclosure of Individual Directors’ Compensation</th>
<th>No Individual Disclosure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Disclosure of Individual Executive Officers’ Compensation</td>
<td>No Individual Disclosure</td>
</tr>
</tbody>
</table>

**Supplementary Explanation**

Total amount of compensation by position and type of compensation, as well as the number of recipients in fiscal year 2018 (2018.1.1–2018.12.31),

<table>
<thead>
<tr>
<th></th>
<th>Number of Persons</th>
<th>Base pay *3</th>
<th>Bonus *4</th>
<th>Stock options *5, 6</th>
<th>Restricted share-based compensation</th>
<th>Performance-linked share-based compensation</th>
<th>Total Amount of Compensation, etc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-executive Inside Directors</td>
<td>3</td>
<td>131 *2</td>
<td>–</td>
<td>14</td>
<td>28</td>
<td>3</td>
<td>177</td>
</tr>
<tr>
<td>Independent Directors</td>
<td>9</td>
<td>92</td>
<td>–</td>
<td>1</td>
<td>5</td>
<td>–</td>
<td>98</td>
</tr>
<tr>
<td>Executive Officers *1</td>
<td>15</td>
<td>310</td>
<td>172 *2</td>
<td>37</td>
<td>47</td>
<td>42</td>
<td>610</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>27</strong></td>
<td><strong>533</strong></td>
<td><strong>172</strong></td>
<td><strong>53</strong></td>
<td><strong>80</strong></td>
<td><strong>45</strong></td>
<td><strong>886</strong></td>
</tr>
</tbody>
</table>

Notes:

1. Compensation paid to Executive Directors (who are Executive Officers concurrently serving as Directors) is shown in the column for Executive Officers.
2. The base pay (limited to performance-linked portion) of Non-executive Inside Directors and bonuses of Executive Officers are calculated based on the performance of the EBARA Group, the performance of the relevant division and an evaluation of the individual’s performance in the fiscal year 2018 under review, and amounts are determined individually after deliberation in the Compensation Committee.

3. Base pay shown is the total amount of base pay paid to Directors and Executive Officers in office as of December 31, 2018 according to the terms of office of each Director and Executive Officer for the fiscal year ended December 31, 2018. This total includes the base pay paid to two Non-executive Inside Directors out of three Directors who retired at the conclusion of the 153rd Ordinary General Meeting of Shareholders held on March 28, 2018 and two Executive Officers who retired at the conclusion of the meeting of the Board of Directors held on the same day according to their terms of office during the fiscal year 2018 under review.

4. Bonuses shown are the total amount of bonuses to be paid to Executive Officers in office as of December 31, 2018 (to be paid in March 2019) for the fiscal year 2018 under review.

5. The stock option system was abolished in the fiscal year 2017, and a restricted share-based compensation system and a performance-linked share-based compensation system were introduced from the fiscal year 2018.

6. Stock options shown is the total amount of stock options granted in the previous fiscal year to Directors and Executive Officers in office as of December 31, 2018 according to the term of office of each Director and Executive Officer for the fiscal year 2018 under review, and stock options granted the previous fiscal year to two Non-executive Inside Directors out of three Directors who retired at the conclusion of the 153rd Ordinary General Meeting of Shareholders held on March 28, 2018 and two Executive Officers who retired at the conclusion of the meeting of the Board of Directors held on the same day according to their terms of office during the fiscal year 2018 under review. Stock options are calculated at the fair value of subscription rights to shares, and shown as the amount to be recorded as an expense in the fiscal year 2018 under review.

7. Restricted share-based compensation shown is the amount of restricted share-based compensation to be paid to Directors and Executive Officers in office as of December 31, 2018 to be recorded as an expense in the fiscal year 2018 under review.

8. Performance-linked share-based compensation shown is the amount planned to be paid in May 2020 of performance-linked share-based compensation to be paid to Directors and Executive Officers in office as of December 31, 2018 to be recorded as an expense in the fiscal year 2018 under review.

---

**Disclosure of Policy on Determining Compensation Amounts and Calculation Methods**

<table>
<thead>
<tr>
<th>Policy on Determining Compensation Amounts and Calculation Methods</th>
<th>Established</th>
</tr>
</thead>
</table>

---

**1. Procedures regarding the determination of compensation, etc.**

(1) Task and roles of the Compensation Committee

The compensation, etc., of Directors and Executive Officers are determined by the Compensation Committee. The primary task of the Compensation Committee is to supervise the compensation systems for Directors, Executive Officers and other officers from a strategic viewpoint. Specifically, the Compensation Committee is in charge of examining and determining the compensation systems prepared in line with the management policy of the Company, and also deliberates not only compensation for the Company’s Directors and Executive Officers but also the compensation systems for officers of Group companies, and provides its opinions to the Board of Directors. To engage in such activities, the Committee holds regular meetings, as well as extraordinary meetings as the need arises.

(2) Composition and selection standards of the Compensation Committee members

All three (3) members of the Compensation Committee are Independent Directors with a further emphasis on an objective viewpoint and transparency. The current Compensation Committee members are an expert...
on international legal affairs, an expert on management strategy, and an individual with management experience in terms of managers’ compensation, who were selected from among the Independent Directors.

(3) Communications with the committee members and their relationships with management
   Explanations are given to newly appointed Compensation Committee members on the relevant rules stipulated by the Compensation Committee (Basic Policy on Officers’ Compensation), in addition to the business performance of the Company and the background and history of the Company’s compensation systems. Furthermore, a permanent committee secretariat is established to provide incumbent members with necessary information such as applicable laws, regulations, controls and standards, and to support appropriate operation of the Committee.
   The results of deliberations by the Compensation Committee are reported to the Board of Directors by the Committee chairperson.

(4) Use of external experts
   The Compensation Committee may ask for the external views of specialists such as compensation consultants with the consensus of its members, if it is deemed necessary for the activities of the Committee. When selecting such consultants, their independence is considered and confirmed.

2. Policy regarding the determination of compensation, etc.

(1) Basic policy on compensation, etc.

   (l) Compensation for Directors

   (a) Purpose of and basic policy on the compensation system
       Compensation levels and the compensation system for Directors reflect the roles, etc., in the Board of Directors and committees, etc., to encourage and supervise the execution of operations by the Executive Officers in line with the Company’s management philosophy and strategies, for the purpose of sustained growth of the Company and the medium- to long-term enhancement of corporate value.

   (b) Compensation system
       Compensation for Directors is determined by the Compensation Committee and consists of basic compensation and stock compensation to sustainably increase the Company’s corporate value and enable the further promotion of shared value with shareholders. Regarding stock compensation, restricted stocks to be provided consist of “tenure-based restricted stock” which requires continuous service for a certain period as a Director of the Company, and “performance-linked stock” (not applicable to Independent Directors) which requires the attainment of the Company’s medium- to long-term business performance targets.
       Furthermore, an additional allowance is paid to the Chairman of the Board of Directors, the Lead Independent Director and the Chairperson of each committee, in consideration of the scope of their roles and responsibilities, as well as the additional working hours required for executing their duties.

   (i) Compensation system for Independent Directors
       The compensation for Independent Directors, who account for more than half of the Directors and are expected to fulfill their roles and responsibilities completely independent of the business execution of the Company, comprises basic compensation and restricted stock compensation that is not linked to the Company’s performance.

   (ii) Non-executive Inside Directors
       Non-executive Inside Directors are appointed from among the officers and employees of the Company, who are capable of actively collecting information on the internal status of the Company based on their experience and knowledge. They are expected to engage in the monitoring of business execution essential for the Board of Directors to fulfill its supervisory function, while appropriately supervising the execution of important matters based on their own insights, and
thereby providing advice as part of such supervision to ensure lawful and efficient business execution to the extent that they do not take part in executive decision-making.

In light of the impact of the quality of supervision of business execution based on these roles and responsibilities on the yearly business results, their compensation comprises basic compensation (partially linked to performance), restricted stock compensation, and performance-linked stock compensation.

(iii) Executive Directors

The Company pays compensation as Executive Officers to Executive Directors concurrently serving as Executive Officers, and does not pay them compensation as Directors.

(c) Combination of different types of compensation

The combination of different types of compensation for Directors shall be as follows.

<table>
<thead>
<tr>
<th>[Ratio of Compensation of Director]</th>
<th>Monetary pay</th>
<th>Share based Compensation (Long-term incentives)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Basic pay</td>
<td>Annual bonus</td>
</tr>
<tr>
<td>Independent Directors</td>
<td>1</td>
<td>--</td>
</tr>
<tr>
<td>Non-executive Inside Directors</td>
<td>1*</td>
<td>--</td>
</tr>
</tbody>
</table>

Note: 1. The above figures show the ratio of compensation of Director, not the amount actually paid to each Director.
2. Compensation marked with an asterisk indicate that they are linked to performance.

(II) Compensation for Executive Officers

(a) Purpose of and basic policy on the compensation system

The compensation system for Executive Officers is linked to short-term and medium- to long-term performance to encourage the execution of business in line with the management philosophy and management strategies, and to provide strong motivation for the achievement of management targets. This system also provides an appropriate level of compensation when targets are met, for the purpose of sustained growth of the Company and medium- to long-term enhancement of corporate value.

(b) Compensation system

The compensation for Executive Officers comprises basic compensation according to title, such as President and Representative Executive Officer or Senior Managing Executive Officer, an annual bonus, restricted stock compensation, and performance-linked stock compensation, and is determined by the Compensation Committee. As the Executive Officers are expected to play key roles in the achievement of numerical targets in their business execution, the compensation system is designed that the portion of the annual bonus may be larger than the portion of the basic compensation if performance targets are achieved.

(c) Combination of different types of compensation

The combination of different types of compensation for Executive Officers shall be as follows.

<table>
<thead>
<tr>
<th>[Ratio of Compensation of Executive Officers]</th>
<th>Monetary pay</th>
<th>Share based Compensation (Long-term incentives)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Base pay</td>
<td>Annual bonus*</td>
</tr>
<tr>
<td>President and Representative Executive Officer</td>
<td>1</td>
<td>0.6</td>
</tr>
<tr>
<td>Senior Managing Executive Officers</td>
<td>1</td>
<td>0.6</td>
</tr>
</tbody>
</table>
The basic compensation is aimed at a level that is comparable with competing companies assumed to have similar businesses and human resources (hereinafter referred to as “Peers”). The compensation levels of domestic Peers’ shall be regularly checked and, at the same time, compensation levels including disparity among different positions shall be adjusted and determined with attention also given to employees’ compensation levels (such as disparity with officers, deviation from publicly accepted levels).

By implementing these measures, the level of total compensation (the sum of the basic compensation, the annual bonus, restricted stock compensation, and performance-linked stock compensation) for officers of the Company shall be designed to be higher than the level of domestic Peers if strategies and business performance have been successfully achieved and be lower than the compensation level of officers of domestic Peers if such performance targets fail to be achieved.

(3) Payment items

(a) Annual bonus

The mechanism of the annual bonus focuses on accountability to stakeholders such as shareholders, and incentives for Executive Officers, directly determining bonuses according to the performance of the Company and to the degree achievement of targets by individuals. However, in cases such as profit attributable to owners of parent being extremely low or no dividends being paid, the Compensation Committee shall decide on measures such as reducing the annual bonus.

(b) Share-based compensation (restricted stock compensation and performance-linked stock compensation)

For information on “Incentive Policies for Directors and/or Executive Officers,” see pages 27-28.

Supporting System for Independent Directors

To support gathering sufficient information by Independent Directors, the secretariat of the Board of Directors, which is under the Corporate Strategy Planning & Governance Enhancement Department, distributes materials for deliberation prior to each meeting of the Board of Directors and provides explanations on content of the respective agenda items to Independent Directors to ensure active discussions at and the smooth operation of the Board of Directors meeting.

In addition, The Independent Directors’ Meeting can hire independent advisors specializing in areas including legal affairs, accounting and finance at the cost of the Company without prior approval of the Board of Directors and Executive Officers, if it is deemed necessary for its activities.

Meanwhile, a permanent committee secretariat for each Committee has established, and supported, the activities of Independent Directors serving as a member of the Committee to enable each Committee to exhibit its functions efficiently and appropriately.

Status of Retired Presidents, CEOs, etc.

Name of Advisors (“sodanyaku,” “komon,” etc.) who are retired Presidents, CEOs, etc.

<table>
<thead>
<tr>
<th>Name</th>
<th>Title/position</th>
<th>Activity Description</th>
<th>Working arrangement/conditions (full-time/part-time, paid/unpaid, etc.)</th>
<th>Date of retirement</th>
<th>Tenure</th>
</tr>
</thead>
<tbody>
<tr>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
</tbody>
</table>

Total number of Advisors (“sodanyaku,” “komon,” etc.) who are retired Presidents, CEOs, etc. | 0
Other Information

The Company has not had any advisors ("sodanyaku," "komon," etc.) who are retired Presidents or Directors, Chairman (collectively hereinafter referred to as “Retired Presidents or Chairmen”). The Company may, as necessary, entrust Retired Presidents or Chairmen to supervise or advise the Ebara Group’s social contribution initiatives in the areas of culture, academia, and the arts.

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

Under EBARA’s Basic Policy the Company has adopted the organization form of a “Company with Three Committees,” to make clear the division of roles and responsibilities between the Board of Directors and executive organizations, and delegates the authority over an extensive range of business execution to the executive organizations, thereby promoting flexible and swift business management, strengthening competitiveness and allowing an appropriate level of risk to be taken in the execution of business.

As of March 29, 2019, the Company’s framework for the corporate governance and activities of the Board of Directors meetings and its committee meetings during the fiscal year is as described below.

➔See also the Corporate Governance Framework as of March 29, 2018 in Appendix 4.
➔See also Attendance at Board of Directors meetings and Committee meetings in Appendix 9.

Supervision

1) Board of Directors
The Board of Directors recognizes three tasks as its principal roles and responsibilities: 1) indicating the general direction of the Company such as corporate strategies, etc.; 2) developing an environment that can support adequate risk-taking in business execution; and 3) carrying out highly effective supervision of business execution from an independent and objective standpoint.

Furthermore, the Board of Directors exercises its leadership in developing an environment in which the management can take bold action to prevent the loss of upside opportunities, in addition to developing an environment that incorporates controls for preventing downside risks, including the risk of scandals.

The Board of Directors is made up of at least one third Independent Directors, and a majority of Directors who are Independent Directors and Non-executive Inside Directors (directors who do not concurrently serve as Executive Officers of the Company) to clearly separate supervision and execution of business. Furthermore, a Director who does not concurrently serve as Executive Officers is appointed as chairman of the Board of Directors, separate from the President and Representative Officer. The Company is considering the appointment of Directors of foreign nationality in the future from the standpoint of diversity.

As of March 29, 2019, the Board of Directors comprises eleven (11) Directors, seven (7) of whom are Independent Directors (including one (1) woman), three (3) Non-executive Inside Directors, and one (1) Executive Director. Sakon Uda, an Independent Director, serves as Chairman of the Board of Directors. Fourteen (14) meetings were held in fiscal year 2018.

2) Nomination Committee
The Nomination Committee is mainly responsible for deciding on the proposals submitted to the General Meeting of Shareholders concerning the election and dismissal of Directors, recommendations to the Board of Directors concerning the election and dismissal of Executive Officers, and recommendations to the Board of Directors concerning the appointment and dismissal of Directors with special titles and Executive Officers with special titles, in addition to the formulation of succession plans for the President, Representative Executive Officer. The Nomination Committee is made up of Independent Directors and Non-executive Inside Directors (directors who do not concurrently serve as Executive Officers of the Company) and a majority of the committee is made up of Independent Directors.
As of March 29, 2019, the Nomination Committee comprises three (3) Directors, two (2) of whom are Independent Directors and one (1) of whom is a Non-executive Inside Director. **Hiroshi Oeda**, an Independent Director, acts as chairperson of the Nomination Committee. Thirteen (13) meetings were held in fiscal year 2018.

3) Compensation Committee
The Compensation Committee decides on the policy on individual compensation, etc., for Directors and Executive Officers along with the individual compensation, etc., for Directors and Executive Officers, in addition to making recommendations to the Board of Directors concerning the officers’ compensation system including that for affiliates. The Compensation Committee is made up of only Independent Directors and Non-executive Inside Directors (directors who do not concurrently serve as Executive Officers of the Company), and a majority of the committee is made up of Independent Directors.

As of March 29, 2019, the Compensation Committee comprises three (3) Directors, all of whom are Independent Directors. **Shiro Kuniya**, an Independent Director, acts as chairperson of the Compensation Committee. Six (6) meetings were held in fiscal year 2018.

4) Audit Committee
The Audit Committee is responsible for conducting audits to assess whether or not Directors, Executive Officers, and employees of the Company and its subsidiaries are in compliance with legal obligations and internal regulations. In addition, the Committee endeavors to monitor Executive Officers and verify whether they execute their duties in a sound, fair, appropriate and efficient manner in accordance with the basic policies for management and the medium- and long-term management plans, which are established by the Board of Directors. The Audit Committee is made up of only Independent Directors and Non-executive Inside Directors (directors who do not concurrently serve as Executive Officers of the Company), and a majority of the committee is made up of Independent Directors.

As of March 29, 2019, the Audit Committee comprises five (5) Directors, three (3) of whom are Independent Directors and two (2) of whom are Non-executive Inside Directors. Members of the Audit Committee include, **Tetsuji Fujimoto** and **Shusuke Tsumura**, who have both held the position of Division Executive of Finance & Corporate Accounting Division of the Company, **Shozo Yamazaki**, a certified public accountant, and **Masahiro Hashimoto**, who has held the position of Division Executive of Finance of another company, and **Junko Nishiyama**, who has experience in auditing consolidated financial statements under International Financial Reporting Standards (IFRS) as a full-time auditor of another company. All four individuals have considerable knowledge of finance and accounting. **Tetsuji Fujimoto**, a Non-executive Inside Director, acts as chairperson of the Audit Committee with the expectation that he will be able to maintain an up-to-date and accurate understanding of the circumstances within the Company and quickly reflect changes in the operating environment in the audit activities of the Company in order to heighten their effectiveness. Fourteen (14) meetings were held in fiscal year 2018.

5) Independent Directors’ Meeting
The Independent Directors’ Meeting, comprising only Independent Directors, has been established as a venue for Independent Directors to freely discuss matters necessary to fulfill their responsibilities. The Lead Independent Director, who is elected by mutual voting, serves as Chairperson of the meeting.

As of March 29, 2019, **Shiro Kuniya**, an Independent Director, acts as the Lead Independent Director. Eleven (14) meetings were held in fiscal year 2018.

6) External Independent Auditor
The Company has entered into an audit agreement with Ernst & Young ShinNihon LLC, which conducts the Company’s accounting audits with respect to audits required by the Companies Act and the Financial Instruments and Exchange Act. The continuous period of performing the Company’s accounting audits by Ernst & Young ShinNihon LLC is 11 years, and names of its engagement partners and their respective periods of performing the Company’s accounting audits are as follows:
Executive of Business

1) Executive Officers
Executive Officers are elected by a resolution of the Board of Directors. Executive Officers determine the execution of duties as delegated by the Board of Directors and perform such duties in line with the overall direction of management philosophy and strategies as determined by the Board of Directors. Although all fourteen (14) of the Executive Officers are Japanese males (as of October 15, 2019), the Company is considering the appointment of female Executive Officers and Executive Officers of foreign nationality in the future from the standpoint of diversity.

2) Internal Audit System
The Corporate Audit Department conducts internal audits, the results of which are reported to the President and Representative Executive Officer. The role of internal audits is, in accordance with the Internal Audit Rules, to develop and strengthen the corporate governance system, compliance, risk management and internal controls of each business execution division of the Company and its subsidiaries, and the Corporate Audit Department checks, assesses and evaluates whether business is being executed appropriately in line with management policy and rules and regulations, and gives advice and recommendations toward improvement.

3) Meeting Bodies for Business Execution
(1) Management Meeting
The Management Meeting made up of all Executive Officers is in place as a business execution meeting structure for deliberation necessary for facilitating decision making by the President and Representative Executive Officer about important matters concerning the execution of business in management. Each Executive Officer actively expresses their opinions and discusses not only their own scope of duties delegated by the Board of Directors, but also all other matters for deliberation in the Management Meeting from the perspective of optimization for the EBARA Group as a whole, based on their own experience and knowledge. The Management Meeting is held every month. Twelve (12) meetings were held in fiscal year 2018.

(2) Management Planning Committee
In order to specifically implement the Medium-term Management Plan each year, a Management Planning Committee chaired by the President and Representative Executive Officer and made up of all Executive Officers has been established as a business execution meeting structure for deliberating, determining and following up on the budgets and management issue action plans of each organization every year. After phased deliberation for each business unit, the Management Planning Committee determines the budgets and management issue action plans to clarify the responsibility of divisions and promote management efficiency. The Management Planning Committee reviews the progress of the annual consolidated management plans on a quarterly basis. Four (4) meetings were held in fiscal year 2018.

(3) Risk Management Panel
The Risk Management Panel (hereinafter referred to as “RMP”) is in place as a body responsible for coordinating risk management activities, while carrying out deliberation, guidance for improvement and support. The RMP is chaired by the President and Representative Executive Officer, and made up of all Executive Officers.

Furthermore, Non-executive Inside Directors attend the panel as observers for exhibiting supervisory functions in risk management, and providing advice and the like as necessary. The RMP reports its deliberations to the Board of Directors, and the Board of Directors establishes a system enabling it to exhibit supervisory functions by accurately grasping information. In addition to four (4) periodic meetings every year, RMP meetings are held as required. A total of seven (7) meetings were held in fiscal year 2018.
(4) CSR Committee

The CSR Committee deliberates the development, implementation and current status of activities regarding the EBARA Group CSR Policy, and determines the overall direction of CSR activities. Additionally, the committee identifies issues material to the sustainable development of the Group and determines and monitors initiatives and key performance indicators (KPIs) to manage progress and achievement. The CSR Committee also monitors the status of compliance, as well as the status of the maintenance and operation of internal controls at the Company and its subsidiaries in accordance with the EBARA Group CSR Policy and the EBARA Group Code of Conduct. It also gives instructions for improvement as appropriate based on the results of internal audits. The CSR Committee is chaired by the President and Representative Executive Officer, Executive Officers serve as members, and the outside experts in sustainability management participate in the committee meetings as advisors. Furthermore, Independent Directors and Non-executive Inside Directors are encouraged to attend meetings of the committee as observers for exhibiting supervisory functions contributing to the objectives of the CSR Committee, and providing advice and the like as necessary. The CSR Committee reports its deliberations to the Board of Directors, and the Board of Directors establishes a system enabling it to exhibit supervisory functions by accurately grasping information. The CSR Committee holds meetings once every quarter, and four (4) meetings were held in fiscal year 2018. In addition, CSR training for executives of the Group has been carried out every year since fiscal year 2005 to promote CSR management. At the training in fiscal year 2019, we deepened our understanding of how to incorporate Environmental, Social, and Governance (ESG) / Social Development Goals (SDGs) into management strategies and other companies' examples in order to create social value through our business activities.

(5) Disclosure Committee

The Disclosure Committee has been established as a companywide organization to provide fair, timely and appropriate disclosure of corporate information such as the occurrence of incidents, decisions and financial information pertaining to the EBARA Group as a whole. The Disclosure Committee collects without omission corporate information subject to determining whether or not to be disclosed and discusses whether to disclose the information, disclosed contents thereof and the timing of the disclosure, and reports to the President and Representative Executive Officer. Furthermore, it carries out disclosure procedures after completion of internal authorization procedures. Seven (7) meetings were held in fiscal year 2018.

For further information on of the Disclosure Committee, see pages 45-46.

3. Reasons for Adoption of Current Corporate Governance System

The Company, in the interest of enhancing its corporate governance system, introduced the Executive Officer system in 2002, established the Nomination Committee and the Compensation Committee as voluntary committees while adding two (2) Independent Directors in 2008, and further increased the number of Independent Directors to four (4) in 2011, which accounts for one-third (1/3) of the maximum number of Directors set forth in the Company’s Articles of Incorporation.

In June 2015, the Company adopted the new organizational form of a “Company with Three Committees,” which has the Nomination Committee, the Compensation Committee and the Audit Committee as statutory committees to enhance its corporate governance from the aspects (1) through (3) described below. As a key vehicle for ensuring corporate governance, the new organizational form ensures the well-balanced assignment of roles and responsibilities among the Committees and a clear division of functions between the supervision of corporate management and the execution of business operations, with each Committee being made up of a majority of Independent Directors.

(1) Reinforce supervisory functions and enhance transparency in corporate management by the Board of Directors.

With the Board of Directors consisting mainly of Non-executive Inside Directors and Independent
Directors, we intend to reinforce the Board’s function to supervise corporate management from the perspective of enhancing its independence, objectivity and transparency.

(2) *Expand authority of the executive organizations and enhance competitiveness regarding business execution.*

We intend to promote flexible and swift business management and establish an environment that will support the reinforcement of competitiveness and appropriate risk-taking in business execution by ensuring the clear division of roles and responsibilities between the Board of Directors and the organizations of business execution, and by delegating authority to the executive organization over an extensive range of business execution.

(3) *Establish a corporate governance framework that can be easily understood by global stakeholders.*

With a rise in the percentage of overseas sales and efforts by foreign shareholders to encourage a corporate governance framework that is more comprehensive from a global perspective, we intend to improve our corporate governance system, which separates supervisory and executive functions, so that it becomes more clearly understandable to global stakeholders.
## III. Implementation of Measures for Shareholders and Other Stakeholders

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

<table>
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<th>Supplementary Explanations</th>
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| Early Notification of General Meeting of Shareholders | The Company distributes a notice of convocation three weeks prior to the meeting as a general rule. For the 154th Ordinary General Meeting of Shareholders (the fiscal year ended December 31, 2018), the notice was distributed on Thursday, March 7, 2019, 20 days prior to the date of the meeting.

The Company disclosed the notice of convocations on its website before the date of mailing in light of earliest possible information service (Japanese: on February 27, English translation: on March 5.) |
| Scheduling Ordinary General Meeting of Shareholders to Avoid the Peak Period | In fiscal year 2017, there was a change in fiscal year-end from March 31 to December 31. Therefore the time for the Ordinary General Meeting of Shareholders was changed from June to March.

Furthermore, the Company is making efforts to hold the meeting earlier. |
| Allowing the Electronic Exercise of Voting Rights | The exercise of voting rights via the Internet has been adopted. |
| Participation in Electronic Voting Platform and Other Initiatives to Enhance the Voting Environment for Institutional Investors | The Company has been participating in the electronic voting platform operated by ICJ. |
| Providing Convocation Notice in English | For facilitating foreign shareholders’ exercise of voting rights, an English version of the notice of convocation of the General Meeting of Shareholders is prepared and posted on the websites of the Tokyo Stock Exchange and the Company, along with the original Japanese version. |
| Other | The Company started to organize events such as the introduction of its business and the exhibition of its product line before or after the commencement of the General Meeting of Shareholders, as part of an initiative to promote shareholders’ understanding of its businesses. In addition, a video of the business report shown at the Meeting is posted on the Company’s website.

Furthermore, the voting status of the shareholders present at the Meeting was monitored by a questionnaire, distributed on the spot as a reference, to be added to the voting results up to the day prior to the Meeting, and disclosed in the extraordinary report. |

### 2. IR Activities

<table>
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<th>Supplementary Explanations</th>
<th>Explanation by the Representative</th>
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| Preparation and Publication of Disclosure Policy | Stated in “V. Other, 2. Other Matters Concerning the Corporate Governance System.”

In addition, the Company prepares the “IR Basic Policy” as policies for executing IR activities for enhancing its corporate value through constructive dialogue with shareholders and investors and disclose it EBARA’s website. |

N/A |
| Regular Investor Briefings for Individual Investors | The Company has held company information sessions for individual investors in venues such as branches of securities firms, in order to give information on our operation, performance and medium-term management plan. Four (4) sessions were held in fiscal year 2018. Furthermore, regular tours and company information sessions for individual shareholders are held a few times per year, and the executive responsible for IR and the executives responsible for each business segment give presentations on the content of business, factories and products. Two (2) tours and one (1) company information sessions were held in fiscal year 2018. |
| Regular Investor Briefings for Analysts and Institutional Investors | Presentation meetings are held after the release of the annual and second-quarter financial results, where the President and Representative Executive Officer and executives responsible for each business segment give presentations on the Company’s business performance and management strategies. In addition, presentation meetings in the form of teleconferences are held after the release of the first-quarter and third-quarter financial results. Factory tours and presentations on business activities for each business segment are also held as appropriate. Furthermore, one (1) ESG information session and one (1) extraordinary briefing session were held in fiscal year 2018. |
| Regular Investor Briefings for Overseas Investors | The Company participates in domestic and overseas conferences organized by securities companies. The President and Representative Executive Officer and the executive responsible for IR also visit each overseas institutional investor individually, mainly those in Europe and the United States, gives presentations on the Company’s performance and management strategies on a regular basis, and engages in constructive dialogue. |
| Posting of IR Materials on Website | The Company’s website ([https://www.ebara.co.jp/en/about(ir/index.html](https://www.ebara.co.jp/en/about(ir/index.html)) publishes the Company’s timely disclosure materials, including financial results, presentation materials and medium-term management plans, as well as reports for shareholders and annual securities reports and integrated reports, among others. |
| Establishment of Department and/or Appointment of Manager in Charge of IR | Executive responsible for IR: Executive Officer and Division Executive, Corporate Strategic Planning Division Department responsible for IR: Investor Relations Section |
| Other | Latest news releases are distributed by e-mail in a timely manner to investors registered. |

3. Measures to Ensure Due Respect for Stakeholders

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<th>Supplementary Explanations</th>
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<tbody>
<tr>
<td>Stipulation of Internal Rules for Respecting the Position of Stakeholders</td>
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<tr>
<td>Implementation of</td>
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</table>
Environmental Activities, CSR Activities, etc.

Serve as the Group’s corporate ethics standards. In addition, we are a signatory of the United Nations Global Compact, practicing its 10 principles covering the areas of human rights, labor, the environment and anti-corruption.

The Company integrates CSR initiatives with the formulation of fundamental management objectives and medium-term management plans. In addition, a special unit dedicated to risk management is in place, which engages in the management of various risks involving compliance, human rights and the environment based on clearly defined responsibilities and authority. Information on its activities as well as the Company’s initiatives in the areas of the environment, society and governance are disclosed through media such as the “Integrated Report”, as well as on the Company’s website.

The CSR Committee has been established as a body to deliberate the development, implementation and current status of activities regarding the EBARA Group CSR Policy, and determine the overall direction of CSR activities. Additionally, the committee identifies issues material to the sustainable development of the Group and determines and monitors initiatives and key performance indicators (KPIs) to manage progress and achievement. The Independent Directors and Non-executive Inside Directors actively attend the CSR Committee as observers. The deliberations of the CSR committee are reported to the Board of Directors, and the Board of Directors establishes a system enabling it to exhibit supervisory function by accurately grasping information. The CSR Committee holds regular meetings four times a year.

As a result of due appreciation of the aforementioned activities, the Company has been selected as a constituent company of the Environment, Social and Corporate Governance (ESG) investment, the “FTSE4Good Index,” the “UN Global Compact 100 Index,” “FTSE Blossom Japan Index,” “MSCI Japan ESG Select Leaders Index,” “MSCI Japan Empowering Women Index (nickname: WIN)” and “S&P/JPX Carbon Efficient Index.”

Development of Policies on Information Provision to Stakeholders

Under the EBARA Group CSR Policy and the EBARA Group Code of Conduct, the Company provides for the timely and appropriate disclosure of information to stakeholders based on transparency.

Additionally, the Company has in place a cross-sectional Disclosure Committee with specific administrative rules to provide a framework to enable the fair, timely and appropriate disclosure of corporate information.

Other

**Initiatives Toward Work Style Reforms, Female Employee Advancement and Diversity**

**Work-style reforms**
The Company has made every effort to implement work-style reforms so as to improve operational efficiency and productivity of all businesses and divisions across the Group. In April, 2018, the Company established a Work-style Reform Committee is chaired by the President and the Company has worked on (1) Productivity improvement by operational reform and awareness reform, (2) Support for growth in personal ability and independence, and (3) Improvement of work environment and consideration of diversified work styles.

- **Conference management improvement**
Supplementary Explanations

The Company promotes conference efficiency with rule formulation, pre-distribution of papers, etc. In addition, the Company works on developing human resources who can manage high-quality conferences.

- **Teleworking promotion**
  The Company provides its employees with opportunities to obtain teleworking experience in participating in “Telework Days” (participation as a special cooperative body) and “Telework Month.”

- **Seminars on balance between work and childcare for male employees**
  The Company holds seminars aiming to promote understanding of work-life balance and practice work styles which allow male employees to work under time pressure.

### Initiatives Toward Diversity

Under the EBARA Group CSR Policy, which declares, “We respect human rights and diversity above all else,” and “We sustain a safe workplace and strive for a stimulating work environment,” the Company aims to develop a work environment in which employees of diverse backgrounds, in terms of gender, nationality or physical ability, can respect each other’s individuality and maximize their potential to the fullest.

In May 2018, the Company was given the highest rank of the superior enterprise certification “Eruboshi” under the “Act on Promotion of Women’s Participation and Advancement in the Workplace” by the Minister of Health, Labor and Welfare.

### Status of Female Managers (in Ebara Corporation)

As of December 31, 2018, the total number of female managers is 82, and the composition ratio to all managers is 5.8%. As of January 1, 2019, the composition ratio of female in managerial post is 5.5% from 4.2% last year.

<table>
<thead>
<tr>
<th>Managerial Post</th>
<th>Number (%)</th>
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<tbody>
<tr>
<td>Division Executive</td>
<td>1 (4.8%)</td>
</tr>
<tr>
<td>General Manager</td>
<td>4 (4.7%)</td>
</tr>
<tr>
<td>Section Manager</td>
<td>21 (6.8%)</td>
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</table>

### Supporting the Career Development of Female Employees

The Company divides female employees into three stages (young employees, pre-management, and managers), and conducts targeted programs for career development and acceleration according to the needs of each stage.

- **Major Initiatives**
  - **Introduce Careers of Female Managers**
    The Company introduces a variety of career paths of female managers through articles introducing their work experience, balance between work and home, and how they have overcome various difficulties in their work.
  - **Cross-Exchange Meeting**
    The Company has provided opportunities for female employees
Supplementary Explanations

to meet with senior female employees and other female employees with similar backgrounds to consult and discuss issues they may face or any concerns they have regarding career development.

c) Dispatch to External Training

The Company has actively dispatched female employees for external training with the intent to promote female career development and acceleration.

d) Business Improvement Activities by Female Employees

Since the fiscal year 2016, the Company has worked on operational improvement activities by female employees in sales offices and plant divisions, and has carried out activities to promote awareness reform for problem-solving operations.

Status of Non-Japanese Employees (in Ebara Corporation)

- The Company has been actively recruiting non-Japanese fresh graduates since 2011. As of April 2018, a total of 114 non-Japanese graduates have been hired, of which 91 are currently employed (turnover rate: 20%).
- The total number of employees in Ebara Corporation is 3,898 people, 102 people of whom are non-Japanese employees (which includes fresh graduate hires as well as mid-career hires). This makes the total ratio compared to all employees 2.6%. They are playing active roles in various departments.
- The Company provides non-Japanese employees support in the following areas:
  a) Lifestyle
     - Support for daily-life in Japan
  b) Work-related
     - Fresh graduates intern at their assigned departments before officially entering the Company
     - Japanese language learning assistance
  c) For Receiving Department
     - Guidance regarding management of non-Japanese employees and promoting understanding of different cultures

Employment of persons with special needs

As part of the effort to promote the employment of persons with special needs, the Company established Ebara Earnest Co., Ltd., a special subsidiary geared toward such efforts. The Company strives to create an arrangement that supports vocational independence and social participation of persons with special needs together with local communities and the greater society.

Utilization of elderly employees

The Company encourages the utilization of elderly employees through a system to re-hire those who have special skills, abilities, qualifications or knowledge as well as those who have highly mature, practical expertise even after retirement age. The engagement of elderly employees is effective for passing down skills and abilities obtained over many years to younger employees.
<table>
<thead>
<tr>
<th>Supplementary Explanations</th>
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<tr>
<td>➔ Read more, please see:</td>
</tr>
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</table>
IV. Matters Related to the Internal Control System

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

The Company sets out the Basic Policy for Internal Control and strives to realize the content resolved by the Board of Directors of the Company as a system for ensuring appropriate operations.

➔Read more on the Basic Policy for Internal Control and Overview of Operation, see Appendix 5.

Every year, Executive Officers perform self-evaluations on the development and operation status of internal controls, and the areas that should be improved are reflected in the next year’s plan based on the results in this fashion the Company will continue making improvements. These self-evaluations by Executive Officers are reported to the Board of Directors, and the Board of Directors establishes a system enabling it to exhibit supervisory functions by accurately grasping information.

2. Basic Views on Eliminating Anti-social Forces

The Company establishes, develops and operates systems for preventing the Company and its subsidiaries from engaging in any activities that may provide profits to anti-social forces for whatever reason.

(1) The Anti-social Forces Countermeasure Headquarters has been established to centralize the management and acquisition of information concerning anti-social forces in cooperation with external specialist agencies, etc., while supporting initiatives towards eliminating any relationships with anti-social forces.

(2) Regulations for eliminating relationships with anti-social forces are formulated, whereby a system for eliminating relationships with anti-social forces at the Company and its subsidiaries is established, developed and operated.
V. Other

1. Adoption of Takeover Defense Measures

| Adoption of Takeover Defense Measures | Not Adopted |

Supplementary Explanation

To maximize corporate and shareholder value, the Group has established its “Medium-Term Management Plan,” and has been earnestly taking actions in line with this plan. Accordingly, the Company believes that takeover defense measures are not separate from the Medium-Term Management Plan but are a part of a comprehensive set of initiatives aimed to maintain and enhance corporate value and the common interests of shareholders.

2. Other Matters Concerning Corporate Governance System

The status of the Company’s internal system relating to the timely disclosure of corporate information is as follows.

(1) Basic Policy for Timely Disclosure

The Company recognizes that the disclosure of information in compliance with the laws and regulations regarding financial information, including the Company’s financial position and business performance, management strategies and management issues, and regarding non-financial information, including risk and governance, as well as the proactive provision of information which is not in compliance with laws and regulations, to its stakeholders including shareholders and investors in a fair, appropriate and timely manner, is both fundamental and crucial in order for the Group to gain society’s trust as a listed company and to continue as a going concern.

The Company has established the Disclosure Committee as a body that exhaustively gathers corporate information subject to the decision of disclosure, deliberates whether such information should be disclosed, and determines the details of the corporate information to be disclosed and the timing for such disclosure. The Company has also set forth the Disclosure Committee Operating Rules regarding the procedures for implementing the disclosure of information.

(2) Internal system relating to timely disclosures

(a) Disclosure Committee

The Company has established the Disclosure Committee as a cross-sectional body to handle disclosures of corporate information including events that involve the entire Group and matters that have been decided, as well as financial closing information, in a fair, timely and appropriate manner.

The Disclosure Committee collects without omission corporate information subject to determining whether or not to be disclosed and discusses whether to disclose the information, disclosed contents thereof and the timing of the disclosure, and requests the President and Representative Executive Officer to make a decision on such disclosure. The Committee, upon completing the necessary internal approval procedures, undertakes the actual disclosure procedures.

(b) Internal system relating to the implementation of timely disclosures

In order to conduct disclosures in a fair, timely and appropriate manner, the Company has set forth the Disclosure Committee Operating Rules, and has developed and operated an internal system for the implementation of timely disclosures as follows. The Company conducts appropriate and timely disclosure and going forward intends to make every effort to maintain this internal system.

➔ For an overview of the internal system relating to the implementation of timely disclosures, please see Appendix 6.

◆ Gathering information subject to disclosure

The Corporate Strategy Planning & Governance Enhancement Department, the General Affairs Department, the Legal Department, the Human Resources, the Accounting Department, the Finance Department, and the administration departments of each internal company (collectively as information gathering divisions) have been assigned the task of gathering information, and together they make up the system that exhaustively gathers and consolidates information within the Group relating to timely
disclosure. Under this system, information that has been gathered and consolidated by the information
gathering divisions is reported to the secretariat of the Disclosure Committee.

The information gathering divisions utilize tools including the guidebook on timely disclosure of
corporate information and a list of disclosure criteria (threshold amounts) when gathering information
relating to timely disclosure.

◆ Deliberation of whether to be disclosed

The secretariat of the Disclosure Committee requests the Disclosure Committee to decide whether
disclosure is necessary each and every time it receives information from the information gathering
divisions; and prepares and deliberates disclosure drafts regarding information, which has been
determined to be disclosed.

◆ Implementation of timely disclosure

The Accounting Department, upon approval by the President and Representative Executive Officer and
the resolution of the Board of Directors, depending on the contents of the information, promptly
conducts timely disclosure of information that has been determined by the Disclosure Committee.

As for disclosures to parties other than the stock exchanges, notification to the Kanto Finance
Bureau is the responsibility of the Accounting Department; disclosures related to the Companies Act,
including those for the Ordinary General Meeting of Shareholders, are the responsibility of the
Corporate Strategy Planning & Governance Enhancement Department; and postings on the Company’s
website are the responsibility of the General Affairs Department.
Appendixes

1. EBARA Group Corporate Ethics Framework
2. EBARA Corporate Governance Basic Policy
3. Independence Standards of Independent Director of EBARA
4. Corporate Governance Framework
5. System for Ensuring Appropriate Operations and the State of Operation of the System
6. Disclosure Process
7. Flow Chart of Communication with Shareholders & Investors
8. Calculation Method of Performance-linked Stock Compensation
9. FY2018 Attendance at Board of Directors meetings and Committee meetings, etc.
**EBARA Group CSR Policy:**

1. **Ethics:** We conduct our business with a strong sense of ethics.
   - (1) **Pride:** We take pride in our role supporting society, industry and life.
   - (2) **Products and Services:** We satisfy customers with inventive products and services.
   - (3) **Competition:** We practice our business based on free and fair competition.
   - (4) **Environment:** We play our part in improving the global environment.
2. **Trust:** We foster trust with our valued stakeholders.
   - (5) **Passion and Dedication:** We pursue all activities with passion and dedication.
   - (6) **Human rights and Diversity:** We respect human rights and diversity above all else.
   - (7) **Disclosure:** We develop mutual understanding with stakeholders through transparent and fair disclosure.
   - (8) **Work Environment:** We sustain a safe workplace and strive for a stimulating work environment.
   - (9) **Communication:** We utilize high-quality communication to be an industrial firm all stakeholders take pride in.

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**Founding Spirit**

The spirit of “Netsu to Makoto” (meaning passion and dedication), which values passionate and dedicated hearts that bring forth originality and ingenuity.

**Corporate Philosophy**

We contribute to society through high-quality technologies and services relating to water, air and the environment.
Preface

This basic policy is set to establish the basic approach on the corporate governance of EBARA CORPORATION (hereinafter “the Company”), with the aim of contributing to the sustainable growth and medium- to long-term enhancement of the corporate value of the Company and the EBARA Group (hereinafter “the Group”).

Chapter 1 General rules

Basic approaches on corporate governance

Article 1

1. The Company has established the “EBARA Way,” composed of its “Founding Spirit,” “Corporate Philosophy” and the “EBARA Group CSR Policy” as the EBARA Group’s identity and set of values to be shared across the Group. Under the EBARA Way, the Company upholds the enhancement of corporate value and shareholder return through sustainable business development as its most important management objectives. To achieve such objectives, the Company constantly seeks the best possible corporate governance and strives towards its further enhancement.

EBARA Way

- Founding Spirit

The spirit of “Netsu to Makoto” (meaning “passion and dedication”), which values passionate and dedicated hearts that bring forth originality and ingenuity

- Corporate Philosophy

We contribute to society through high-quality technologies and services relating to water, air and the environment.

- EBARA Group CSR Policy

The Company’s basic stance for the purpose of clarifying and practicing the Group’s social responsibility

1) Ethics; We conduct our business with a strong sense of ethics.
2) Pride; We take pride in our role supporting society, industry and life.
3) Products and Services; We satisfy customers with inventive products and services.
4) Competition; We practice our business based on free and fair competition.
5) Environment; We play our part in improving the global environment.
6) Trust; We foster trust with our valued stakeholders.
5) Passion and Dedication; We pursue all activities with passion and dedication.
6) Human Rights and Diversity; We respect human rights and diversity above all else.
7) Disclosure; We develop mutual understanding with stakeholders through transparent and fair disclosure.
8) Work Environment; We sustain a safe workplace and strive for a stimulating work environment.
9) Communication; We utilize high-quality communication to be an industrial firm all stakeholders take pride in.

2. The Company is committed to enhancing corporate governance based on the following basic views:
   
   (1) The Company respects shareholders’ rights and is engaged in establishing an environment which enables shareholders to appropriately and effectively exercise their rights and ensures equality among shareholders.
   
   (2) The Company strives to appropriately cooperate with various stakeholders, including customers, business partners, employees and local communities. The Company will also develop a corporate culture in which such stakeholders’ rights and positions are respected and business is executed soundly.
   
   (3) The Company strives to ensure management transparency through appropriate disclosure of its corporate information.
   
   (4) The Company has developed a governance system in which Independent Directors play important roles, and that is centered on Independent Directors and non-executive inside Directors who do not concurrently serve as Executive Officers (hereinafter “Non-executive Inside Directors”). The Company has adopted the organizational form of a “Company with Three Committees,” with the Nomination Committee, the Compensation Committee and the Audit Committee as statutory committees under the Board of Directors, to achieve clear separation between supervision and business execution in management.
   
   (5) The Company engages in constructive dialogue with shareholders and investors on the basis of a separately established “IR Basic Policy,” with a view to contributing to sustainable growth and the medium- to long-term enhancement of corporate value.

Chapter 2  Respect for shareholders’ rights and ensuring equality among shareholders

General Meeting of Shareholders

Article 2
1. The Company, in convening the Ordinary General Meeting of Shareholders, distributes the notice of convocation approximately three weeks prior to the date of the meeting, in order for shareholders to appropriately and effectively exercise their voting rights based on a sufficient period of time for reviewing the proposals for the meeting. Meanwhile, the notice of convocation is posted on the Company’s website following a resolution by the Board of Directors on the convocation of the General Meeting of Shareholders, and preceding the distribution date of the notice. In addition, for the purpose of convenience for non-Japanese shareholders, an English version of the notice of convocation is prepared and posted on the Company’s website.

2. The Company strives to create an environment (including efforts to schedule the General Meeting of Shareholders on a different date from that of other companies) in which all shareholders, including those who cannot attend the General Meeting of Shareholders in person, can appropriately and effectively exercise their voting rights, through the use of such means as an electronic voting platform.

Ensuring equality among shareholders

Article 3

The Company treats all shareholders fairly, according to their respective shareholding. In addition, the Company discloses its corporate information in a timely and sufficient manner, in an effort to eliminate any potential information gap among shareholders.

Basic policy for cross-shareholdings, etc.

Article 4

1. In principle, the Company does not hold cross-shareholdings. However, it is possible that the Company will hold shares of other companies only in cases where it is determined that partnerships with investees through shareholding will contribute to the enhancement of the Group’s corporate value. The rationale for cross-shareholding relationships is subject to regular examination by the Board of Directors based on the following items, and shareholdings deemed by the Board of Directors to no longer be feasible shall be dissolved when appropriate by disposal or other means.

[Matters checked in examination of shareholding rationale]

(1) The partnership with the investee is important and the relationship must be continued.

(2) The return and risk associated with the shareholding are commensurate with the capital cost.

2. The Company exercises its voting rights in cross-shareholdings, determining whether to vote for or against each individual agenda item after consideration of whether it
contributes to the medium- to long-term enhancement of the corporate value of the Group and investees, and particularly emphasizes the following matters, and conducts dialogue with investees on the content, etc. of agenda items as required.

- Changes to articles of incorporation
- Election of directors
- Anti-takeover measures
- Appropriation of surplus, etc.

3. If a company holding the Company’s shares as a cross-shareholding (hereinafter “cross-shareholder”) indicates the intention of the sale, etc. of the shares, the Company shall unconditionally authorize this, and ask the cross-shareholder to perform the sale, etc. in a way that limits the impact on share price as much as possible. Furthermore, in such cases, when the Company holds shares in the company that is the cross-shareholder as cross-shareholdings, it shall promptly proceed to sell these. In addition, the Company shall not continue the transactions with cross-shareholders without carefully examining the underlying economic rationale.

Chapter 3  Respect for the interest of stakeholders and appropriate cooperation with them

Ethical standards and restrictions on competitive transactions and transactions involving conflicts of interest

Article 5

1. The Company separately establishes and discloses ethical standards (the “EBARA Group CSR Policy” and the “EBARA Group Code of Conduct”) by the Board of Directors to ensure that the Company’s Directors, Executive Officers and employees, etc., act ethically at all times.

2. The Company’s Directors and Executive Officers shall obtain prior approval of the Board of Directors when they are to “carry out transactions that belong to the line of business of the Company (competitive transactions) for themselves or for a third party” or “carry out transactions with the Company, or transactions that involve conflicts of interest between themselves and the Company (transactions involving conflicts of interest), including transactions between the Company and a third party for which they receive a commission, etc.”

Relationship with stakeholders

Article 6

1. The Company respects the rights, viewpoints and interests of all stakeholders, including customers, business partners, creditors, employees and local communities, as well as
2. The Company respects diversity in terms of its relationship with various stakeholders including employees. The Company is also committed to implementing a policy for promoting diversity that includes the encouragement of female employees to play active roles, based on the recognition that respect for diversity contributes to the medium- to long-term enhancement of the corporate value of the Group.

Whistle-blowing

Article 7

The Company has established a system that enables employees, etc., of the Group to directly report questionable issues to the department in charge of compliance or the Audit Committee, along with a system for directly reporting to an external attorney’s office. Whistle-blowers shall not be subject to any disadvantageous treatment by the Company and the Group, because of using these whistle-blowing systems, which are clearly stated in the employment regulations and other relevant internal rules.

Chapter 4  Ensuring adequate disclosure and transparency

Basic policy concerning disclosure

Article 8

1. The Company implements timely and adequate disclosure of both financial and non-financial information, as required by laws and regulations including the Companies Act as well as rules of financial instruments exchanges and other laws, regulations and systems. Furthermore, the Company strives to actively disclose any information deemed to be useful to stakeholders including shareholders and investors, through various media such as the Company’s website and integrated reports, whether or not required by laws, regulations and systems.

2. The Company, in accordance with the Companies Act and other laws and regulations, develops at Board of Directors’ meetings the policies concerning risk management, internal control systems and legal compliance, etc., of the Company and the Group, and discloses the information in a timely and sufficient manner.

3. The Company, in principle, discloses its major information in more than two languages, including Japanese and English.
Chapter 5  Responsibilities of the Board of Directors, etc.

Board of Directors

Article 9

1. The number of Directors comprising the members of the Board of Directors shall not exceed fifteen (15), while more than one-third (1/3) of the Board members shall be Independent Directors. Additionally, in consideration of the balance between 1) Independent Directors, 2) Non-executive Inside Directors and 3) Executive Directors who concurrently serve as Executive Officers (hereinafter “Executive Directors”), the total number of 1) Independent Directors and 2) Non-executive Inside Directors shall be the majority of the number of all Directors.

2. The Board of Directors recognizes three tasks as its principal roles and responsibilities: 1) indicating the general direction of the Company such as corporate strategies, etc.; 2) developing an environment that can support adequate risk-taking in business execution; and 3) carrying out highly effective supervision of business execution from an independent and objective standpoint. The Board of Directors is committed to realizing efficient and effective corporate governance, with an aim to achieve the mission entrusted by shareholders—the “continuous enhancement of corporate value”—while fully recognizing the viewpoints of all stakeholders to a reasonable extent.

3. The Board of Directors exercises its leadership in developing an environment in which the management can take bold action to prevent the loss of upside opportunities, in addition to developing an environment that incorporates controls for preventing downside risks, including the risk of scandals.

4. The Board of Directors establishes the Board of Directors’ Rules, specifying the matters to be resolved and reported to the Board of Directors, and stipulates the scope of matters for which decision-making authority is delegated to Executive Officers. The decision-making authority on matters concerning business execution is delegated to Executive Officers, except those categorized as the exclusive jurisdiction of the Board of Directors by laws and regulations as well as the Articles of Incorporation, including basic management policies (management philosophy, medium- to long-term management plan, and annual budget, etc.) and those that may have a significant impact on the management of the Group.

5. Agendas and proposals of the Board of Directors’ meetings and related materials shall be distributed, in principle, prior to each Board meeting, to ensure active debate at the meeting.

6. The Company establishes a secretariat of the Board of Directors with adequate staff and budget to enable the Board to appropriately fulfill its roles and functions.
Chairman of the Board of Directors

Article 10

1. A Director who does not concurrently serve as Executive Officers serves in the position of the Chairman of the Board of Directors. Furthermore, to ensure the respective responsibilities of the Board of Directors, the Chairperson of the Nomination Committee, the Audit Committee and the Compensation Committee to be appropriately fulfilled, the Chairman of the Board of Directors shall not concurrently serve as the Chairperson of each of the committees unless there are special circumstances.

2. The Chairman of the Board of Directors sets out the proposals to be deliberated and reported at Board of Directors’ meetings, and conducts the proceedings of the Board meetings to ensure that the best possible conclusion is reached efficiently, based on reasonable debate.

3. The Chairman of the Board of Directors sets out the proposals and frequency of the Board of Directors’ meetings, to ensure enough time for deliberation of each agenda item.

4. The Chairman of the Board of Directors sets out the annual plan, including the Board of Directors’ meeting schedule and expected agendas, and carries out the Board meetings based thereon.

5. The Chairman of the Board of Directors receives reports as appropriate from the Representative Executive Officer on whether the Board of Directors’ opinions are adequately reflected in business execution. The Chairman of the Board of Directors reports, as necessary, the status of such reports to the Board of Directors, and asks the Board to deliberate for possible correction of the general direction of business execution, etc.

6. The Chairman of the Board of Directors may attend or view the minutes of meetings on the executive side such as the Management Meeting as necessary to fulfill his/her role.

7. The Chairman of the Board of Directors, in the event where deliberation in permanent committees is deemed insufficient, takes the initiative to fulfill his/her roles such as making proposals to the Board of Directors, including the formation of an ad-hoc committee comprising the members selected from among the Directors.

8. In the event the Chairman of the Board of Directors is an Independent Director, the Board of Directors shall nominate the Chairperson of the Company (one person from among the Non-executive Inside Directors if there is no Chairman of the Company) as a person to assist the Chairman of the Board of Directors.

Nomination Committee

Article 11

1. The Nomination Committee comprises three (3) or more Independent Directors and
Non-executive Inside Directors (directors who do not concurrently serve as Executive Officers), the majority thereof being Independent Directors.

2. The Nomination Committee sets out basic policies and regulations, etc., necessary for executing its duties.

3. The Nomination Committee is mainly responsible for deciding on the proposals concerning the election and dismissal of Directors, recommendations to the Board of Directors concerning the election and dismissal of Executive Officers, and recommendations to the Board of Directors concerning the appointment and dismissal of Directors with special titles and Executive Officers with special titles.

4. The Nomination Committee establishes a succession plan for the President and Representative Executive Officer. The succession plan specifies requirements for qualifications of the President and Representative Executive Officer based on the management strategies of the Company and is used to gradually develop and select personnel suitable to serve as the President and Representative Executive Officer systematically. Furthermore, the Nomination Committee shall periodically and as needed, check that the incumbent President and Representative Executive Officer conforms with the requirements, and makes recommendations to the Board of Directors with respect to the successor of the President and Representative Executive Officer based on the succession plan when the incumbent President and Representative Executive Officer retires pursuant to the succession plan. If single year consolidated performance fails to meet the criteria specified by the Nomination Committee for three successive fiscal years in the periodic checks of the qualifications of the incumbent President and Representative Executive Officer, the Nomination Committee submits a proposal to the Board of Directors to not recommend the reappointment of the incumbent President and Representative Executive Officer.

5. Members of the Nomination Committee work closely together to handle matters to be resolved by the committee, as a body possessing knowledge of corporate management, human resource development, personnel affairs/welfare and labor management, as well as matters to be recommended to the Board of Directors or the Representative Executive Officer.

6. The Chairperson of the Nomination Committee demonstrates his/her leadership in the committee’s activities, including the chairing of Nomination Committee meetings. The Chairperson is also responsible for exercising his/her leadership in gathering objective information on persons with management abilities from both inside and outside the Company. In addition, the Chairperson conducts interviews, etc., with the persons concerned to regularly update information on those with management abilities within the
Company, and takes responsibility to regularly update effective information on human resources for the committee.

7. The Nomination Committee shall utilize external experts as appropriate such as implementing external evaluation of the President and Representative Executive Officer in the succession plan to ensure objectivity and fairness. Including in such cases, the Nomination Committee can hire external experts at the cost of the Company without prior approval of the Board of Directors and Executive Officers, if it is deemed necessary for the activities of the committee.

8. The Company establishes a secretariat of the Nomination Committee with adequate staff and budget to enable the committee to appropriately fulfill its roles and functions.

Audit Committee

Article 12

1. The Audit Committee comprises three (3) or more Independent Directors and Non-executive Inside Directors (directors who do not concurrently serve as Executive Officers), the majority thereof being Independent Directors. Directors comprising the Audit Committee shall have adequate experience and ability, and the necessary knowledge of finance, accounting and law, and particularly include two (2) or more members with sufficient knowledge of finance and accounting.

2. The Audit Committee sets out the basic policies and regulations, etc., necessary for executing its duties.

3. The Audit Committee carries out audits to verify whether Executive Officers, Directors and employees, etc., of the Company or its subsidiaries (hereinafter “Executive Officers, etc.”) are in compliance with legal obligations and internal rules, and reports the progress and results of the audits to the Board of Directors. The Audit Committee also provides advice and recommendations to Executive Officers, etc., as appropriate.

4. The Audit Committee sets out basic policies and plans of audits based on progress in the development of internal control systems, in an effort to carry out efficient and effective audits in close coordination with the Internal Audit Division.

5. The Audit Committee sets out the “policy for the appointment and assessment of the External Independent Auditor,” and appropriately appoints the candidates for the position. The Audit Committee conducts an adequate assessment of the External Independent Auditor and verifies his/her independence and expertise required in each fiscal year.

6. The Audit Committee establishes a system for direct reporting to the Audit Committee as defined under Article 7, in order to facilitate the reporting of issues concerning a breach of compliance with laws and regulations, and other business-related ethical issues at the
Company and its subsidiaries.

7. Members of the Audit Committee ensure the effectiveness of audits conducted by the Audit Committee as a body possessing knowledge of finance, accounting and law, as well as auditing.

8. The Chairperson of the Audit Committee demonstrates his/her leadership in the committee’s activities, including the chairing of Audit Committee meetings.

9. The Audit Committee, if necessary, can hire external experts such as attorneys, certified public accountants or consultants at the cost of the Company without prior approval of the Board of Directors and Executive Officers.

10. The Company establishes the Audit Committee Office as a secretariat that assists the committee with adequate staff and budget to enable the committee to appropriately fulfill its roles and functions.

Compensation Committee

Article 13

1. The Compensation Committee comprises three (3) or more Independent Directors and Non-executive Inside Directors (directors who do not concurrently serve as Executive Officers), the majority thereof being Independent Directors.

2. The Compensation Committee sets out basic policies and regulations, etc., necessary for executing its duties.

3. The Compensation Committee is mainly responsible for deciding on the individual compensation, etc., for Directors and Executive Officers, and making recommendations to the Board of Directors concerning the officers’ compensation system of the Company as well as Group companies.

4. Members of the Compensation Committee work closely together to handle matters to be resolved by the committee as well as matters to be recommended to the Board of Directors, as a body possessing knowledge of corporate management and personnel affairs.

5. The Chairperson of the Compensation Committee demonstrates his/her leadership in the committee’s activities, including the chairing of Compensation Committee meetings. The Chairperson of the Compensation Committee coordinates with the Chairperson of the Nomination Committee in the yearly assessment of the individual contribution by Executive Officers as the basis for determining the amounts of their performance-linked annual bonuses, as defined under Article 20, Paragraph 4, to ensure that the results of the assessments by the two committees are in agreement.

6. The Compensation Committee can hire external experts such as compensation consultants at the cost of the Company without prior approval of the Board of Directors and Executive Officers.
Officers, if it is deemed necessary for the activities of the committee.

7. The Company establishes a secretariat of the Compensation Committee with adequate staff and budget to enable the committee to appropriately fulfill its roles and functions.

Independent Directors’ Meeting

Article 14

1. The Independent Directors’ Meeting, a meeting structure comprising all Independent Directors (and Independent Directors only), is established as a forum for Independent Directors to freely discuss matters required to fulfill their responsibilities.

2. The Independent Directors’ Meeting holds a meeting to review the performance of Chairman of the Board of Directors at least once a year without his/her presence.

3. The Independent Directors’ Meeting can hire independent advisors specializing in areas including legal affairs, accounting and finance at the cost of the Company without prior approval of the Board of Directors and Executive Officers, if it is deemed necessary for its activities.

4. The Company establishes a secretariat with adequate staff and budget to support the activities of the Independent Directors’ Meeting.

Directors

Article 15

1. Directors gather sufficient information for executing their duties, and actively express their opinions at the Board of Directors’ meetings so as to ensure exhaustive discussions.

2. Directors are entitled to request explanations or reports, or the submission of internal materials from other Directors, Executive Officers and employees, whenever it is deemed necessary or appropriate.

3. Directors successfully execute their duties by spending sufficient time involved in Company and Group matters.

4. Directors fully appreciate their responsibilities based on the understanding of the relevant laws and regulations, Articles of Incorporation of the Company, the Board of Directors’ Rules and other internal rules.

5. The Chairman of the Company shall have responsibilities as a Director set forth in the preceding paragraphs, in addition to exhibiting leadership in the processes required for change and proposing changes to the Board of Directors in cases where changes to corporate governance system including the Board of Directors are found to be necessary. If there is no Chairman of the Company, a Director to serve in this role shall be elected from among Non-executive Inside Directors.
Independent Directors

Article 16

1. Independent Directors are mainly responsible, among their principal roles, for verifying and assessing as appropriate the business results of the Company and performance of Executive Officers in light of the management strategies or management plan set out by the Board of Directors, and determining and expressing opinions on whether it is appropriate to delegate management responsibilities to the incumbent Executive Officers from the perspective of the common interests of shareholders.

2. The Lead Independent Director is elected from among the Independent Directors not serving as Chairman of the Board of Directors. The Lead Independent Director serves as the Chairperson of the Independent Directors’ Meeting. In addition, the Lead Independent Director summarizes opinions of other Independent Directors as necessary, and reports to the Chairman of the Board of Directors and the President and Representative Executive Officer for further consultation.

Requirements, etc., for Directors and policies for nomination

Article 17

1. Directors shall have sufficient knowledge, experience and ability in respective areas of management, as well as good character and high morals. Furthermore, Directors shall have broad-based insight and the ability to think logically, enabling them to make decisions based on the opinions of the members of the Board of Directors, as well as information from both inside and outside the Company. The Board of Directors shall have overall balance of personnel who satisfy such requirements, and be made up in a way that has both diversity including gender and international aspects and an appropriate size.

2. The Company sets forth its views on diversity with regard to the composition of the Board of Directors including gender and international aspects, and selects candidates for Directors paying due attention to diversity based on its views.

3. The Company separately establishes, and discloses, the standards for independence of Independent Directors through the Board of Directors. Only those who meet such standards shall be the Company’s Independent Directors.

4. The term of office for Independent Directors shall not exceed six (6) years. However, the term can be extended, through reelection, to up to eight (8) years assuming election as the Chairperson of the Nomination Committee, the Audit Committee or the Compensation Committee or as the Lead Independent Director, or up to eleven (11) years assuming election as the Chairman of the Board of Directors.

5. If an Independent Director of the Company is to concurrently serve as a director or a
statutory auditor of other listed companies, such service shall not be demanding to the extent that it may impede the roles and functions expected of an Independent Director of the Company.

6. Policies for nomination including the standards and procedures for electing Directors are separately established by the Nomination Committee, and the election of the candidates for Directors is carried out based thereon.

Training for Directors

Article 18

1. The Company offers opportunities for newly elected Directors to gain knowledge of, and insight into, the subjects necessary to perform their responsibilities as Directors, including finance, legal affairs and corporate governance prior to, or immediately after, the election.

2. In an effort to promote understanding of the Group, the Company offers opportunities as appropriate for newly elected Independent Directors to gain knowledge of, and insight into, important matters such as the Group’s management strategies and financial position, through a briefing by Executive Officers, etc., in charge of respective areas, and inspection tours, etc., at the Group’s business sites prior to, or immediately after, the election.

3. The Company provides Directors with opportunities for adequate training after their election as appropriate, including lectures by external experts.

Assessment on the effectiveness of the Board of Directors

Article 19

The Board of Directors conducts analysis and assessment on its effectiveness as a whole, and discloses a summary of the results thereof.

Compensation and other benefits for Directors, etc.

Article 20

1. The compensation standard for Directors is designed to provide the level of compensation commensurate with the capabilities, experience and roles of each Director, while encouraging the execution of their duties in line with the management philosophy and management strategies, as well as the level of supervision that contributes to the sustainable growth of the Company and the medium- to long-term enhancement of its corporate value.

2. The Company has adopted a system of compensation for Directors based on the roles of individual Directors on the Board of Directors as well as various committees, etc. Compensation for Directors comprises basic compensation and share-based compensation.
as long-term incentives. This shall take into consideration experience up to the previous position for Non-executive Inside Directors, an additional allowance is paid to the Chairman of the Board of Directors, the Non-executive Inside Director assisting the Chairman, the Lead Independent Director and the Chairperson of each committee, in consideration of the scope of their roles and responsibilities, as well as the additional working hours required for executing their duties.

(1) Compensation system for Independent Directors

Compensation for Independent Directors, who are expected to fulfill their roles and responsibilities completely independent of the business execution of the Company, comprises basic compensation and share-based compensation that are not linked to performance.

(2) Compensation system for Non-executive Inside Directors

The Non-executive Inside Directors are appointed from among the officers and employees of the Company, who are capable of actively collecting information on the internal status of the Company based on their experience and knowledge. They are expected to engage in the monitoring of the business execution essential for the Board of Directors to fulfill its supervisory function, while appropriately supervising the execution of important matters based on their own insights, and thereby providing advice to ensure lawful and efficient business execution to the extent that they do not take part in decision-making. In light of the impact of the quality of supervision of business execution based on these roles and responsibilities on the yearly business results, their compensation comprises basic compensation and share-based compensation that are partially linked to performance.

(3) Compensation system for Executive Directors

The compensation system for Executive Officers is applied to Executive Directors, under which the compensation as Directors is not paid.

3. The compensation system for Executive Officers is designed to provide the level of compensation commensurate with the achievement of performance targets (if successfully achieved), while prompting business execution in line with the management philosophy and management strategies, with strong motivation towards contribution to the sustainable growth of the Company and medium- to long-term enhancement of its corporate value.

4. In line with the purposes as described in the preceding paragraph, compensation for Executive Officers comprises basic compensation based on special title, such as President and Representative Executive Officer and Senior Managing Executive Officer, a performance-linked annual bonus, and share-based compensation that are conditional on the achievement of business performance objectives set out in the medium-term
management plan. The Company has adopted a compensation system that allocates a larger performance-linked portion compared to the basic compensation portion for Executive Officers in higher positions with greater responsibility, who are expected to play a more important role in achieving numerical targets in their business execution, with tougher responsibilities for business performance.

5. The Board of Directors sets out in the medium-term management plan management indicators such as return on invested capital (ROIC), along with their target values that should be used by the Compensation Committee for the performance assessment of the President and Representative Executive Officer as well as each Executive Officer, and discloses such information in a timely and appropriate manner.

6. The Company discloses compensation amounts, etc., paid to Directors, along with the relevant policies defined under this Article in an appropriate way.

Chapter 6 Dialogue with shareholders and investors

Constructive dialogue with shareholders and investors

Article 21

1. The Company recognizes the development of a long-term trusting relationship with shareholders and investors as one of the most important management matters. The Company provides appropriate corporate information necessary for shareholders and investors to make investment decisions, and strives to further strengthen the trusting relationship on a continuous basis by engaging in IR activities for enhancing its corporate value through constructive dialogue.

2. In the current framework, the President and Representative Executive Officer is the chief executive of IR activities of the Company, which are, in principle, carried out by the executive officer in charge of IR and the department in charge of IR. In addition, Directors (including Independent Directors), Executive Officers and other senior executives arrange as appropriate opportunities for direct dialogue with shareholders and investors. The Company develops a framework for internally sharing information and knowledge gained through such dialogue with shareholders and investors, which shall be utilized for the management of the Company.

3. The Company determines and discloses the “IR Basic Policy” as a basic policy for developing the structure and initiatives for promoting constructive dialogue with shareholders and investors.
Independence Standards of Independent Director of EBARA

Independent persons with no material interests in the Company are to be appointed as Independent Directors. “Independent persons with no material interests” refer to persons to whom none of the following items applies.

1) An internal employee or former internal employees of the Company or its subsidiaries who do not meet the requirements for Outside Directors stipulated in Article 2, Item 15, of the Companies Act.

2) A person who has been a director (excluding outside director), statutory auditor (excluding outside audit & supervisory board member), executive officer or employee executing business of a company with a material business relationship with the Company and its consolidated subsidiaries (hereinafter referred to as the “EBARA Group” or “the Group” in this part) in the past five years. “A company with a material business relationship with the EBARA Group” refers to any of the following.
   i) A company to which sales were made accounting for 2% or more of consolidated net sales of the EBARA Group in any of the fiscal years in the past three years.
   ii) A company which made sales to the EBARA Group accounting for 2% or more of consolidated net sales of the company in any of the fiscal years in the past three years of procurement by the EBARA Group.
   iii) The two financial institutions with the highest average balance of borrowings by the EBARA Group at the end of the fiscal year over the past three years.

3) A person who is a major shareholder of the Company or the representative of the interests thereof.
   Specifically, a shareholder of the Company holding 10% or more of the total shares issued, or a director, an executive, an executive officer, a manager or other employee of a company representing the interests thereof within the two years preceding the appointment of Director nominees.

4) A person providing professional services to the EBARA Group.
   “Professional services” refer to the following categories according to the services provided.
   i) Certified public accountant
      A person who has been directly engaged in the financial auditing of the EBARA Group in the past five years.
   ii) Attorney, tax accountant, patent attorney, judicial scrivener or management consultant
      A person who has provided services to the EBARA Group in the past three years and has received annual compensation of 10 million yen (including tax) or more.

5) A person who has received or belongs to a for-profit group that has received donations, financing or guarantee of debt from the EBARA Group.

6) A person within two degrees of relationship with a relative who falls under Item 1 or Item 2, or person of other degree of relationship who resides with the relative.

7) A person who currently serves as a director, an statutory auditor or an executive officer of a company that has accepted a director or an statutory auditor from the EBARA Group.
Corporate Governance Framework (as of October 15, 2019)

Supervision

- General Meeting of Shareholders
  - Board of Directors
    - Chairman
    - Independent Directors
    - Inside Directors (non-executive)
    - Executive Director
  - Nomination Committee
    - Chairperson
  - Compensation Committee
    - Chairperson
  - Audit Committee
    - Chairperson
  - Support organizations for the Board of Directors
    - Audit Committee Office
    - Governance Enhancement Department

Business Execution

- Management Meeting
  - President and Representative Executive Officer
    - Executive Officers
    - Business Operating Organizations
  - Meeting bodies for business execution
    - Risk Management Panel
    - CSR Committee
    - Management Planning Committee
    - Disclosure Committee
  - Meeting bodies for business execution
    - Corporate Audit Department
      - Independent Director
      - Inside Director (non-executive)
      - Executive Director
      - Executive Officer
## System for Ensuring Appropriate Operations and the State of Operation of the System

### Basic Policies for Internal Control

<table>
<thead>
<tr>
<th>Overview of Operation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. <strong>System to Ensure that the Execution of Duties by Executive Officers and Employees of the Company and Directors, Audit &amp; Supervisory Board Members and Employees of Subsidiaries Complies with Laws and Regulations and the Articles of Incorporation</strong></td>
</tr>
<tr>
<td>Develop, maintain and operate systems to realize the EBARA Group CSR Policy and the EBARA Group Code of Conduct.</td>
</tr>
<tr>
<td>(1) The Company has established a division for promoting compliance, which supports the creation of systems for preventing risk based on raising awareness of compliance, and the establishment of a friendly and open work environment in the Company and its subsidiaries.</td>
</tr>
<tr>
<td>(2) Disciplinary provisions on the violation of the “EBARA Group Code of Conduct” and internal rules are stipulated in the service rules and employment regulations, etc. of the Company and its subsidiaries.</td>
</tr>
<tr>
<td>(3) A CSR Committee chaired by the President and Representative Executive Officer has been established to determine the activity policies, key issues (materiality), response policies and Key Performance Indicators (KPI) of CSR and to check the progress and the status of achievement. The committee also monitors the status of compliance at the Company and its subsidiaries, and gives instructions for correction and improvement as appropriate. Four meetings of the committee were held in the fiscal year 2018 under review.</td>
</tr>
<tr>
<td>(4) Employee compliance awareness surveys are conducted in the Company and domestic subsidiaries every year, and the state of penetration of compliance awareness are tracked to identify issues in compliance activities to reflect in the activities of the following fiscal year.</td>
</tr>
<tr>
<td>(5) The Compliance Consultation Counter that can be used by the Company and domestic subsidiaries and the “Regulations for the Operation of the Compliance Consultation Counter” have been established to promptly address any reports or inquiries on violations of the framework of corporate ethic, internal regulations and laws, etc. in the Ebara Group. Furthermore, in the fiscal year 2018 under review, whistleblowing contacts via external law firms (Overseas EBARA Group hotlines) were established for a total of five subsidiaries in China, Indonesia and the Philippines.</td>
</tr>
<tr>
<td>(6) The EBARA Group Compliance Network periodically holds meetings in accordance with the “Regulations for the Operation of the EBARA Group Compliance Network” to share compliance information between the Company and its subsidiaries. Overseas, compliance meetings are periodically held for Chinese subsidiaries.</td>
</tr>
<tr>
<td>(7) The Internal Audit Division is in place, carrying out audits and the monitoring of business operations of the Company and its subsidiaries in accordance with the “Internal Audit Rules.” A system for auditing and monitoring has been established by subsidiaries, and the state of implementation is checked by the Company’s Internal Audit Division.</td>
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<tr>
<td>Basic Policies for Internal Control</td>
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<tr>
<td>2. <strong>Systems for Storage and Management of Information concerning the Execution of Duties by Executive Officers</strong></td>
</tr>
<tr>
<td>Develop, maintain and operate a system for appropriately storing and managing information concerning the execution of duties by Executive Officers in accordance with laws, regulations and internal rules.</td>
</tr>
<tr>
<td>3. <strong>Systems for Reporting to the Company on Matters concerning the Execution of Duties by Directors of its Subsidiaries</strong></td>
</tr>
<tr>
<td>Develop, maintain and operate appropriate rules for reporting to the Company on matters concerning the execution of duties by Directors of its subsidiaries.</td>
</tr>
<tr>
<td>4. <strong>Regulations and Other Systems Related to Management of the Risk of Losses at the Company and Its Subsidiaries</strong></td>
</tr>
<tr>
<td>Establish policies on risk management in the Company and its subsidiaries as well as rules pertaining to their operation. Also develop, maintain and operate systems for implementing risk management.</td>
</tr>
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<td>Basic Policies for Internal Control</td>
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<tr>
<td><strong>5. Systems to Ensure the Efficient Execution of Duties by Executive Officers of the Company and by Directors of Its Subsidiaries</strong></td>
</tr>
<tr>
<td>(1) The administrative authority of Executive Officers of the Company and Directors of its subsidiaries in the execution of operations is clarified.</td>
</tr>
<tr>
<td>(2) Develop, maintain and operate systems to enable efficient execution of duties by the Company’s Executive Officers and Directors of its subsidiaries through the formulation and execution of management plans based on basic management policies.</td>
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<tr>
<td>(3) The Board of Directors of the Company formulates basic management policies, reflects the basic policies in the annual management plans of the Company and its subsidiaries.</td>
</tr>
<tr>
<td>(4) Executive Officers of the Company review the progress of annual management plans and measures for their achievement on a quarterly basis in the Management Planning Committee.</td>
</tr>
<tr>
<td>(5) The Management Meeting made up of all Executive Officers is in place as a meeting structure for deliberation necessary for facilitating prompt decision making by the President, Representative Executive Officer. The Management Meeting is held once every month.</td>
</tr>
<tr>
<td>The Company establishes, maintains and operates systems for preventing the Company and its subsidiaries from engaging in any activities that may provide profits to anti-social forces in whatever name.</td>
</tr>
<tr>
<td>Basic Policies for Internal Control</td>
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<tr>
<td><strong>7. Systems to Ensure the Appropriate Operations of the EBARA Group, Comprising the Company and Its Subsidiaries</strong></td>
</tr>
</tbody>
</table>
| | (1) An internal control system is in place according to the scale and characteristics of business of the Company and its subsidiaries. The Company provides support for the establishment of internal control systems in subsidiaries.  
(2) The Company performs evaluations on the state of maintenance and operation of internal controls in the Company and its subsidiaries, and corrections are made when problems are found. |
| **8. Systems for Assigning Employees to Assist the Audit Committee in the Execution of Its Duties** | **Establish the Audit Committee Office as a department that assists the Audit Committee in the execution of its duties.** |
| | (1) The Audit Committee Office has been established as a department that assists the Audit Committee in the execution of its duties.  
(2) Persons who assist the Audit Committee’s execution of its duties (hereinafter “assistants to the Audit Committee”) are appointed from among the employees of the Company and belong to the Audit Committee Office. At present, four members belong to the Audit Committee Office. |
### Basic Policies for Internal Control

<table>
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<td><strong>9. Matters Related to the Independence from Executive Officers of the Employees Who Assist the Audit Committee’s Execution of Its Duties, and Matters Related to Ensuring the Effectiveness of the Instructions by the Audit Committee to Such Employees</strong></td>
</tr>
</tbody>
</table>

(1) Appoint employees who assist the Audit Committee’s execution of its duties (hereinafter “assistants to the Audit Committee”) from among the employees of the Company, subject to the consent of the Audit Committee.

(2) Assistants to the Audit Committee shall not concurrently engage in business operations concerning the execution of duties by Executive Officers of the Company, thereby ensuring the independence of assistants to the Audit Committee from Executive Officers.

(3) Assistants to the Audit Committee shall act only under the instruction of the Audit Committee, thereby ensuring the effectiveness of instructions of the Audit Committee.

(4) Notwithstanding the preceding two paragraphs, assistants to the Audit Committee may engage in other business operations, subject to the prior approval of the Audit Committee.

(5) The personnel transfer, appraisal, and the like of the employees assisting the Audit Committee shall be determined upon obtaining the consent of the Audit Committee.

(1) The appointment of assistants to the Audit Committee is determined with the consent of the Audit Committee.

(2) Assistants to the Audit Committee are not concurrently engaged in business operations concerning the execution of duties by Executive Officers of the Company. Assistants to the Audit Committee act under the instruction of the Audit Committee, thereby ensuring the effectiveness of instructions of the Audit Committee.

(3) Assistants to the Audit Committee serve as Audit & Supervisory Board Members of Group companies with the prior approval of the Audit Committee.

(4) The personnel transfer, appraisal, and the like of assistants to the Audit Committee are determined with the consent of the Audit Committee.
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<tr>
<td><strong>10. Systems for Reporting to the Audit Committee of the Company by Executive Officers and Employees, etc., of the Company and by Directors, Audit &amp; Supervisory Board Members and Employees, etc., of Its Subsidiaries, and Other Reporting to the Audit Committee of the Company</strong>&lt;br&gt; (1) Develop, maintain and operate a system whereby the Audit Committee members are able to attend important meetings of departments engaging in business execution, and to receive reports from Executive Officers and employees, etc.&lt;br&gt; (2) Develop, maintain and operate a system whereby Directors, Audit &amp; Supervisory Board Members and employees, etc., of subsidiaries in addition to persons receiving reports therefrom report to the Audit Committee.&lt;br&gt; (3) Any person having made a report under the two preceding paragraphs shall not be subject to disadvantageous treatment because of such reporting.</td>
<td><strong>(1) Audit Committee members view important documents and receive reports on the execution of duties from Executive Officers and employees, etc. by attending important meetings of departments engaging in business execution such as the Management Meeting, the CSR Committee, and the RMP.</strong>&lt;br&gt; <strong>(2) Executive Officers promptly report to the Audit Committee pursuant to the “Executive Officer Rules” in the event they discover a fraudulent act in the course of executing their duties and such act is not redressed immediately.</strong>&lt;br&gt; <strong>(3) In the course of audits by the Audit Committee, the Company and its subsidiaries provide information on the handling of management tasks and the legality and appropriateness of their business operations, upon the request of the Audit Committee.</strong>&lt;br&gt; <strong>(4) The Compliance Consultation Counter that can be used by the Company and domestic subsidiaries and the “Regulations for the Operation of the Compliance Consultation Counter” have been established to promptly address any reports or inquiries on violations of the framework of corporate ethics, internal regulations and laws, etc. in the Ebara Group. Furthermore, in the fiscal year 2018 under review, whistleblowing contacts via external law firms (Overseas EBARA Group hotlines) were established for a total of five subsidiaries in China, Indonesia and the Philippines. Reports on the state of implementation of these are made to the Audit Committee as appropriate.</strong>&lt;br&gt; <strong>(5) The Audit Committee established the Audit Committee helpline, allowing reports to be received on the violation of laws and regulations in the Company and its subsidiaries, in addition to other issues concerning corporate ethics, and a system is in place for employees, etc. of the Company and its subsidiaries to report to the Audit Committee if the Company’s Directors and Executive Officers, and the Directors of its subsidiaries commit a fraud, violate laws, regulations or the Articles of Incorporation, conduct improper accounting practices, have corporate ethics issues or are otherwise found to be grossly inappropriate for management of the Company.</strong>&lt;br&gt; <strong>(6) The Company thoroughly ensures a system whereby any person having reported to the Audit Committee is not subject to disadvantageous treatment because of such reporting.</strong></td>
</tr>
</tbody>
</table>
### Basic Policies for Internal Control

#### Overview of Operation

<table>
<thead>
<tr>
<th>11. <strong>Other Systems for Ensuring the Effectiveness of Audits by the Audit Committee</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Ensure to maintain effectiveness of audits by establishing an appropriate mutual exchange of opinions and collaboration between the Audit Committee and the departments responsible for internal controls as well as the Internal Audit Division.</td>
</tr>
<tr>
<td>(2) Establish policies on the treatment of expenses or liabilities incurred in the execution of duties of the Audit Committee in order to ensure the effective execution of audits by the Audit Committee.</td>
</tr>
<tr>
<td>(1) The President, Representative Executive Officer regularly exchanges information and opinions with the Audit Committee.</td>
</tr>
<tr>
<td>(2) Departments responsible for internal controls, risk management and compliance, and the Internal Audit Division regularly exchange information and opinions with the Audit Committee, and also exchange information on important matters as needed, in an effort to promote mutual collaboration.</td>
</tr>
<tr>
<td>(3) Policies are in place on the treatment of expenses or liabilities incurred in the execution of duties of the Audit Committee in order to ensure the effective execution of audits by the Audit Committee.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>12. <strong>Systems for Ensuring the Credibility of Financial Reports</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>The Company shall develop and operate an Internal Control system to ensure credibility of financial reporting, in accordance with Standards of Assessment and Audit on Internal Control over Financial Reporting, as well as Practice Standards of Assessment and Audit on Internal Control over Financial Reporting.</td>
</tr>
<tr>
<td>(1) To ensure the credibility of consolidated financial reports, the “Standards for the Enforcement of Internal Controls over Financial Reporting” have been established for the purpose of maintaining and operating internal controls based on the Financial Instruments and Exchange Act, and their effectiveness is assessed every fiscal year.</td>
</tr>
<tr>
<td>(2) For the assessment, the scope of assessment is established every fiscal year in consideration of the impact on the financial reporting, significance in terms of management, and the like, for the purpose of an independent assessment team performing an assessment and promoting improvements to internal controls.</td>
</tr>
</tbody>
</table>
Disclosure Process

(1) Corporate information subject to regular disclosure

Types of corporate information subject to disclosure

(1) Qualitative information concerning financial results, performance outlook and dividend forecasts

(2) Quantitative information concerning financial results, performance outlook and dividend forecasts

(2) Corporate information subject to extraordinary disclosure

Types of corporate information subject to disclosure

(1) Information relating to decided matters

(2) Information relating to events

(3) Information relating to performance outlook and dividend forecasts

(4) Information relating to corporate governance
Flow Chart of Communication with Shareholders & Investors

EBARA Group

IR Information

Shareholder & Investor Feedback

Coordinating Department

- Information on Financial Performance
  - Finance & Accounting Division

- Information on Management Strategy
  - Corporate Strategy & Planning Division

- Information on Corporate PR
  - Public Relations Division

Disclosure Committee

Investor Relations Section

Board of Directors

Management Meeting

President

Securities Analysts

TDnet, EDINET, etc.

Corporate Website

Press

Shareholders & Investors

*TDnet … Timely disclosure information browsing system operated by Tokyo Stock Exchange, Inc.
EDINET … An electronic disclosure system for disclosure documents such as securities reports based on the Financial Instruments and Exchange Act.
Calculation Method of Performance-linked Stock Compensation

Appendix 8

(1) Overview of the Performance-linked Stock Compensation Plan

For executive officers of the Company (including those who concurrently serve as executive directors of its subsidiaries), the Company introduces performance-linked share-based compensation (hereinafter referred to as "PLS Plan") for the remaining periods of the E-Plan2019 (fiscal year 2018 and fiscal year 2019), which is the Company’s medium-term management plan (hereinafter referred to as, “E-Plan2019”) covering the three years from fiscal year 2017 through fiscal year 2019.

Although the main purpose of the PLS Plan is to provide incentives for executive officers of the Company to achieve the E-Plan2019, the Company introduces the PLS Plan for its non-executive directors (excluding independent directors) in light of the fact that the quality of the supervision of non-executive directors affects the business performance. In addition, the PLS Plan is introduced for certain directors of group companies of the Company, and the same calculation method is used for payment to them.

(2) PLS calculation method

The number of common shares of the Company (hereinafter referred to as “Company Shares”) and monetary sums to be delivered and paid to respective eligible officers will be determined based on the following calculation methods.

I. Eligible Officers

The Eligible Officers (hereinafter referred to as “Eligible Officers”) means executive officers of the Company and certain directors of its subsidiary, EBARA Environmental Plant Co., Ltd. (hereinafter referred to as, “EEP”) who are eligible for deductible expenses as performance-linked salaries as stipulated in Article 34, Paragraph 1, Item (iii) of the Corporation Tax Act and Article 34, Paragraph 5 of the same Act.

II. Compensation provided as PLS

PLS consists of delivery of Company Shares and payment of cash.

III. Calculating Methods of the Respective Number of Company Shares and Payable Amount

(a) Respective number of PLSs paid by Company Shares (rounded down to the nearest 1)

\[
\text{[Number of base units (A below)]} \times \text{[Payment rate (B below)]} \times 60% \\
1 \text{ unit} = 100 \text{ Company Shares.}
\]

However, the total number of Company Shares to be delivered shall not exceed 49.2 thousand shares and the maximum number of Company Shares to be delivered by EEP shall not exceed the maximum number of shares in the table below.

<table>
<thead>
<tr>
<th>Maximum number of shares</th>
<th>the Company</th>
<th>EEP</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>43 thousand shares</td>
<td>6.2 thousand shares</td>
<td>49.2 thousand shares</td>
<td></td>
</tr>
</tbody>
</table>

Eligible Officers who are non-residents at the time of delivery will be paid in cash at the amount calculated by multiplying the number of shares to be delivered respectively by the share price of the Company Shares as described in (b) below. **Fixed number** as defined in Article 34, Paragraph (1), Item 3(a)1 of the Corporation Tax Act shall be the "maximum number of shares" above.

(b) Respective amount paid in cash as PLS (rounded down to the nearest ¥100)

\[
\text{[Number of base units (A below)]} \times \text{[Payment rate (B below)]} \times 40% \times \text{[Share price of Company Shares]}*1 \\
1 \text{ stock} = 100 \text{ shares of Company Shares.}
\]

*1 Average closing price of Company Shares on the Tokyo Stock Exchange for the month prior to the meeting of the Board of Directors of the Company which resolves a third-party allocation of Company Shares in respect of PLS by share in April 2020.

However, the total amount of cash to be paid will not exceed ¥126 million, and the upper limit of cash to be paid by each company will be as shown in the table below.

<table>
<thead>
<tr>
<th>Maximum amount</th>
<th>the Company</th>
<th>EEP</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>¥110 million</td>
<td>¥16 million</td>
<td>¥126 million</td>
<td></td>
</tr>
</tbody>
</table>

The total amount of monetary remuneration receivable and monetary amount to be paid as PLS for the payment of PLS by stock is ¥309 million, and the upper limit of the amount to be paid by each company is as shown in the table below.

<table>
<thead>
<tr>
<th>Maximum amount</th>
<th>the Company</th>
<th>EEP</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>¥270 million</td>
<td>¥39 million</td>
<td>¥309 million</td>
<td></td>
</tr>
</tbody>
</table>

**Fixed amount** as defined in Article 34, Paragraph 1, Item (iii) a (1) of the Corporation Tax Act shall be the "upper limit amount" above.
IV. Evaluation Period
From January 2018 to December 2019 (hereinafter referred to as, “Evaluation Period”).

V. Payment Time
In May 2020, the Company will pay its Company Shares and make payment in cash as calculated by the above formula.

A. Number of Base Unit
As shown in the table below, the base number (1 unit = 100 shares of Company Shares) shall be set according to the position of the Company to which the Eligible Officers to be delivered in January 2018, which is the starting point of the evaluation, belongs. Eligible officers who concurrently serve as a director of the subsidiary subject to payment will be paid according to the position of the Company and the subsidiary.

<table>
<thead>
<tr>
<th>Position</th>
<th>Number of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>President, Representative Executive Officer</td>
<td>67 units</td>
</tr>
<tr>
<td>Senior Managing Executive Officer</td>
<td>38 units</td>
</tr>
<tr>
<td>Senior Managing Executive Officer (concurrently serving as a subsidiary)</td>
<td>19 units</td>
</tr>
<tr>
<td>Managing Executive Officer</td>
<td>22 units</td>
</tr>
<tr>
<td>Executive Officer</td>
<td>17 units</td>
</tr>
<tr>
<td>Executive Officer (concurrently serving as a subsidiary)</td>
<td>9 units</td>
</tr>
<tr>
<td>President and Representative Director</td>
<td>19 units</td>
</tr>
<tr>
<td>Managing Director</td>
<td>14 units</td>
</tr>
<tr>
<td>Director</td>
<td>13 units</td>
</tr>
</tbody>
</table>

In January 2019, the position of Chairman and Representative Director was newly established and the former President and Representative Director was appointed. However, since there were no positions of Chairman when the system was introduced, the number of units granted will continue to be based on the number of President and Representative Director. Since the officer and counselor system was abolished at the end of December 2018, it is disclosed as a director.

B. Payment Rate
The payment rate will be determined based on the following formula according to the consolidated return on invested capital (ROIC) in the final fiscal year ending December 31, 2019 of the Medium-Term Management Plan (E-Plan2019).

\[
\text{[Payment rate (%)]} = \text{[Return on invested capital (ROIC)]} \times 25 - 100
\]

\[
\text{[Return on invested capital (ROIC)]} = \frac{\text{[Net income attributable to shareholders of the parent company]} + \text{[Interest-bearing debt (average of the beginning and end of the period)]} + \text{[Shareholders' equity (average of the beginning and end of the period)]}}{\text{Interest-bearing debt (average of the beginning and end of the period) + Shareholders' equity (average of the beginning and end of the period)}} \times 100
\]

(3) Payment Method of PLS by shares
The payment of PLS by shares to Eligible Officers shall be a method of issuing new Company Shares or disposing of its treasury stock by granting monetary remuneration claims to them and having them invest the monetary remuneration claims in the form of assets contributed in kind.

The payment of PLS by shares to Eligible Officers who are directors of EEP will be made by way of a method of issuing new Company Shares or disposing of its treasury stock by way of a monetary remuneration claim granted by EEP to such directors and by having such monetary remuneration claim invested in us as an asset in kind upon assumption of the obligation relating to such monetary remuneration claim by EEP.

The amount to be paid for our common stock to be paid as PLS by the shares will be determined by the Board of Directors of the Company to the extent that it is not particularly advantageous to the persons eligible to subscribe for such Company Shares, based on the higher of the average of the closing price of its Company Shares on the Tokyo Stock Exchange prior to the meeting of the Board of Directors which resolves a third-party allocation of its Company Shares and the closing price of its Company Shares on the Tokyo Stock Exchange on the business day preceding of the meeting of the Board of Directors (the closing price of its Company Shares on the most recent business day prior to the meeting of the Board of Directors if the transaction is not completed on the same day).

Also, in the event that the total number of shares outstanding during the Evaluation Period increases or decreases due to a reverse
stock split or stock split, the maximum number of shares of PLS per shares and the number of the Company Shares per unit will be adjusted in accordance with the ratio of the reverse stock split or stock split.

(4) Changes in Eligible Officers during the Evaluation Period

I. In the event that an Eligible Officer is newly appointed during the Evaluation Period

Regardless of the table stated in "A. Number of Base Units" above, the number of shares and monetary amount to be paid individually shall be calculated using the number calculated by the following formula (rounded down to the nearest 1 unit) as the base unit. Eligible Officers who are non-residents will be paid only the number of shares and money which is the same economic value as money calculated as follows.

\[
\text{[Number of base units according to the table stated in the above "A base number" (reference number according to position)]} \times \text{[number of months of enrollment in the evaluation period]} / 24
\]

*If it is less than 1 month, it is calculated as 1 month.

II. In the event that an Eligible Officer retires during the Evaluation Period

The number of shares to be paid and the amount to be paid individually calculated based on the following method will be paid in May 2020. Eligible Officers who are non-residents will be paid only the number of shares and money which is the same economic value as money calculated as follows.

(A) Individual number of PLS shares paid by shares (less than 100 shares are rounded down)

\[
\text{[Number of base units (above A)]} \times \text{[payment rate (above B)]} \times 60\% \times \text{[number of months employed during the Evaluation Period]} / 24
\]

* If it is less than 1 month, it is calculated as 1 month.

(B) Individual amount paid in cash by PLS (rounded down to the nearest ¥100)

\[
\text{Number of base units (above A) \times payment rate (above B) \times 40\% \times our share price}^{*1} \times \text{number of months employed during the evaluation period}^{*2} / 24
\]

*1 Average closing price of Company Shares on the Tokyo Stock Exchange for the month prior to the meeting of the Board of Directors of the Company which resolves a third-party allocation of its Company Shares in respect of PLS by share in April 2020.

*2 If it is less than 1 month, it is calculated as 1 month.

In the case of dismissal based on disciplinary action, the payment rate is calculated as 0%.

III. In the event that there is a change between the Company and its subsidiaries or a change in position during the Evaluation Period

In the event of a change between the Company and its subsidiaries or a change in position, the number of shares to be paid and the amount to be paid individually will be calculated based on the number calculated using the following formula (figures less than 1 share are rounded down). Eligible officers who are non-residents will be paid only the number of shares and money which is the same economic value as money calculated as follows.

\[
\text{[Number of base units based on position before transfer/change]} \times \text{[number of months in office before transfer/change]} + \text{[Number of base units based on position after transfer/change]} \times \text{[24-number of months in office before transfer/change]} / 24
\]

*If it is less than 1 month, it is calculated as 1 month.

In the case where the position after the transfer does not fall within the position defined by the number of base units of A in the above calculation formula, the retirement is treated as described in II above. In that case, the number of shares to be paid individually and the amount to be paid individually for the number of months prior to the transfer in accordance with II above shall be calculated in the Company belonging to before the transfer.

IV. In the event that an Eligible officer retires due to death during the Evaluation Period

In lieu of the amount to be paid as PLS in the form of our common stock and cash, which will be paid as PLS, the amount calculated according to the following formula (rounded down to the nearest ¥100) will be paid to the successors of the Eligible Officers subject to payment at the time of retirement.

\[
\text{[Number of base units]} \times 50\% \times \text{[number of months enrolled during the evaluation period]}^{*1} / 24 \times \text{[stock price at retirement]}^{*2}
\]

*1 If it is less than 1 month, it is calculated as 1 month.

*2 Average price of our common stock on the Tokyo Stock Exchange during the month prior to the month in which the retirement date belongs.

V. In the event of organizational restructuring during the Evaluation Period

In the event that the Board of Directors approves and becomes effective a proposal for a share exchange or share transfer in which we become a wholly owned subsidiary, in lieu of the amount to be paid as PLS in the form of Company Shares and cash, which will be paid as PLS, the amount calculated by the formula below (rounded down to the nearest ¥100) will be paid to the Eligible Officers on the day before the effective date of the said organizational restructuring.

\[
\text{[Number of base units]}^{*1} \times 50\% \times \text{[number of months from the start of evaluation to the effective date of the organizational restructuring]}^{*2} / 24 \times \text{[the Company Shares price]}^{*3}
\]
*1 The number of Eligible Officers who was subject to changes related to 1 or 3 above is adjusted according to the method described in 1 or 3 above. (In the case of 1, no adjustment will be made according to the number of months of enrollment.)

*2. If it is less than 1 month, it is calculated as 1 month. The number of months from the time of appointment to the effective date of the relevant organizational restructuring shall be used for Eligible Officers appointed during the Evaluation Period, and the number of months from the commencement of evaluation to retirement shall be used for Eligible Officers appointed during the evaluation period.

*3. The average price of Company Shares on the Tokyo Stock Exchange in the month prior to the month in which the organizational restructuring was approved.

End of Document
## FY2018 Attendance at Board of Directors meetings and Committee meetings, etc.

<table>
<thead>
<tr>
<th>Name</th>
<th>Attendance</th>
<th>Board of Director</th>
<th>Nomination Committee</th>
<th>Compensation Committee</th>
<th>Audit Committee</th>
<th>Independent Directors' Meeting</th>
</tr>
</thead>
<tbody>
<tr>
<td>Natsunosuke Yago</td>
<td>100% (14/14)</td>
<td>100% (13/13)</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Toichi Maeda</td>
<td>100% (14/14)</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Sakon Uda</td>
<td>100% (14/1)</td>
<td>100% (13/13)</td>
<td>100% (6/6)</td>
<td>-</td>
<td>-</td>
<td>100% (14/14)</td>
</tr>
<tr>
<td>Shiro Kuniya</td>
<td>86% (12/1)</td>
<td>-</td>
<td>100% (6/6)</td>
<td>-</td>
<td>-</td>
<td>93% (13/14)</td>
</tr>
<tr>
<td>Izumi Sato</td>
<td>100% (14/14)</td>
<td>-</td>
<td>-</td>
<td>100% (14/14)</td>
<td>-</td>
<td>100% (14/14)</td>
</tr>
<tr>
<td>Hajime Sawabe</td>
<td>100% (14/14)</td>
<td>-</td>
<td>83% (5/6)</td>
<td>-</td>
<td>-</td>
<td>93% (13/14)</td>
</tr>
<tr>
<td>Shozo Yamazaki</td>
<td>93% (13/14)</td>
<td>-</td>
<td>-</td>
<td>93% (13/14)</td>
<td>-</td>
<td>86% (12/14)</td>
</tr>
<tr>
<td>Hiroshi Oeda</td>
<td>100% (10/10)</td>
<td>100% (12/12)</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>100% (10/10)</td>
</tr>
<tr>
<td>Masahiro Hashimoto</td>
<td>100% (10/10)</td>
<td>-</td>
<td>-</td>
<td>100% (10/10)</td>
<td>-</td>
<td>100% (10/10)</td>
</tr>
<tr>
<td>Tetsuji Fujimoto</td>
<td>100% (14/14)</td>
<td>-</td>
<td>-</td>
<td>100% (14/14)</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Atsuo Ohi</td>
<td>100% (14/14)</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Shusuke Tsumura</td>
<td>100% (14/14)</td>
<td>-</td>
<td>-</td>
<td>100% (14/14)</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Nobuharu Noji</td>
<td>100% (10/10)</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

### Notes:
1. Seven Directors, Sakon Uda, Shiro Kuniya, Izumi Sato, Hajime Sawabe, Shozo Yamazaki, Hiroshi Oeda and Masahiro Hashimoto are Independent Directors.
2. Hiroshi Oeda and Masahiro Hashimoto were newly elected and appointed as Director and member of each committee at the 153rd Ordinary General Meeting of Shareholders held on March 28, 2018 and the meeting of the Board of Directors held on the same day, and their attendance to meetings of the Board of Directors and each committee, etc. held since that date is provided above.
3. Nobuharu Noji was newly elected and appointed as Director at the 153rd Ordinary General Meeting of Shareholders held on March 28, 2018 and the meeting of the Board of Directors held on the same day, and his attendance to meetings of the Board of Directors held since that date is provided above.