

[TRANSLATION]

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Corporate Governance Report

Last Update: June 25, 2025

TIS Inc.

Yasushi Okamoto, President

Contact: Investor Relations & Shareholder Relations Office

+81-50-1702-4115

Securities Code: 3626

<https://www.tis.com/>

The corporate governance of TIS Inc. (hereafter, “TIS” and “the Company”) is described below.

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

1. Basic Views

TIS will constantly strive to achieve the highest level of corporate governance and will work to maintain and further enhance its approaches to corporate governance. Management believes that the key to good corporate governance is to ensure transparency and fairness in decision-making processes, make full and effective use of management resources, and raise the integrity of management practices through swift and accurate assessment of situations, from the viewpoint of promoting sustainable corporate growth and boosting medium- and long-term corporate value. Accordingly, management at the Company is committed to upholding good corporate governance in line with the following basic principles.

1. To respect the rights of shareholders and to ensure equality.
2. To consider the interests of stakeholders, including shareholders, and work with stakeholders in an appropriate manner to achieve stated goals.
3. To disclose corporate information appropriately and ensure transparency.
4. To engage in constructive dialogue with shareholders based on a medium- to long-term investment perspective.

Note that management has laid out basic views on corporate governance for TIS under Basic Policy on Corporate Governance, and the Company discloses the content of this policy on its website.

<https://www.tis.com/ir/policy/governance/>

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

TIS complies with all principles of the Corporate Governance Code.

Disclosure Based on the Principles of the Corporate Governance Code

Principle 1-4 Cross-Shareholdings

(1) Policies for cross-holdings of shares

In accordance with the basic corporate governance policies set by the Company, the Company will not, in principle, make any new acquisitions of domestic listed shares, and works to reduce domestic listed shares as much as possible by positioning it as a priority issue. On the other hand, only if it is judged that it will contribute to the sustainable growth of the Group as well as the enhancement of its medium- to long-term corporate value, shares of unlisted companies, including start-up and venture companies, may be strategically held. Specifically, in order to proactively promote business deployment focusing on the social issues to be resolved, which the Company has selected to contribute to the realization of a sustainable society, including “financial inclusion,” “concentration in cities/decline in rural areas” and “health issues,” collaboration and co-creation activity with those companies and stable alliance and cooperative relationships may be essential for continuous creation of business opportunities and utilization of technologies. We position share holdings for that case as an investment that meets the growth strategy of the Group, and define them as “strategically held shares.”

Upon verifying the rationality of continuing to hold shares, we classify shares held into the following two categories and set a verification method for each of them.

Capital alliance partners

After making an investment, the Company will continue to hold the shares for a certain period of time determined by the Company as a period to establish the foundation of the strategic alliance.

After a certain period of time has passed, we will verify to check the progress status of the collaborative business and to see whether or not there are ongoing transactions through qualitative evaluation. As a result of the verification, if it is judged that there is little significance in holding them, listed shares will be sold based on the market conditions, etc. and unlisted shares will be sold as soon as a buyer is found in consultation with the issuer.

Others (items not covered by the above)

We will calculate the percentage of the total amount of the business-related revenue and dividends from each issuer and its affiliated companies against the amount of shares of each stock held as cross-shareholdings, which is recorded on the balance sheet to check to see whether or not it exceeds 10%. As a result of the verification, also considering the qualitative evaluation such as future transaction prospects, if it is judged that there is little significance in holding them, listed shares will be sold based on the market conditions, etc. and unlisted shares will be sold as soon as a buyer is found in consultation with the issuer.

Also, while proceeding with reduction in line with the above-mentioned policies and concepts, we aim to lower the percentage of the amount of the cross-shareholding shares recorded on the balance sheet against the consolidated net assets to the 10% level. To achieve this goal, we reduced 13 issues of shares held for cross-holdings including nine issues sold in full. Due to fluctuations in the market value in the stock market in addition to the above-mentioned reduction, the amount recorded on the balance sheet for the fiscal year ended March 31, 2025 decreased by 3.6 billion yen to 23.1 billion yen. As a result, the above-mentioned

percentage in the fiscal year ended March 31, 2025, is 6.5% (down 1.7 percentage points year on year), and the percentage excluding strategically held shares is 2.3%.

(2) Criteria for exercising voting rights for cross-shareholdings

We will exercise voting rights for listed shares held properly after comprehensively judging whether or not it will contribute to the sustainable growth of the Group and the investees as well as the enhancement of their medium- to long-term corporate value among others also while considering the proxy advisory policies of proxy advisory firms.

(3) Number of issues held by the Company for purposes other than portfolio investment and total amounts recorded on the balance sheet

Category		Fiscal 2024, ended March 31, 2024	Fiscal 2025, ended March 31, 2025
Number of issues		79 issues	79 issues
	(of which) Strategic shareholdings	59 issues	61 issues
	Cross-shareholdings	20 issues	18 issues
Total balance-sheet amount		26,774 million yen	23,140 million yen
	(of which) Strategic shareholdings	17,700 million yen	14,998 million yen
	Cross-shareholdings	9,073 million yen	8,141 million yen

(Note) During the fiscal year ended March 31, 2025, for the purpose of strategic collaboration to promote open innovation, etc., we newly acquired shares of nine capital alliance partner companies including a venture company (2,193 million yen).

(Supplementary Principles 1-4-1, 1-4-2 Relationships with strategic shareholders (those who hold a company's shares for the purpose of cross-shareholding))

When strategic shareholders, that is, cross-shareholders, of TIS indicate that they intend to sell Company shares, TIS responds appropriately and in such a way so as not to hinder the sale. In addition, the Company will not execute transactions with strategic shareholders if such transactions lack an economic rationale.

(Principle 1-7 Related Party Transactions)

Board of Directors' Approval on Related Party Transactions

In the event of competing transactions or conflict-of-interest transactions between the Company and its directors, subsidiaries or other related parties, prior approval by the Board of Directors will be required to ensure that such transactions do not harm the Company or the common interests of shareholders. In the event a director finds him/herself in a conflict-of-interest situation, he/she will inform the Board of Directors immediately and obtain approval from the Board of Directors before proceeding with the transaction.

Disclosing Related Party Transactions

Details on related party transactions are provided to the Board of Directors on a regular basis, with a summary included in notes to consolidated financial statements in the *Yuka Shoken Hokokusho* (annual securities report filed in Japanese by companies listed in Japan) as well as in notes to non-consolidated financial statements

presented in notices of convocation for General Shareholders Meetings, in accordance with provisions set forth under related laws and regulations.

(Supplementary Principle 2-4-1 : Ensuring Diversity in Promotion to Core Human Resources, Etc.)

Views on ensuring diversity

In our changing society, characterized by a declining workforce and an increasingly fluid labor market, we believe it is important to have highly skilled IT professionals and experienced human resources. By creating an environment in which diverse human resources can shape their own careers and create new value with high levels of vitality and engagement, we will maintain and expand the Group's competitiveness and enhance its overall ability to resolve social issues through our business activities. We are committed to fostering a corporate culture in which our people can play an active role regardless of any differences in gender, nationality, career and experience, ability/disability, age, sexual orientation, gender identity, values, work styles, and the like. To this end, we will develop work environments, including active promotion, training, higher compensation level, systems and infrastructure, in which people with diverse personalities can utilize the diversity of their opinions to create new value.

Status of ensuring diversity and voluntary and measurable goals

(1) Promotion of women to core human resources

The Group has set a goal of raising percentage of female employees in management positions from 12% to 15% or higher toward April 2027. Each of Group companies formulates Action Plan to Promote Women's Participation, taking its issues into consideration, and continues to develop related programs and environment, and promotes the development of high-quality human resources who will support and lead its business and promotion of women to core human resources. In addition, TIS has announced its endorsement of the Challenge Initiatives for 30% of Executives to be Women by 2030 of Keidanren (Japan Business Federation) and will enhance active promotion of women to officers.

(2) Promotion of foreign nationals to core human resources

The Group is making efforts to strengthen the base of human resources with global perspective in response to increased globalization of its business activities. Such efforts include promotion of one foreign national to the position of executive officer at TIS. The TIS INTEC Group has expanded its global operations through active M&As and capital/business alliances in recent years, and currently has an office network exceeding 50 companies in 11 countries and a workforce of more than 4,000 people (both figures are total of overseas subsidiaries and affiliates accounted for using the equity method). We believe that management and development of operations should be autonomously led by local nationals to take root in each local company based on the nature of the Group's global operations. As such, local nationals have been assigned to most of the positions of top management and managers who play a central role in business operations, and such assignments will be continued toward further business expansion. Under such a situation, we consider it is unnecessary to set voluntary and measurable goals for this subject at this time.

(3) Promotion of midcareer hires to core human resources

Each of Group companies plans midcareer hiring, taking its human resource needs into consideration. TIS strengthens the recruitment and promotion to core human resources for realizing the business portfolio under the medium-term management plan and achieving sustainable society through its continuous business expansion. The Company has calculated the planned number of midcareer hires based on the targeted number of core human resources expected to be necessary as of the end of the fiscal 2027, ending March 31, 2027, and set a challenge of midcareer hires ratio in management positions from 30.1% to a maximum of 34% in March 2027. The goal will be reset year by year based on the re-evaluation of human resource portfolio plan in conjunction with the business plan and the actual number of midcareer hires.

Policy on human resource development for ensuring diversity

To build a comfortable working environment where diverse human resources actively participate with motivation, the Group will promote the sophistication of organizational management. In addition, the Group will make active investments in education and develop programs to support growth of its employees so that they can learn from various experiences.

Policy on internal environmental improvement for ensuring diversity

Focusing on differences in working mindset, living environment and operational environment of its employees, the Group strives to build a working environment where diverse human resources can fully exercise their capabilities as self-disciplined professionals. The Group will promote the workstyle reform and improve the environment for flexible workstyle, including the office, infrastructure, and human resource system and rules corresponding to “diverse needs for working”.

The Group’s initiatives for ensuring diversity are described on “ESG Databook” page in the corporate website.

https://www.tis.com/documents/en/group/sustainability/esg_databook/esgdb2024e.pdf

(Principle 2-6 Roles of Corporate Pension Funds as Asset Owners)

TIS established a defined contribution pension plan to facilitate stable asset formation for employees, carefully undertakes the selection of asset managers and investment products appropriate to this plan, and creates opportunities for employees to learn about pension systems and operation.

TIS uses the reserves of a closed defined benefit plan—that is, a defined benefit plan that provides ongoing accruals but that have been amended to limit those accruals to some or all of the employees who participated in the plan on a specified date—for investment. Personnel with the necessary experience and qualifications are assigned to the Human Resources Department and the Finance and Accounting Department, which are responsible for putting these reserves to work, and efforts are made to upgrade the skills of personnel through education and training. The Company entrusts actual management and operation of funds to external asset managers, such as trust banks, and the departments responsible for corporate pension fund investment monitor fund performance on a regular basis and make adjustments as appropriate.

(Principle 3-1(i) Company objectives (e.g., business principles), business strategies and business plans)

Business Principles

TIS describes its corporate philosophy—Our Philosophy (the TIS INTEC Group Management Philosophy)—on its corporate website.

<https://www.tis.com/group/philosophy/>

Group Vision

TIS describes its Group Vision 2032 on its corporate website.

<https://www.tis.com/group/vision/>

Business Plan

TIS describes its Medium-Term Management Plan (2024 - 2026) on its corporate website.

<https://www.tis.com/ir/policy/midtermpolicy/>

(Principle 3-1(ii) Basic views and guidelines on corporate governance)

TIS set out its Basic Policy on Corporate Governance, based on OR PHILOSOPHY (the TIS INTEC Group Management Philosophy) and the Group Vision, to realize a higher corporate value for the Group as a whole over the medium to long term. Efforts are continuously directed toward enhancing corporate governance practices.

(Principle 3-1(iii) Board policies and procedures in determining the remuneration of the senior management and directors)

1. Remuneration determination policies

In order to ensure objectivity and transparency of the remuneration determination process and further strengthen the corporate governance framework, the Company has set up an arbitrary remuneration committee consisting mainly of Independent External Directors as an advisory body to the Board of Directors.

Officers' remuneration is determined by the resolution of the Board of Directors after consulting and reporting to the Remuneration Committee with the basic policy of strengthening incentives to improve performance by implementing a remuneration system linked to the company performance indicators.

2. Remuneration structure for officers

The Company's remuneration system consists of base remuneration, performance-linked remuneration and performance-linked stock remuneration. Each remuneration's type, calculation method and provision method are as follows.

Name	Type	Calculation method, etc.	Provision method
Base remuneration	Fixed remuneration	<ul style="list-style-type: none"> It is determined based on the role and the scope of responsibility for each position. 	Monthly payment
Performance-linked remuneration	Variable compensation (performance-linked)	<ul style="list-style-type: none"> The Company-wide performance is calculated by considering the degree of achievement of financial and non-financial indicators of the previous fiscal year. When the standard is set at 100%, the provision rate fluctuates between 0% and 150%. Individual performance-linked remuneration is calculated based on the standard remuneration limit for each position and performance. 	It is provided once a year based on the evaluation of the previous fiscal year.

Performance-linked stock remuneration		Non-monetary remuneration	<ul style="list-style-type: none"> • The Company's stock is granted based on actual performance as performance-linked stock remuneration. • Relative TSR is set as an indicator, and it is calculated based on the performance-linked coefficient that is determined after three (3) fiscal years have passed from the beginning of the application (50% is paid in cash equivalent to the market value). • Performance-linked coefficient fluctuates within a range of 0% to 200%. 	Provided every three (3) years *The provision rate is between 50% to 150%.
			<ul style="list-style-type: none"> • The Company's stock is granted in accordance with the calculation made for each position as performance-linked stock remuneration. • It is paid after three (3) fiscal years have passed from the beginning of the application (50% is paid in cash equivalent to the market value). • The provision rate is calculated as 50% of performance-linked stock remuneration when it is paid 100% for each position. 	

3. Remuneration structure for External Directors and Audit & Supervisory Board Members

The remuneration for External Directors consists of only base remuneration without performance-linked remuneration paid.

Also, remuneration for Audit & Supervisory Board Members is determined through discussions among Audit & Supervisory Board Members. Only base remuneration is paid without linking to performance from the perspective of ensuring a high degree of independence.

Remuneration ratio for each position

Officer's category and position		Base remuneration	Performance-linked remuneration	Performance-linked type Stock remuneration
Director	President	50.0%	25.0%	25.0%
	Executive Vice President, Senior Managing Executive Officer	55.0%	22.5%	22.5%
	Managing Executive Officer, Executive Officer	60.0%	20.0%	20.0%
	Director (excluding Executive Officer)	100.0%	—	—
	External Director	100.0%	—	—
Audit & Supervisory Board Member		100.0%	—	—

*Since Directors, External Directors and Audit & Supervisory Board Members are Non-executive Officers who are in a position to manage and supervise the executing side, they are not paid performance-linked remuneration but are granted only base remuneration.

4. Other

When the performance-linked stock remuneration system was introduced, the Board of Directors resolved to stipulate activities that are not complying with the stock delivery regulations and a clause that makes it possible to request that a person who has violated the regulations returns the amount equivalent to the delivered shares, etc. and a clause that makes it possible to confiscate the awarded points.

5. Process to determine officers' remuneration

- (1) Based on the medium-term management plan, evaluate the results including the status of achievement of the business plans drawn up at the beginning of the fiscal year at a performance evaluation meeting to be held in late May, every year.
- (2) At the performance evaluation meeting mentioned in (1) above, the President and Representative Director evaluates officers.
- (3) Consult on the evaluation result of (2) above and the amount of remuneration based on the evaluation result at the Remuneration Committee to be held in mid-June each year.
- (4) The Board of Directors shall resolve the amount of remuneration for officers, which has been mentioned to and discussed with the Remuneration Committee mentioned in (3) above.
- (5) Among the annual amount of officers' remuneration, which has been resolved at the meeting of the Board of Directors as described in (4) above, base remuneration is paid monthly while performance-linked remuneration is paid in one lump sum in July.
- (6) As for the level of the amount of officers' remuneration, we ask a third-party organization to conduct a survey on officers' remuneration to analyze trends of other companies from July each year.
- (7) We report the result of the officers' remuneration survey conducted by the third-party in (6) above to the Remuneration Committee in November each year to inquire about a revision of the amount of officers' remuneration.

Performance-linked stock remuneration is calculated based on the stock delivery regulations, and there is no room for discretion of the Representative Director or the Remuneration Committee.

6. Activities of the Advisory Committee with respect to determination of officers' remuneration

A total of four Remuneration Committee meetings were held in the fiscal year ended March 31, 2025, to inquire about the validity of the remuneration of the Company based on comparative analysis between the officers' remuneration amount of the Company and the officers' remuneration of other companies, which had been made by the research company. The Board of Directors put a proposal on officers' remuneration on the agenda based on the result of the advice given by the relevant organization.

7. Method of calculating remuneration

The calculation methods for the base remuneration, performance-linked remuneration and performance-linked stock remuneration shown in 2. are as follows:

(1) Base remuneration

Paid based on the magnitude of the role and the scope of responsibility for each position.

(2) Performance-linked remuneration

For the calculation of performance-linked remuneration, a provision rate is calculated based on company-wide performance, the performance of the responsible organization and individual appraisal. Then, a performance evaluation ratio for each position is added to the calculated provision rate. The delivered rate is used for the calculating individual payments (0% to 150%). The specific calculation method is as follows:

Performance-linked remuneration assessment item

(i) Allocation ratio of performance evaluation for each position

The amount of individual performance-linked remuneration is calculated by determining an allocation ratio of performance evaluation for each position as follows, and calculating an evaluation score for company-wide performance, the performance of the responsible organization and individual appraisal separately.

Position	Company-wide performance	Organizational performance	Individual performance
Director			
President	100%	—	—
Executive Vice President, Senior Managing Executive Officer	60%	20%	20%
Managing Executive Officer, Executive Officer	40%	40%	20%

(ii) Determination of company-wide performance evaluation score

1) Company-wide performance indicator and evaluation ratio

Company-wide performance evaluation is determined with the degree of achievement of the plan for each indicator and each indicator's ratio.

A company-wide performance score is calculated based on the company-wide performance score formula in 2).

Type	Indicator	Ratio
Financial indicator	Consolidated net sales	25%
	Consolidated operating income	25%
	EPS	25%
Non-financial indicator	Stakeholders' satisfaction	15%
	ESG score	5%
	Governance	5%

*The target value for the plan of each indicator is set higher than the announced value for the operation.

2) Company-wide performance evaluation score formula

A company-wide performance evaluation score is determined using the formula below based on the degree of achievement of the target value for each company-wide performance indicator and each indicator's ratio.

Company-wide performance evaluation score = Σ (Degree of achievement of each financial indicator \times each ratio) + Σ (Degree of achievement of each non-financial indicator \times each ratio)

*The upper limit is 150% if it exceeds 150%.

(iii) Determination of organizational performance evaluation score

Organizational performance is calculated within a range of 0 to 100 points based on the degree of achievement of financial and non-financial indicators for the officer's responsible organization during the target fiscal year for the performance evaluation. The calculated organizational performance

evaluation score is divided by the base score of 66.5 points so that it falls within a range of 0% to 150%, and the evaluation score is determined within a range of 0% to 150%.

Organizational performance evaluation score = Performance evaluation of responsible organization/base score

*The upper limit is 150% if it exceeds 150%.

(iv) Determination of individual performance evaluation score

An individual performance evaluation score is delivered as a final five-grade evaluation based on the two-axis evaluation assessing the progress of the strategies developed as targets by an eligible officer for his/her responsible organization in the previous fiscal year (three-grade evaluation) and the degree of leadership demonstrated (three-grade evaluation) by the officer.

*Evaluation based on organizational strategy and leadership

Organizational strategy	Leadership			
		3	2	1
	3	A	B	C
	2	B	C	D
	1	C	D	E

*Five-grade evaluation

Evaluation	A	B	C	D	E
Evaluation ratio	150	100	50	25	0

(v) Formula for individual performance-linked remuneration

(i) Allocation ratio of performance evaluation for each position, (ii) Company-wide performance, (iii) Organizational performance and (iv) Individual performance described above are separately evaluated. The amount of remuneration is determined with the following formula.

$$\begin{array}{c}
 \leftarrow \text{Fluctuate within a range of 0 to 150\%} \rightarrow \quad \leftarrow \text{Fluctuate within a range of 0 to 150\%} \rightarrow \quad \leftarrow \text{Fluctuate within a range of 0 to 150\%} \rightarrow \\
 \text{Individual performance-linked remuneration} = \text{Performance-linked remuneration for each position} \times (\text{Company-wide performance} \times \text{Company-wide performance ratio for each position} + \text{Organizational performance} \times \text{Performance evaluation ratio of responsible organization for each position} + \text{Individual evaluation} \times \text{Individual performance evaluation ratio for each position})
 \end{array}$$

3) Performance-linked stock remuneration

Performance-linked stock remuneration is a system that provides non-monetary remuneration (hereinafter referred to as the “System”). The Company establishes an incentive plan that covers consecutive three (3) fiscal years (hereinafter referred to as the “Assessment Period”) as the consideration for executing duties during the target job execution period. Under the System set in fiscal 2024, the Company grants officers who are eligible for the System (hereinafter referred to as “Eligible Officers”) 50% each of the base points defined for each position as a performance-linked part (PSU) and fixed part (RSU) during the Assessment Period of the three (3) consecutive fiscal years from fiscal 2024 to fiscal 2026. As a general rule, in July, after the completion of the Assessment Period, for people

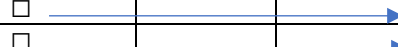
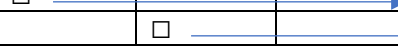

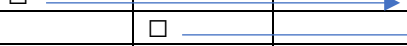
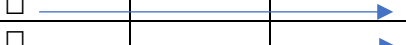

who satisfy certain requirements, the number of base points is converted into stock delivery points based on the formula for performance-linked stock remuneration for each person, and the Company's common stock is provided in accordance with the total number of the stock delivery points.

(1 point = 1 share)

About 50% of the Company stock is sold on the stock market to secure the funds to pay taxes and the proceeds of the sales is paid.

- PSU (Performance Share Unit) is the Company's common stock provided after three (3) fiscal years have passed from the beginning of the application to Eligible Officers who belong to the Company as of April 1 of the initial fiscal year of the application based on the growth rate of the Company's stock price during the Assessment Period. (50% is paid in cash equivalent to the market price.)
- RSU (Restricted Share Unit) system is introduced in fiscal 2024 and allows the Company to grant Eligible Officers who belong to the Company as of April 1 of the initial fiscal year of the application a fixed number of the Company's common stock after three (3) fiscal years have passed from the beginning of the application. (50% is paid in cash equivalent to the market price.)

(i) Performance evaluation period (model period from 2024 to 2026)

Established fiscal year	Type	2024	2025	2026	2027	2028	2029
Fiscal 2024	PSU	□ 			■☆		
	RSU	□ 			■☆		
Fiscal 2025	PSU		□ 			■☆	
	RSU		□ 			■☆	
Fiscal 2026	PSU			□ 			■☆
	RSU			□ 			■☆

Legend: □ Grant of base points ■ Convert to stock delivery points ☆ Delivery of company stock and payment of cash

(ii) Calculation of base amount for each position

Base amount used to grant points is set for each position as follows:

Base amount for each position = Base remuneration for each position × Coefficient for each position

Coefficient for each position

Position	Coefficient for each position
Director	
President	25.0%
Executive Vice President, Senior Managing Executive Officer	22.5%
Managing Executive Officer, Executive Officer	20.0%

(iii) Method of calculating point (1 point = 1 share)

1) PSU :

A. At the beginning of fiscal year

Number of base points (PSU) =

Base amount for each position \times 50% / The Company's stock price at the time of acquisition (figures below the decimal point are omitted)

B. At the time of performance evaluation (at the time of granting stock)

Number of stock delivery points (PSU) =

Number of base points (PSU) = Number of months of service / 12 months \times Performance-linked coefficient (figures below 1 point are omitted)

C. Performance-linked coefficient

The performance-linked coefficient applied at the time of the performance evaluation (at the time of granting stock) is determined based on relative TSR as follows:

Relative TSR (%)	Performance-linked coefficient
200% or higher	200%
50% or higher, less than 200%	Calculated relative TSR (%)
Less than 50%	0%

2) RSU :

A. At the beginning of fiscal year

Number of base points (RSU) =

= Base amount for each position \times 50% / The Company's stock price at the time of acquisition (figures below the decimal point are omitted)

B. At the time of share delivery

Number of stock delivery points (RSU)

= Number of base points (RSU) = Number of months of service/12 months \times Performance-linked coefficient (figures below 1 point are omitted)

3) Number of stock delivery points:

Number of stock delivery points

= Number of stock delivery points (PSU) + Number of stock delivery points (RSU)

(iv) Calculation method of relative TSR (%) (As an example for the explanation, the case of fiscal 2024 is shown.)

Relative TSR (%) = The Company's RSR (%) / TOPIX growth rate (%)

The Company's RSR (%) = (B + C) / A

A: Average closing price of the Company's stock on the Tokyo Stock Exchange in May 2024

B: Average closing price of the Company's stock on the Tokyo Stock Exchange in May 2027

C: Total amount of dividend per share of the Company's stock from the beginning of fiscal 2024 to the end of fiscal 2026

TOPIX growth rate (%) = E / D

D: Average closing price of TOPIX on the Tokyo Stock Exchange in May 2024

E: Average closing price of TOPIX on the Tokyo Stock Exchange in May 2027

(Principle 3-1(iv) Board policies and procedures for selecting/rejecting candidates in the nomination process for senior management positions, namely, directors and members of Audit & Supervisory Board)

In determining a list of candidates for the position of a director or a member of the Audit & Supervisory Board, the Board of Directors considers individuals with abundant experience, sharp insight and a high degree of specialization well-suited to the duties of a director or a member of the Audit & Supervisory Board, based on selection criteria established by TIS. For director candidates, the Board of Directors takes recommendations from the Nomination Committee, which is chaired by an independent external director and comprises a number of directors, the majority of whom are independent external directors. This approach is intended to realize effective corporate governance and build a structure that supports sustained corporate growth and higher corporate value over the medium to long term, while reflecting broader perspectives on diversity, including gender, nationality beyond domestic borders, career and age. If a situation arises that requires a core member of the executive team to be removed from office, the Board of Directors will make a proposal for dismissal. The dismissal of a director will be undertaken in accordance with the Companies Act and other relevant rules and regulations.

(Principle 3-1(v) Explanations with respect to the individual appointments/dismissals and nominations based on iv)

For all candidates being nominated to the position of director or a member of the Audit & Supervisory Board, TIS provides reasons in each proposal for electing a named candidate that appears in the reference materials of the Notice of Convocation for the General Shareholders Meeting at which these candidates are put forward for approval by shareholders. TIS presented candidates—nine directors—who were subsequently approved by shareholders at the 17th Annual General Meeting of Shareholders. They are introduced below. The reasons for electing five individuals to the Audit & Supervisory Board are also presented below.

Directors

Toru Kuwano

After assuming the office of President and Representative Director of the Group company, Mr. Kuwano was appointed as a Director of the Company in June 2013 and President and Representative Director in June 2016. Since April 2021, he has assumed the office of Chairman and Director of the Company. He has a wealth of experience and knowledge about the Company's and its Group's business, as well as in business administration. Since April 2021, he has also assumed the position of Chairman and Director as a non-executive Director, in order to realize fair management supervision. He has promoted a stronger and more effective corporate governance structure and worked toward the sustainable growth and increase in the medium- to long-term corporate value of the Company. He is nominated as a candidate for Director since he is highly expected to continue to fulfill the

duties of significant decision-making for the Company's Group as well as the administration and oversight of business management.

(17th Annual General Meeting of Shareholders)

Yasushi Okamoto

Mr. Okamoto served as Senior Managing Executive Officer and Division Manager of the planning and development department of industrial systems from July 2016, and as Director from June 2018, after having been engaged in corporate business in the corporate planning department of the Company for many years. He was appointed to the office of President and Representative Director in April 2021.

Based on these experiences, he is a person who can exert leadership to further promote the sustainable growth and increase in corporate value of the Group through the steady implementation of the current Medium-Term Management Plan (2024-2026). He is nominated as a candidate for Director since he is highly expected to fulfill the duties of significant decision-making for the Group and oversight of business management.

(17th Annual General Meeting of Shareholders)

Shinichi Horiguchi

Mr. Horiguchi has been engaged in finance / credit card business for many years, and has served as General Manager of the Financial Systems Planning and Development Department for financial systems as Managing Executive Officer of the Company since April 2017. He was appointed to the office of Director in June 2023 and the office of Representative Director in April 2024. Based on these experiences, he is nominated as a candidate for Director since he is highly expected to promote the current Medium-Term Management Plan (2024-2026), and fulfill the duties of significant decision-making for the Group and the oversight of business management.

(17th Annual General Meeting of Shareholders)

Kiyotaka Nakamura

After assuming the position of Executive Officer, Mr. Nakamura was involved in corporate operations and the payment business in the corporate planning department. As Managing Executive Officer since April 2018 and Senior Managing Executive Officer since April 2021, he has contributed to the business restructuring of the global business, with a focus on business expansion in the Offering Service Business. Based on these experiences, he is nominated as a candidate for Director since he is highly expected to promote the current Medium-Term Management Plan (2024-2026) for further business expansion, and fulfill the duties of significant decision-making for the Group and the oversight of business management.

(17th Annual General Meeting of Shareholders)

Shuzo Hikida

Mr. Hikida is engaged in business activity to create strategic informatization directly connected to business strategy of top-class companies in the industry at INTEC Inc., one of our major group companies, to establish the revenue base of the network & outsourcing business operation and create new services. Also, he was appointed as director and executive vice president of the said company in April 2023 and as President and Representative Director of the said company in April 2024. He is nominated as a candidate for Director since he is highly

expected to promote the current Medium-Term Management Plan (2024-2026) at the said company to play a sufficient role in supervision of decision-making on significant matters and the oversight of execution of business management for the Group based on his experiences.

(17th Annual General Meeting of Shareholders)

Akira Makado

Mr. Makado was engaged in business related to corporate operations such as finance and corporate planning for many years at INTEC Inc., the Company's major subsidiary, where he gained extensive experience and knowledge in fund raising and fund management. He was appointed Executive Vice President and Director of INTEC Inc. in April 2023 and Representative Director and Executive Vice President and Director of INTEC Inc. in April 2024, where plays a key role in governance, including overseeing all of INTEC Inc.'s corporate divisions. Based on these experiences, he is nominated as a candidate for Director since he is highly expected to promote the current Medium-Term Management Plan (2024-2026) at INTEC Inc., and fulfill the duties of significant decision-making for the Group and the oversight of business management.

(17th Annual General Meeting of Shareholders)

Naoko Mizukoshi

Ms. Mizukoshi is a qualified lawyer and has a wealth of professional knowledge of, and experiences in, intellectual property, ICT and international transactions.

Since assuming the office of External Director of the Company in June 2018, she has given advice and suggestions from an independent perspective by utilizing these experiences and expertise in the Company's business to ensure that the decisions to be made by the Company's Board of Directors will be reasonable and appropriate. She is highly expected to be a person who will continue to contribute to the increase in corporate value and enhancement of the corporate governance of the Company.

Since June 2024, she has acted as Chairperson of the Nomination and Remuneration Committees which are voluntary advisory bodies to the Board of Directors, and fulfills an important role in the deliberation and advice to the Board of Directors on the nomination and remuneration of directors, etc. in response to the consultation of the Board of Directors. Therefore, she is nominated as a candidate for External Director since she could discharge duly the duties of External Director. There is no business relationship between the Company and Leftright Law & IP to which Ms. Mizukoshi currently belongs. She fulfills the "Criteria Concerning Independence of External Officers of the Company" and the Company believes that she has no conflict of interest with any shareholders.

Ms. Mizukoshi has been in office as an External Director of the Company since June 2018 and shall have served seven (7) years at the conclusion of this Annual General Meeting of Shareholders.

(17th Annual General Meeting of Shareholders)

Junko Sunaga

Ms. Sunaga has worked in the semiconductor business, with a focus on mobile phones, and in April 1997 joined the Japan arm of Qualcomm (USA), a leading company in the mobile communications industry, as its first employee. Since April 2018, she has been President and Representative Director of Qualcomm Japan, Inc., where she has achieved successful results in expanding the domestic semiconductor business. She has given advice and

suggestions from an independent perspective by utilizing these experiences and expertise in the Company's business to ensure that the decisions to be made by the Company's Board of Directors will be reasonable and appropriate. Therefore, she is nominated as a candidate for External Director as she is judged to be a person who will continue to contribute to the increase in corporate value and enhancement of the corporate governance of the Company. There is no business relationship between the Company and the Qualcomm group to which Ms. Sunaga belonged until June 2024. She fulfills the "Criteria Concerning Independence of External Officers of the Company" and the Company believes that she has no conflict of interest with any shareholders.

Ms. Sunaga has been in office as an External Director of the Company since June 2024 and shall have served one (1) year at the conclusion of this Annual General Meeting of Shareholders.

(17th Annual General Meeting of Shareholders)

Mitsuhiro Furusawa

Mr. Furusawa, having experienced being Vice-Minister of Finance for International Affairs and Deputy Managing Director of the International Monetary Fund (IMF), has broad insight into fiscal and monetary policy as a government official and a global perspective gained as a senior executive at an international organization. We expect him to contribute to the enhancement of the corporate governance of the Company by giving advice and suggestions from an independent perspective to ensure that the decisions to be made by the Company's Board of Directors will be reasonable and appropriate.

Moreover, although he has not participated in corporate management in any manner other than as an external officer, he is nominated as a candidate for External Director as it is considered that he will be able to utilize his extensive experience and knowledge to appropriately perform the duties of an External Director, thereby improving the Company's corporate value and deepening and expanding global management. While the Company has business transactions with Sumitomo Mitsui Banking Corporation, to which Mr. Furusawa currently belongs, Sumitomo Mitsui Banking Corporation's consolidated sales to the Company represent 0.04% and 0.00% of the Company's consolidated and non-consolidated sales, respectively. Because Mr. Furusawa satisfies the requirements of the "Criteria Concerning Independence of External Officers of the Company" and the proportion of sales is minimal, we have determined that his independence as an External Director is sufficiently secured.

(17th Annual General Meeting of Shareholders)

Audit & Supervisory Board Members

Makoto Tsujimoto

Mr. Tsujimoto has abundant experience and knowledge of systems and center operations, which form the foundation of the service business of the Company. In addition, he has knowledge of corporate management as he has served as representative director of QUALICA Inc., a consolidated subsidiary of the Company, since April 2019. He is nominated as a candidate for Audit & Supervisory Board member because it is expected that he can perform accurate and fair monitoring and oversight functions for the Company's business contents and internal audits as well as the execution of business by the directors of the Company by taking advantage of these experiences.

(15th Annual General Meeting of Shareholders)

Hideki Kishimoto

Mr. Kishimoto has experience in global management through his work in the finance sector promoting business overseas, and also has extensive experience and broad insight into corporate governance as head of compliance divisions over many years. He is nominated as a candidate for Audit & Supervisory Board Member because it is expected that he can contribute to the enhancement of governance as the Group globalizes as well as perform accurate and fair monitoring and oversight functions for the execution of business by the Company's directors. (16th Annual General Meeting of Shareholders)

Yukio Ono

Mr. Ono is a licensed certified public accountant. His expertise and knowledge in the field of finance and accounting and many years of experience in corporate audit are beneficial to the Company in strengthening the audit system of the Company. Moreover, although he has not participated in corporate management in any manner other than as an external officer, he is nominated as a candidate for External Audit & Supervisory Board Member as he is considered to be able to appropriately perform the duties of External Audit & Supervisory Board Member as a result of the above credentials. Note that Mr. Ono was appointed as an outside auditor of TIS in June 2020 and that his term of office is four years, effective from the time that the 16th Annual General Meeting of Shareholders ended. (16th Annual General Meeting of Shareholders)

Akiko Yamakawa

Ms. Yamakawa is a licensed attorney and has extensive experience and knowledge regarding labor issues, including handling litigation regarding employment disputes at global corporations. In addition, through her external activities such as supporting women's participation in the workforce, she is expected to provide appropriate monitoring and supervision of the Company's global business execution and human resources strategies. Moreover, although she has not participated in corporate management in any manner other than as an external officer, she is nominated as a candidate for External Audit & Supervisory Board Member as she is considered to appropriately perform the duties of External Audit & Supervisory Board Member for the above credentials. Note that Ms. Yamakawa was appointed as an outside auditor of TIS in June 2020 and that her term of office is four years, effective from the time that the 16th Annual General Meeting of Shareholders ended. (16th Annual General Meeting of Shareholders)

Hiroko Kudo

Ms. Kudo has deep insight into domestic and international administrative and financial affairs, a PhD in public policy, and is an active global figure as a university professor and researcher. Moreover, although she has not participated in corporate management in any manner other than as an external officer, she is nominated as a candidate for External Audit & Supervisory Board Member as it is considered that she will be able to utilize her extensive experience and knowledge to appropriately perform the duties of an Audit & Supervisory Board Member, thereby improving the value that DX provides to resolve social issues through the Company's business and deepening and expanding global management. Note that Ms. Kudo was appointed as an outside auditor of TIS

in June 2022 and that her term of office is two years, effective from the time that the 16th Annual General Meeting of Shareholders ended.

(16th Annual General Meeting of Shareholders)

(Supplementary Principle 3-1-3 Sustainability Initiatives, Etc.)

TIS's own sustainability initiatives

The Group strives to conduct sustainability management based on the TIS INTEC Group Philosophy, "OUR PHILOSOPHY", and improve value exchange with its stakeholders by resolving social issues through business activities and enhancing management in response to social needs with the aim of contributing to sustainable society and realizing sustainable enhancement of corporate value.

Details of the Group's sustainability initiatives are available for viewing on the TIS website.

<https://www.tis.com/group/sustainability/>

Investments in human capital and intellectual property

The TIS INTEC Group sees human capital (human resources) as its most prized management resource and source of sustainable creation of corporate value. Accordingly, the Group promotes personnel strategies focusing on diversification and innovation of individuals and actively invests in its personnel to realize continuous enhancement of value exchange between employees and company.

We also see its intangible assets, including intellectual property, as one of its important management resources for sustainable enhancement of corporate value in the increasingly uncertain environment. Aiming at growing its business and building competitive edge in long-term perspective, the Group promotes creation of intellectual property by strengthening feedback of information on customer touchpoints as well as continuously makes investments to sophisticate its important intellectual property, including human resource development systems and processes, and IT infrastructure to develop human resources which support creation, accumulation and distribution of intellectual property.

Details of initiatives for investments in human capital and intellectual property are available for viewing on the TIS website.

<https://www.tis.com/ir/policy/midtermpolicy/>

https://www.tis.com/ir/finance/annual_report/

<https://www.tis.com/group/sustainability/social/policy/>

Impact of climate change-related risks and earning opportunities on business activities and profits

We acknowledge that climate change is one of the most critical social issues which threatens the global environment and could significantly affect the business activities and profits of the TIS INTEC Group. Based on this acknowledgement, the Group has voiced its support for the Task Force on Climate-Related Financial Disclosures (TCFD), collect and analyze necessary data, and disclose information in accordance with the TCFD recommendations on the TIS website.

<https://www.tis.com/group/sustainability/environment/tcfd/>

We are also working to reduce the greenhouse gas emissions linked to its business activities to help realize a decarbonized society. We are aiming to achieve carbon neutrality for our own greenhouse gas emissions by fiscal 2040, and realize net zero greenhouse gas emissions for the entire TIS value chain by fiscal 2050.

https://www.tis.com/documents/en/news/2022/20221201_1.pdf

Details of the Group's environmental initiatives are available for viewing on the TIS website.

<https://www.tis.com/group/sustainability/environment/>

(Supplementary Principle 4-1-1 Scope of Delegation of Authority to Management)

TIS introduced an executive officer system to enhance the transparency of management- and business execution-related functions and responsibilities and to make decision-making faster and more efficient. The Company also established the Management Committee to discuss and decide on specific important matters related to management that fall within the scope of authority delegated to the Board of Directors. Different levels of management are tasked with decisions on different issues, and the matters to be addressed as well as associated authority standards are defined in Rules for the Board of Directors, Rules for the Management Committee and Rules for Document Approval (*ringi kessai kitei*: rules for reaching a decision using a draft proposal prepared by someone in charge of the matter and circulated for collective deliberation and final approval by another executive group). This clarifies the extent of authority delegated according to position.

(Principle 4-8 Effective Use of Independent Directors)

TIS seeks to realize a higher level of fairness in the decisions and actions of the Board of Directors while also reinforcing corporate governance and does so by appointing three independent external directors—representing one-third of the Board of Directors—whose role is primarily to encourage active discussion at board meetings and ensure appropriate decision-making and supervision.

(Principle 4-9 Independence Standards and Qualification for Independent Directors)

TIS formulated Criteria Concerning Independence of External Directors, based on the requirements of the Companies Act as well as independence criteria established by the Tokyo Stock Exchange, and appoints independent external directors and independent external members of the Audit & Supervisory Board in accordance with these rules and regulations.

Criteria Concerning Independence of External Directors is available for viewing on the TIS website.

<https://www.tis.com/ir/policy/governance/>

(Supplementary Principle 4-10-1 Appropriate Involvement and Advice from Independent External Directors through Establishment of Independent Nomination Committee and Compensation Committee)

The independence of the Nomination Committee and Compensation Committee is secured because they are chaired by an independent external director and comprises a number of directors, the majority of whom are independent external directors.

The mandates and roles of the Nomination Committee and Compensation Committee are to provide recommendations on the selection of candidates to the position of director and the appropriateness of the process

to decide policy on compensation for directors, etc. as an advisory body to the Board of Directors. The Board of Directors conducts deliberations based on their recommendations.

(Supplementary Principle 4-11(1) Thoughts on Composition of Board of Directors)

The Board of Directors shall comprise no more than 15 directors, at least one-third of whom shall be independent external directors. The Board of Directors recognizes its fiduciary responsibility toward shareholders, formulates management strategy and management plans, makes decisions on other important matters and supervises the execution of Company business in accordance with relevant laws, the Articles of Incorporation and rules of the Company, and bears a responsibility to ensure sustainable growth and higher corporate value over the medium to long term. Directors who sit on the Board of Directors shall, in accordance with selection criteria established by the Company, consider the candidacy of and ultimately nominate individuals who possess extensive experience, sharp insight and a high level of specialization well suited to the role of director, giving thought to gender, nationality beyond domestic borders, career, age and other aspects of diversity and taking into account recommendations by the Nomination Committee, which comprises a number of executives, the majority of whom are independent external directors.

A skill matrix of directors and members of the Audit & Supervisory Board is presented in “Skills Matrix” at the end of this report.

(Supplementary Principle 4-11(2) Status of Directors and Members of the Audit & Supervisory Board with Concurrent Roles at Other Companies)

The status of directors and members of the Audit & Supervisory Board who hold concurrent executive posts at other listed companies is described in the business section of convocation notices for the annual general meetings of shareholders’.

(Supplementary Principle 4-11(3) Summary of Results from Analysis and Evaluation of Effectiveness of Board of Directors Overall)

TIS strives for the best corporate governance for its sustainable growth and improvement of corporate value and works continuously to make improvements in that area. Since fiscal 2016, ended March 31, 2016, the Company has evaluated the effectiveness of the Board of Directors each fiscal year with the aim of identifying issues and areas for improvement and linking them to initiatives to improve the Board’s effectiveness. Currently, the Company makes an effort to strengthen the monitoring function of the Board of Directors to speed up and streamline decision making and business execution of the Group. For the fiscal 2025 evaluation, all directors and Audit & Supervisory Board members were given a questionnaire to be submitted anonymously. The questionnaire asked them to conduct a comprehensive self-evaluation and self-analysis of the priority themes for further enhanced corporate governance as well as the operation of the Board of Directors. Individual interviews were also conducted, and the Board of Directors held discussions based on the results of those interviews. The method and results of the evaluation are described below.

1. Method

TIS distributed a questionnaire regarding the effectiveness of the Board of Directors to all directors and the Audit & Supervisory Board members and obtained responses. In addition, personnel of its administrative office conducted interviews with all directors and the Audit & Supervisory Board members. The Company's Board of Directors then used these results to analyze and evaluate the Board's effectiveness of the Board of Directors.

Note that TIS conducted this effectiveness evaluation and discussed action policies/suggestions to improve effectiveness going forward based on advice and verification by external experts.

2. Coverage of evaluation

The fiscal 2025 evaluation was conducted with a focus on the status of initiatives for the priority themes for further enhanced corporate governance in the fiscal 2026 onward, in addition to the operation of the Board of Directors in the fiscal 2025.

1) Operation of the Board of Directors

From the perspective of further enhancing monitoring, we confirmed the appropriateness of the viewpoint and the frequency of selecting and monitoring agenda items, the frequency and duration of meetings, the explanation about meeting agenda, materials provided and the amount of information contained, etc.

2) Priority themes for further enhanced corporate governance

We confirmed the appropriateness and sufficiency for the following themes:

- Board of Directors' supervisory function
- Expected roles for Directors
- Delegation of authority to execution side
- Composition of the Board of Directors
- Ideal state and functioning of advisory committees (Nomination and Remuneration)
- Coordination between the Board of Directors and auditing bodies
- Dialogue with shareholders, and other themes.

3. Results of analysis and evaluation of effectiveness of the Board of Directors

In fiscal 2025, the Board of Directors formulated an annual schedule and reviewed the delegation of authority based on the issues, "preparing agenda items as a monitoring model" and "defining criteria for delegating authority and expected roles for Directors," identified in the previous fiscal year. As a result, in the questionnaires and interviews, the self-evaluation indicated that there was no matter inadequate/insufficient as initiatives for the operation of the Board of Directors and further enhanced corporate governance. Meanwhile, the Board of Directors is advancing the evolution of the monitoring model for the Company's sustainable growth and medium- to long-term corporate value improvement, and has recognized the need for further evolution, such as presenting monitoring points from the supervisory side to the execution side in order to realize the strategy, particularly with regard to monitoring execution in medium- to long-term strategy implementation.

1) Evaluation for the operation of the Board of Directors

- Clarifying the code of conduct for running the Board of Directors meetings has helped to align the perspective

of the Board and stimulate discussion. In addition, explanation about meeting agenda, and materials provided and amount of information contained were almost adequate.

- On the other hand, the evaluation found room for improvement in the regular monitoring of key strategies (business portfolio, M&A, ERM, human resources, finances, etc.) based on the medium-term management plan, which is the basic policy that steers the company. The evaluation also found that it is necessary to provide external directors with more opportunities to receive information about the competitive environment and the latest technologies, which is necessary for them to deepen their understanding of the Company.

2) Evaluation for the priority themes for enhanced corporate governance

- In light of the above issues, it is necessary to continue to consider further strengthening governance across the Group regarding human capital, financial capital, and other capital related to management, and to consider revising the composition of the Board of Directors (in terms of the balance of internal and external members and their diversity) to be more suitable for monitoring them.
- Regarding governance in terms of nomination and remuneration, it is necessary to continue to verify and improve these processes, particularly regarding the nomination governance by the Nomination Committee, which is of high importance.

4. Responses based on analysis and evaluation

In light of the results of the fiscal 2025 evaluation, TIS has classified its initiatives addressing the operation of the Board of Directors and priority themes for enhanced corporate governance into short-term category and medium- to long-term category, and will work on them step by step from fiscal 2026 on an ongoing basis.

<Short-term initiatives>

In fiscal 2026, we will improve the management of the Board of Directors with regard to the following themes:

- When considering the agenda for the Board of Directors meeting, clarify the targets of monitoring, review the items to be reported from the executive side, and request and establish initiatives for business execution
- Enhance the provision of information on changes in the business environment, technology trends, etc. to external directors based on recent changes in the environment

<Medium- to long-term initiatives>

TIS will continue to consider the following themes for the strengthening of the monitoring board function aiming at further improving the effectiveness of the Board of Directors.

- Strengthening the Board of Directors' monitoring of key strategies (business portfolio, M&A, ERM, human resources, finance, etc.) based on the medium-term management plan
- Board of Directors Composition and Skills Matrix
- Enhancement of nomination and remuneration governance (verification and enhancement of processes)
- Strengthening of business execution structure (further strengthening of governance across the Group)

(Supplementary Principle 4-14(2) Training Policy for Directors and Members of the Audit & Supervisory Board)

For directors and members of the Audit & Supervisory Board, including external directors and external members of the Audit & Supervisory Board, the Company will provide and arrange training opportunities that are appropriate for individual directors and members of the Audit & Supervisory Board and will cover the cost of such training. The objective of such training is to provide opportunities to acquire knowledge necessary to the Group's business pursuits, financial affairs and organization and to understand the duties and responsibilities that directors and members of the Audit & Supervisory Board must fulfill in assuming office, as well as to continuously update these skills and knowledge during terms of office.

(Principle 5-1 Policy for Constructive Dialogue with Shareholders)

TIS actively engages in constructive dialogue with shareholders, in accordance with the Company's investor relations (IR) policy, to support sustainable corporate growth and higher corporate value over the medium to long term. In addition, the Company is working to develop a system to promote constructive dialogue with shareholders. The director responsible for the department that handles IR activities will supervise dialogue with shareholders, and the president and representative director, executive officers assigned to the dialogue process and the IR Department will look into methods to address issues brought up during dialogue opportunities and will respond appropriately. The IR Department is organically integrated into the dialogue structure, sharing information with relevant departments and exchanging opinions as necessary, based on various specialist perspectives, to support dialogue with shareholders.

For shareholders, TIS strives to enhance approaches for dialogue, including one-on-one interviews, responses by telephone, business briefings and small meetings. The Company also takes an active approach toward information disclosure, which is the basis of dialogue, and seeks to enrich the content of its Integrated Report, which is positioned as an effective tool for dialogue.

Opinions brought up in constructive dialogue with capital market participants, including shareholders, investors and securities analysts, will be shared in-house through reports to the Board of Directors and other methods and will be used in reviewing management strategy and other business-related purposes.

In conversations with shareholders, TIS will pay careful attention to fairness in information disclosure and will manage internal information appropriately, in accordance with Rules for Prevention of Insider Trading.

Status of dialogue with shareholders

The status of dialogue with shareholders is disclosed on the "Constructive Dialogue with Shareholders" page of the Company's website.

https://www.tis.com/ir/policy/governance/#anchor_05

(Principle 5-2 Establishing and Disclosing Business Strategies and Business Plans)

TIS discloses content described under this principle in its Medium-Term Management Plan (2024-2026), which runs from April 1, 2024 through March 31, 2027), as well as in its Group Vision.

Management Plan

<https://www.tis.com/ir/policy/midtermpolicy/>

Group Vision

Action to Implement Management That Is Conscious of Cost of Capital and Stock Price

Content of Disclosure	Disclosure of Initiatives (Update)
Availability of English Disclosure	Available
Date of Disclosure Update	06/25/2025

Explanation of Actions

With OUR PHILOSOPHY (the TIS INTEC Group philosophy) as a firm axis, TIS aims to resolve social issues through its business activities and enhance value exchange with stakeholders by upgrading management to meet social demands. To this end, we promote sustainability-oriented management aimed at both fostering a sustainable society and continuously increasing corporate value.

Below is our evaluation of the current situation based on the status of recent initiatives and other factors.

- Business profit/profitability

Have achieved sustainable business growth and enhanced profitability, even while aggressively investing in human resources and other growth investments for the future.

- Capital efficiency

Business growth underpinned higher EPS, but we also promoted financial measures to optimize capital structure. ROE exceeding cost of shareholders' equity.

- Market evaluation

Engaged in active information disclosure and constructive dialogue to improve management. Promoted understanding and built trust in management and enhanced market evaluation.

TIS will continue practicing management that is conscious of cost of capital and strive to sustainably increase corporate value by consistently generating returns that exceed the cost of capital.

The aforementioned measures to realize management conscious of cost of capital and stock price, etc., are disclosed in "Medium-Term Management Plan (2024 - 2026)" (page 49) on the Company's website.

https://www.tis.com/documents/en/ir/finance/meeting/240508_2.pdf

In addition, analysis and evaluation of current status are disclosed on pages 27–29 of "Financial Results for the Fiscal Year Ended March 31, 2025" on the Company's website.

https://www.tis.com/documents/en/ir/finance/meeting/250508_1.pdf

2. Capital Structure

Percentage of Foreign Shareholders	More than 30%
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Status of Major Shareholders

Name	Number of shares	Shareholding ratio (%)
The Master Trust Bank of Japan, Ltd.	37,355,242	15.96
ICHIGO TRUST PTE. LTD.	23,171,300	9.90
Custody Bank of Japan, Ltd.	14,251,400	6.09
STATE STREET BANK AND TRUST COMPANY 505001	7,716,360	3.30
Nippon Life Insurance Company	7,333,159	3.13
Employees' Shareholding Association of TIS INTEC Group	6,671,681	2.85
STATE STREET BANK WEST CLIENT - TREATY 505234	5,239,300	2.24
JCB Co., Ltd.	3,484,800	1.49
JP MORGAN CHASE BANK 385781	3,183,966	1.36
The Nomura Trust and Banking Co., Ltd.	2,770,500	1.18

Existence of Controlling Shareholders (excluding parent company)	—
Existence of parent company	None

Supplementary Explanation

- The status of major shareholders shown above is based on the shareholder registry as of March 31, 2025.
- In a change report of large-volume holdings report made available to the public on June 20, 2023, BlackRock Japan Co., Ltd., through eight affiliate companies, held TIS shares in the breakdown provided below, as of June 15, 2023. However, TIS is unable to confirm the actual number of shares held by these affiliate companies, and has therefore not included them in the status of major shareholders shown above.
BlackRock Japan Co., Ltd. Number of shares held: 4,606 thousand, Ratio: 1.88%
BlackRock (Netherlands) BV Number of shares held: 836 thousand, Ratio: 0.34%
BlackRock Fund Managers Limited Number of shares held: 513 thousand, Ratio: 0.21%
BlackRock Asset Management Canada Limited Number of shares held: 288 thousand, Ratio: 0.12%
BlackRock Asset Management Ireland Limited Number of shares held: 3,012 thousand, Ratio: 1.23%
BlackRock Fund Advisors Number of shares held: 4,413 thousand, Ratio: 1.81%
BlackRock Institutional Trust Company, N.A. Number of shares held: 3,556 thousand, Ratio: 1.45%
BlackRock Investment Management (UK) Limited Number of shares held: 297 thousand, Ratio: 0.12%
Total Number of shares held: 17,524 thousand, Ratio: 7.17%
- In a change report of large-volume holdings report made available to the public on May 22, 2024, FMR LLC held TIS shares in the breakdown provided below, as of May 15, 2024. However, TIS is unable to confirm the

actual number of shares held by this company in the shareholder registry, and has therefore not included it in the status of major shareholders above.

FMR LLC Number of shares held: 14,792 thousand, Ratio: 6.26%

Total number of shares held: 14,792 thousand, Ratio: 6.26%

4. In a change report of large-volume holdings report made available to the public on December 5, 2024, Nomura Securities Co.,Ltd., through three affiliate companies, held TIS shares in the breakdown provided below, as of November 29, 2024. However, TIS is unable to confirm the actual number of shares held by this company in the shareholder registry, and has therefore not included it in the status of major shareholders above.

Nomura Securities Co.,Ltd. Number of shares held: 1,173 thousand, Ratio: 0.50%

NOMURA INTERNATIONAL PLC Number of shares held: 481 thousand, Ratio: 0.20%

Nomura Asset Management Co., Ltd. Number of shares held: 10,958 thousand, Ratio: 4.64%

Total number of shares held: 12,614 thousand, Ratio: 5.34%

5. Of the above number of shares held, the number of shares in the trust business is as follows:

The Master Trust Bank of Japan, Ltd. 37,355 thousand shares

Custody Bank of Japan, Ltd. 14,251 thousand shares

The Nomura Trust and Banking Co., Ltd. 2,770 thousand shares

3. Corporate Attributes

Listed Stock Market and Market Section	Tokyo Stock Exchange, First Section
Fiscal year-end	March
Type of business	Information & Communication
Number of employees (consolidated) as of the end of the previous fiscal year	More than 1000
Sales (consolidated) as of the end of the previous fiscal year	From ¥100 billion to less than ¥1 trillion
Number of consolidated subsidiaries as of the end of the previous fiscal year	From 10 to less than 50

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

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

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

1. Organizational Composition and Operation

Organization Form	Company with Audit & Supervisory Board
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Directors

Maximum Number of Directors Stipulated in Articles of Incorporation	15
Term of Office Stipulated in Articles of Incorporation	One year
Chairperson of the Board	Chairman
Number of Directors	9
Selection of External Directors	Appointed
Number of External Directors	3
Number of Independent Directors	3

External Directors' Relationship with the Company (1)

Name	Attribute	Relationship with the Company*										
		a	b	c	d	e	f	g	h	i	j	k
Naoko Mizukoshi	From another company											
Junko Sunaga	From another company											
Mitsuhiro Furusawa	From another company											

* Categories for "Relationship with the Company"

* ○ when the director presently 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 presently 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 listed 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 besides compensation as a director/member of Audit & Supervisory Board

g. Major shareholder of the Company (or an executive of a 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 external directors/Audit & Supervisory Board members are mutually appointed (the director himself/herself only)

j. Executive of a company or organization that receives a donation from the Company (the director himself/herself only)

k. Others

External directors' Relationship with the Company (2)

Name	Designation as Independent Director	Supplementary Explanation of the Relationship	Reasons of Appointment
Naoko Mizukoshi	○	—	<p>Ms. Mizukoshi is a qualified lawyer and has a wealth of professional knowledge of, and experiences in, intellectual property, ICT and international transactions.</p> <p>Since assuming the office of External Director of the Company in June 2018, she has given advice and suggestions from an independent perspective by utilizing these experiences and expertise in the Company's business to ensure that the decisions to be made by the Company's Board of Directors will be reasonable and appropriate. She is highly expected to be a person who will continue to contribute to the increase in corporate value and enhancement of the corporate governance of the Company.</p> <p>Since June 2024, she has acted as Chairperson of the Nomination and Remuneration Committees which are voluntary advisory bodies to the Board of Directors, and fulfills an important role in the deliberation and advice to the Board of Directors on the nomination and remuneration of directors, etc. in response to the consultation of the Board of Directors. Therefore, she was appointed as an External Director since she could discharge duly the duties of External Director. Note that Ms. Mizukoshi satisfies the requirements for an external director, as stipulated in the Companies Act, as well as Criteria Concerning Independence of Outside Officers, established by TIS, and management feels there is no chance of any conflict of interest arising between Ms. Mizukoshi and ordinary shareholders.</p>
Junko Sunaga	○	—	<p>Ms. Sunaga has worked in the semiconductor business, with a focus on mobile phones, and in April 1997 joined the Japan arm of Qualcomm (USA), a leading company in the mobile communications industry, as its first employee. Since April 2018, she has been President and Representative Director of Qualcomm Japan, Inc., where she has achieved successful results in expanding the domestic semiconductor business. She has given advice and suggestions from an independent perspective by utilizing these experiences and expertise in the Company's business to ensure that the decisions to be made by the Company's Board of Directors will be reasonable and appropriate. Therefore, she was appointed as an External</p>

			Director as she is judged to be a person who will continue to contribute to the increase in corporate value and enhancement of the corporate governance of the Company. Note that Ms. Sunaga satisfies the requirements for an external director, as stipulated in the Companies Act, as well as Criteria Concerning Independence of Outside Officers, established by TIS, and management feels there is no chance of any conflict of interest arising between Ms. Sunaga and ordinary shareholders.
Mitsuhiro Furusawa	○	—	<p>Mr. Furusawa, having experienced being Vice-Minister of Finance for International Affairs and Deputy Managing Director of the International Monetary Fund (IMF), has broad insight into fiscal and monetary policy as a government official and a global perspective gained as a senior executive at an international organization. We expect him to contribute to the enhancement of the corporate governance of the Company by giving advice and suggestions from an independent perspective to ensure that the decisions to be made by the Company's Board of Directors will be reasonable and appropriate.</p> <p>Moreover, although he has not participated in corporate management in any manner other than as an external officer, he was appointed as an External Director as it is considered that he will be able to utilize his extensive experience and knowledge to appropriately perform the duties of an External Director, thereby improving the Company's corporate value and deepening and expanding global management. Note that Mr. Furusawa satisfies the requirements for an external director, as stipulated in the Companies Act, as well as Criteria Concerning Independence of Outside Officers, established by TIS, and management feels there is no chance of any conflict of interest arising between Mr. Furusawa and ordinary shareholders.</p>

Voluntary Establishment of Committee(s) Corresponding to Nomination Committee or Remuneration Committee	Established
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Committee's Name, Composition, and Attributes of Chairperson
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	Optional Committee Corresponding to Nomination Committee	Optional Committee Corresponding to Remuneration Committee
Committee's Name	Nomination Committee	Compensation Committee
All Committee Members	5	5
Full-time Members	0	0

Directors	1	1
External Directors	3	3
Outside Experts	1	1
Other	0	0
Chairperson	Outside director	Outside director

Supplementary Explanation

1. Method of selecting committee members

Members of the Nomination Committee and the Compensation Committee are selected on the advice of the Nomination Committee, of which the majority of members are independent external directors, and given final approval by the Board of Directors. Candidates for the position of committee chair are mutually agreed upon by the Company's four external officers, with a final decision made by each committee based on the external directors' advice.

2. Role of committee members

(1) Role of members on Nomination Committee

- Provide advice for selecting candidates to the position of director and matters related to the appointment of such individuals

(2) Role of members on Compensation Committee

- Provide advice on matters related to decisions on compensation for directors

3. Status of activities by committees (including frequency of meetings, major topics of discussion, attendance on a member basis)

(1) Nomination Committee

In fiscal 2025, ended March 31, 2025, the committee met eight times, discussed the agenda items below, and presented proposals on changes to director composition, based on the results of the advice given by committee members.

- Appointment and retirement of directors and important employees of the Company and Group companies
- Successor nomination plan and process review
- Review of the Nomination Committee's operating policy and tasks

The attendance ratio for members of this committee was 100%.

(2) Compensation Committee

In fiscal 2025, the committee met four times and discussed the agenda items below. Proposals were made to the Board of Directors on director compensation, based on the results of the advice given by the committee.

- Performance evaluation related to remuneration for directors and executive officers
- Verification of the appropriateness of the remuneration of the Company's directors and other officers by a research firm
- Review of the Compensation Committee's operating policy and tasks

The attendance ratio for members of this committee was 100%.

(3) Composition of each committee in fiscal 2025 (Term running from June 25, 2024 through June 24, 2025)

Naoko Mizukoshi (External Director) Chairperson

Fumio Tsuchiya (External Director) Committee Member

Junko Sunaga (External Director) Committee Member

Akiko Yamakawa (External Audit & Supervisory Board Member) Committee Member

Yasushi Okamoto (President) Committee Member

4. Through a resolution by the Board of Directors, the people listed below were appointed to the Nomination Committee and the Compensation Committee, with terms running from June 24, 2025 through to the conclusion of the general meeting of shareholders scheduled to take place in June 2026.

Junko Sunaga (External Director) Chairperson

Naoko Mizukoshi (External Director) Committee Member

Mitsuhiro Furusawa (External Director) Committee Member

Akiko Yamakawa (External Audit & Supervisory Board Member) Committee Member

Yasushi Okamoto (President) Committee Member

5. Status of structure establishment, including administrative office, and scale thereof

An administrative office was established in the office of TIS' Corporate Planning Department, with a staff of two essential personnel who serve concurrently in both offices.

Audit & Supervisory Board Members

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

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

The Audit & Supervisory Board comprises five auditors (of whom three are outside auditors). Each member of the Audit & Supervisory Board audits the execution of duties by directors in accordance with audit and supervisory policies established by the Audit & Supervisory Board. In addition, members of the Audit & Supervisory Board work closely with the Company's accounting auditor, Ernst & Young ShinNihon LLC, which is under contract to TIS for auditing services, exchanging information and sharing opinions on a regular basis in addition to receiving the annual financial audit plan and a report on the results of financial audits. The Audit & Supervisory Board also receives audit reports from the internal auditing department and exchanges opinions with that department as occasion requires.

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

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

Name	Attribute	Relationship with the Company*												
		a	b	c	d	e	f	g	h	i	j	k	l	m
Yukio Ono	public accountant													
Akiko Yamakawa	lawyer													
Hiroko Kudo	scholar													

* Categories for "Relationship with the Company"

* ○ when the director presently 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 presently 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 subsidiary

b. Non-executive director or accounting advisor of the Company or its subsidiaries

c. Non-executive director or executive of a parent company of the Company

d. Audit & Supervisory Board Member of a parent company of the Company

e. Executive of a fellow subsidiary company of the Company

f. A party whose major client or supplier is the Company or an executive thereof

g. Major client or supplier of the Company or an executive thereof

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

i. Major shareholder of the Company (or an executive of a major shareholder if the shareholder is a legal entity)

j. Executive of a client or supplier company of the Company (which does not correspond to any of f, g, or h) (the Audit & Supervisory Board Member himself/herself only)

k. Executive of a company between which and the Company external directors/Audit & Supervisory Board Members are mutually appointed (the Audit & Supervisory Board Member himself/herself only)

l. Executive of a company or organization that receives a donation from the Company (the Audit & Supervisory Board Member himself/herself only)

m. Others

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

Name	Designation as Independent Audit & Supervisory Board Members	Supplementary Explanation of the Relationship	Reasons of Appointment
Yukio Ono	○	—	Mr. Ono is a licensed certified public accountant. His expertise and knowledge in the field of finance and accounting and many years of experience in corporate audit are beneficial to the Company in strengthening the audit system of the Company. Moreover, although he has not participated in corporate management in any manner other than as an external

			<p>officer, he was appointed as an external member of the Audit & Supervisory Board, as he is considered to be able to appropriately perform the duties of External Audit & Supervisory Board Member thanks to the above credentials. Note that Mr. Ono satisfies the requirements for an external member of the Audit & Supervisory Board, as stipulated in the Companies Act, as well as Criteria Concerning Independence of Outside Officers, established by TIS, and management feels there is no chance of any conflict of interest arising between Mr. Ono and ordinary shareholders.</p>
Akiko Yamakawa	○	—	<p>Ms. Yamakawa is is a licensed attorney and has extensive experience and knowledge regarding labor issues, including handling litigation regarding employment disputes at global corporations. In addition, through her external activities such as supporting women's participation in the workforce, she is expected to provide appropriate monitoring and supervision of the Company's global business execution and human resources strategies. Moreover, although she has not participated in corporate management in any manner other than as an external officer, she was appointed as a candidate for External Audit & Supervisory Board Member as she is considered to appropriately perform the duties of External Audit & Supervisory Board Member for the above credentials. Note that Ms. Yamakawa satisfies the requirements for an external member of the Audit & Supervisory Board, as stipulated in the Companies Act, as well as Criteria Concerning Independence of Outside Officers, established by TIS, and management feels there is no chance of any conflict of interest arising between Ms. Yamakawa and ordinary shareholders.</p>
Hiroko Kudo	○	—	<p>Ms. Kudo has deep insight into domestic and international administrative and financial affairs, a PhD in public policy, and is an active global figure as a university professor and researcher. Moreover, although she has not participated in corporate management in any manner other than as an external officer, she was appointed as a candidate for External Audit & Supervisory Board Member as it is considered that she will be able to utilize her extensive experience and knowledge to appropriately perform the duties of an Audit & Supervisory Board Member, thereby improving the value that DX provides</p>

			<p>to resolve social issues through the Company's business and deepening and expanding global management.</p> <p>Note that Ms. Kudo satisfies the requirements for an external member of the Audit & Supervisory Board, as stipulated in the Companies Act, as well as Criteria Concerning Independence of Outside Officers, established by TIS, and management feels there is no chance of any conflict of interest arising between Ms. Kudo and ordinary shareholders.</p>
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Independent Directors/Audit & Supervisory Board Members

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

All outside officers who qualify as independent officers are designated as such, that is, as independent directors or independent members of the Audit & Supervisory Board.

Incentives

Incentive Policies for Directors	Introduction of performance-linked compensation system
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Supplementary Explanation

Details of the policy are described in "Principle 3-1(iii) Board policies and procedures in determining compensation to senior management and directors" under Disclosure Based on the Principles of the Corporate Governance Code of this report.

Recipients of Stock Options	—
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Supplementary Explanation

Director Remuneration

Disclosure of Individual Directors' Remuneration	Individual compensation amounts are not disclosed.
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Supplementary Explanation

TIS discloses the aggregate amount of compensation paid to all directors in the *Yuka Shoken Hokokusho* (annual securities report filed in Japanese by companies listed in Japan) and its business report, and discloses the aggregate amount of compensation paid to external directors within the total.

Policy on Determining Remuneration Amounts and Calculation Methods	Established
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Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods

Details of the policy are described in “Principle 3-1(iii) Board policies and procedures in determining compensation to senior management and directors” under Disclosure Based on the Principles of the Corporate Governance Code of this report.

Support System for External Directors and/or Audit & Supervisory Board Members

TIS provides external directors and external members of the Audit & Supervisory Board with information sufficient to participate in Board of Directors meetings by ensuring access to explanations on agenda items to be put before the Board of Directors in advance of such meetings, study sessions with experts—in-house and external—and on-site inspections of the Group’s facilities and offices. TIS also provides support to ensure smooth and proactive discussions at Board of Directors meetings, including by holding informal meetings between external directors and the President, and between external directors and outside members of the Audit & Supervisory Board.

Status of People Who Have Retired from a Position Such as Representative Director and President

Information on retired presidents/CEOs holding advisory positions (*sodanyaku*, *komon*, etc.)

Name	Job title/ position	Responsibilities	Employment terms (Full/part-time, with/without compensation, etc.)	Date when former role as president/ CEO ended	Term
_____	_____	_____	_____	_____	_____

Number of retired presidents/CEOs holding advisory positions (<i>sodanyaku</i> , <i>komon</i> , etc.)	0
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Other Matters

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

In accordance with the Articles of Incorporation, the Company’s Board of Directors must comprise at least three and no more than 15 members. It is also Company policy for at least one-third of directors to be independent external directors so as to strengthen the supervisory function of the Board of Directors. Currently, three independent external directors have been appointed to the Board of Directors.

In principle, the Board of Directors meets once a month, with additional extraordinary meetings and meetings to exchange opinions held as necessary to enable Directors to make swift and flexible decisions. TIS holds an information meeting once a year to present management direction as well as meetings ahead of Board of

Directors' meetings—in principle, once a month—to give external directors and outside members of the Audit & Supervisory Board sufficient background information to participate in discussions. In addition, the Company organizes study sessions with experts—in-house and external—and arranges visits to local Group facilities and offices. TIS also provides support to ensure smooth and proactive discussions at Board of Directors meetings, including by holding informal meetings between external directors and the President, and between external directors and outside members of the Audit & Supervisory Board.

Also, TIS adopted an executive officer system to accelerate management decision-making and enhance the supervisory function of the Board of Directors. Directors delegate business execution to executive officers, and these executive officers provide specific instructions and orders to the heads of business units and supervise the execution of activities.

A complementary structure to the above is the Management Committee, which is chaired by the president and representative director. This committee meets twice a month, in principle, to discuss and report on important matters affecting the execution of business activities at TIS and the Group as a whole. Standing members of the Audit & Supervisory Board attend Management Committee meetings.

To ensure an objective and transparent process for determining director appointments and compensation and to reinforce corporate governance, TIS voluntarily established the Nomination Committee and the Compensation Committee as advisory committees to the Board of Directors. Each committee is chaired by an independent outside director, and the majority of members—a number that includes the committee chairman—are independent, external directors.

Note: The Board of Directors, mindful of the responsibility that has been entrusted to it by shareholders, aims to foster a common understanding among members and to discuss and decide on major directions, such as our management vision, management strategy, and sustainability policy, in order to achieve sustainable enhancement of the Group's value. Furthermore, the Chairperson of the Board of Directors, who is a non-executive director, chairs the meetings of the Board of Directors and is responsible for operations. We strive to continuously improve the effectiveness of the Board of Directors by conducting meetings in a way that ensures that its monitoring mechanism is operating appropriately.

The Board of Directors met 17 times in fiscal 2025, ended March 31, 2025, and discussed the agenda items below.

- Management strategy
Medium-to-long term management policy, corporate governance, shareholder engagement (General Meeting of Shareholders/shareholder dialogue/shareholder returns), employee engagement, customer and partner engagement
- Internal control, financial results, performance management
Audits, risk management and internal control, financial results, budgets, forecasts
- Long-term strategic themes
Overseas business, Group subsidiary business, stock sales, etc.

The attendance record of each director in fiscal 2025 is described below.

Board of Directors

Toru Kuwano 100% (Attended all 17 meetings)
Yasushi Okamoto 100% (Attended all 17 meetings)
Josaku Yanai 100% (Attended all 17 meetings)
Shinichi Horiguchi 100% (Attended all 17 meetings)
Takayuki Kitaoka 100% (Attended all 17 meetings)
Shuzo Hikida 100% (Attended all 17 meetings)
Fumio Tsuchiya (External Director) 100% (Attended all 17 meetings)
Naoko Mizukoshi (External Director) 94.1% (Attended 16 out of 17 meetings)
Junko Sunaga (External Director) 100% (Attended all 11 meetings)

Audit & Supervisory Board Members

Makoto Tsujimoto 100% (Attended all 17 meetings)
Hideki Kishimoto 100% (Attended all 11 meetings)
Yukio Ono (External Audit & Supervisory Board Member) 94.1% (Attended 16 out of 17 meetings)
Akiko Yamakawa (External Audit & Supervisory Board Member) 100% (Attended all 17 meetings)
Hiroko Kudo (External Audit & Supervisory Board Member) 100% (Attended all 17 meetings)

Status of internal audits

The Company conducts internal audits from an independent and objective standpoint to add value and improve operations from an organizational perspective. Basic matters regarding such aspects as internal audit definition, implementation standards and placement within the corporate structure are set out in Internal Audit Regulations.

The department responsible for internal audits (the Auditing Department) at TIS is staffed by 30 people. The department plans out internal audits for the entire TIS INTEC Group, monitors the status of internal auditing practices implemented at subsidiaries and, for subsidiaries that do not have their own internal audit department, undertakes internal audits and provides vital advice and supervision. Each principal subsidiary has an internal audit department that performs internal audits of the company and any subsidiaries under that company and also supervises auditing processes.

The annual internal audit plan is presented to the Board of Directors following approval from the President, and internal audits are carried out from a position independent of business execution based on the plan. Audit results are reported to the President at every stage and to the Board of Directors on a regular basis.

In addition, the Auditing Department regularly holds meetings with the Audit & Supervisory Board and members of this board and with the accounting auditor to exchange opinions and share information on audit policies and results, as necessary. The department also coordinates activities with the Internal Control Supervision Department.

Status of audits by Audit & Supervisory Board Members

The Audit & Supervisory Board carries out an audit of the execution of operations by directors, an audit of the internal control systems, an audit of the execution of duties by the accounting auditor, and an audit of the status of

compliance and risk management on a recurring basis based on the policies and plan determined by the Board itself.

In addition, the Auditing Department reports on the results of its internal audits and shares opinions, as necessary. This fiscal year, the following issues were tapped as audit priorities.

- Determine implementation status of strategies and measures under the medium-term management plan “Frontiers 2026,” the first stage of the journey toward realization of Group Vision 2032 and a blueprint for improving quality across all value chains, starting with forward-looking market development and business domain expansion, based on a fundamental strategy of frontier development.
- Determine operational status of Group’s risk management and compliance system.

Standing Audit & Supervisory Board Members express their opinions at important meetings, such as Board of Directors meetings and Management Committee meetings, strive to maintain an uncompromised audit environment and gather information within the Company through the inspection of meeting minutes and important approval documents, as well as visits to offices in Japan and overseas to audit, monitor and examine the design and operation of internal control systems on a routine basis. They share information and keep open communication channels with other members, in light of the nature of their position as standing members. Non-standing Audit & Supervisory Board Members attend important meetings, such as Board of Directors meetings, exchange opinions with the representative directors and other senior management personnel and the accounting auditor, and form audit opinions based on their expertise from a neutral and independent perspective. To improve the effectiveness of its audits, the Audit & Supervisory Board has been conducting an evaluation of effectiveness since fiscal 2023, ended March 31, 2023 by having each Audit & Supervisory Board Member evaluate activities based on evaluation criteria determined by the Audit & Supervisory Board and then holding discussions on the results. According to the most recent evaluation, TIS confirms that the Audit & Supervisory Board has maintained a certain level of effectiveness in its auditing activities and that improvements are ongoing.

Status of accounting audit

a. Name of accounting auditor

Ernst & Young ShinNihon LLC

b. Years of continuous service

Since 1985

c. Certified public accountants who performed audits

Certified public accountant Yoshimi Kimura (four years of continuous service)

Certified public accountant Takanori Miyake (seven years of continuous service)

Certified public accountant Taro Kuramochi (three years of continuous service)

d. Structure of assistants who help accounting auditors in their duties

Assistants involved in the auditing of TIS’ accounts included 10 certified public accountants, seven individuals who had passed the certified public accountant’s exam or its equivalent, and 21 others.

e. Accounting auditor selection policy and reasons

When the Audit & Supervisory Board of TIS judges that the accounting auditor should be dismissed or not reappointed because the auditor has difficulties in the execution of their duties or for other reasons, it will table and appropriate agenda item related to the dismissal or non-reappointment of the accounting auditor for approval at the Shareholder Meeting. In addition, when the accounting auditor is deemed to fall under any of the categories as stipulated in the items of Article 340, paragraph 1 of the Companies Act, the accounting auditor will be dismissed with the consent of all Audit & Supervisory Board Members.

The Audit & Supervisory Board has evaluated the accounting auditor, considered the result of its evaluation and other factors, and decided to continuously appoint (reappoint) Ernst & Young ShinNihon LLC as the accounting auditor. ’

f. Evaluating performance of accounting auditor by corporate auditors and Audit & Supervisory Board

Corporate auditors and the Audit & Supervisory Board at TIS evaluated the accounting auditor based on our own criteria. In this evaluation, the corporate auditors and the Audit & Supervisory Board received explanations from the accounting auditor and confirmed the status of auditing services and found nothing of particular concern regarding the auditing team, compensation for auditing services, communication with corporate auditors, the relationship with management or Group audits. In addition, TIS looked at the Transparency Report issued by the accounting auditor on accounting auditor quality control and risk of impropriety and also considered the level of quality control applied to the team assigned to the Company and found nothing of particular concern.

Summary of Content of Liability Agreements

In accordance with Article 427, Paragraph 1 of the Companies Act, each of Audit & Supervisory Board enters into an agreement with the Company that limits legal responsibility for liability compensation as set forth under Article 423, Paragraph 1 of the same law.

The limit of liability compensation, based on these agreements, is an amount provided for in Article 425, Paragraph 1, of the same law.

Overview of the contents of the indemnity agreement, etc.

The Company has concluded an indemnity agreement as stipulated in Article 430-2, Paragraph 1 of the Companies Act with Directors and Audit & Supervisory Board Members. The Company will provide indemnification for expenses described in Article 430-2, Paragraph 1, item (i) of the Companies Act and losses described in item (ii) of the same, within the scope prescribed in laws and regulations. Certain measures, however, have been taken to ensure that this indemnity agreement does not impair the proper execution of duties of officers of the Company, such as excluding officers from eligibility for indemnification if the relevant duties were performed in bad faith or with gross negligence, and if the Company enforces the liability of officers.

Overview of the contents of the officers' liability insurance contract

The Company has concluded an officer liability insurance contract as stipulated in Article 430-3, Paragraph 1 of the Companies Act with an insurance company as follows:

a. Scope of the insured

- 1) Directors, audit & supervisory board members and executive officers of the Company and consolidated subsidiaries of the Company
- 2) Executive officers and employees who are dispatched to or concurrently serving at overseas subsidiaries and overseas investment companies of the Company

b. Overview of the contents of the insurance contract

In the event of a claim for damages due to an action (including in-action) by the insured as part of their duties as officers of the company, that falls under (a), damages including compensation for damages and legal expenses to be borne by the insured shall be compensated for under the said insurance agreement. However, damages, etc., incurred by officers themselves who have conducted a criminal act such as bribery and/or intentionally conducted an illegal act are not subject to compensation. This way, measures are taken to ensure that the appropriateness of the execution of duties by officers, etc. is not impaired.

The Company bears the full amount of insurance premiums including the rider portion, and there are no substantial premiums borne by the insured.

3. Reason for Selection of Current Corporate Governance System

TIS is a Company with an Audit & Supervisory Board, a model chosen for its double-check function through which the Board of Directors oversees the execution of business activities and the the Audit & Supervisory Board audits activities to ensure operations are legal and appropriate. In addition, the Company aims to strengthen the supervisory function of the Board of Directors by appointing external directors with industry- and corporate management-related experience and insight and drawing on advice and recommendations from an independent standpoint to ensure the validity and appropriateness of decision-making by the Board of Directors.

III. Status of Implementation of Measures for Shareholders and Other Stakeholders

1. Measures to Vitalize the Annual General Shareholders Meetings and Smooth Exercise of Voting Rights

	Supplementary Explanations
Early Notification of Annual General Meeting of Shareholders	Under the policy of shipping at least 3 weeks before the date of the Annual General Meeting of Shareholders, the convocation notice for the 17th Annual General Meeting of Shareholders, to be held on June 24, 2025, was sent out on June 2, 2025.
Scheduling AGMs Avoid Peak Day	To encourage wider shareholder involvement in Annual General Meeting of Shareholders, TIS chooses a day other than the peak day when most other companies hold their AGMs. The most recent Annual General Meeting of Shareholders was June 24, 2025.
Allowing Electronic Exercise of Voting Rights	TIS adopted an electronic voting system that enables shareholders to exercise their voting rights via the Internet or other online structure using computers, smartphones or other mobile communication devices.
Participation in Electronic Voting Platform	TIS participates in an electronic voting platform for institutional investors operated by ICJ Incorporated.
Providing Convocation Notice in English	The convocation notice for the Annual General Meeting of Shareholders is posted to the corporate website in Japanese and English.
Other	TIS utilizes such access points as its corporate website to disclose pertinent information ahead of convocation notice distribution. Under the policy of announcing about one month before the date of the Annual General Meeting of Shareholders, measures for electronic provision of information for the

	recent Annual General Meeting of Shareholders was started on May 17, 2025.
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2. Status of IR Activities

	Supplementary Explanations
Preparation and Publication of Disclosure Policy	TIS created its Basic Policy on Information Disclosure, based on its IR policy, and posts to the corporate website. https://www.tis.com/ir/other/policy/
Regular Investor Briefings for Analysts and Institutional Investors	TIS holds performance briefings every quarter (use of a meeting venue for full-year and second-quarter briefings, and teleconferencing for first- and third-quarter briefings).
Posting of IR Materials on Website	TIS uses the IR (investor information) page on the corporate website to post a variety of materials, including financial information, such as financial results, as well as timely disclosure materials other than financial information, the <i>Yuka Shoken Hokokusho</i> (Japanese-language securities report required of listed companies), quarterly reports, briefing materials, the convocation notice for the general meeting of shareholders and notification of resolutions. https://www.tis.com/ir/
Establishment of Department and/or Manager in Charge of IR	The Investor Relations & Shareholder Relations Office is in charge of IR operations, and a manager is assigned to oversee activities on a full-time basis.

3. Measures to Ensure Due Respect for Stakeholders

	Supplementary Explanations
Internal Rules for Respecting the Position of Stakeholders	In each item of its Basic Policy on Corporate Sustainability, TIS specifically notes that it will respect the position of stakeholders.
Environmental Conservation Activities, CSR Activities, etc.	Each Group company engages in proactive initiatives buoyed by a keen awareness of the need to protect the environment and contribute to society. Under our Environmental Vision, Environmental Declaration, and Environmental Action Guidelines, we are working to reduce greenhouse gas emissions from our business activities, including through energy-saving measures and environment-conscious design at our data centers. At the same time, we are promoting climate change responses through our business activities. Regarding social contribution, our business activities are focused on addressing the four social issues we believe we can help resolve, as well as activities targeting three key themes: (1) Supporting future users, (2) Spreading the benefits of digital technology in society, and (3) Reducing the negative impact of digital technology in society. The Group's Sustainability CSR activities are described on its corporate website. https://www.tis.com/group/sustainability/
Policies on Providing Information to Stakeholders	TIS's Basic Policy on Information Disclosure, established as part of its IR Policy, emphasizes timely and accurate disclosure of information. This means not only important corporate information but also information that management feels will deepen stakeholders' understanding of TIS and the TIS INTEC Group, from the perspective of maintaining transparency.
Other	We will propel a human resource strategy focusing on diversification and advancement of individuals in order to continuously enhance the value exchange between the employees and the company. We will work to improve employees' engagement by developing an environment and organizational culture in which diverse individuals can play an active role, promoting next-generation work style reform in anticipation of a new work environment and advancing human resource portfolio management through digitalization of the human resource database among others.

	<p>We have proactively made upfront investments in human resources regarding human resources as the most important management capital. In our human resources strategies, we are investing in human resources to increase employees' engagement based on three axes, "meaning of work," "work environment," and "remuneration," and we will continue striving to further grow our company by strengthening the virtuous cycle of high added value for the company, employees and society and secure excellent domestic and overseas human resources who will realize growth.</p> <p>In the medium-term management plan (2024-2026), we will focus on increasing consultants, advanced sales human resources, and IT architects, invest in their development and acquisition, and create related frameworks, based on the themes of strengthening our issue-solving abilities, strengthening our insight, and strengthening our integration abilities.</p>
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IV. Matters Related to Internal Control Systems

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

Basic Views on Internal Control System

In accordance with the Companies Act and associated enforcement provisions, TIS adheres to a system—the internal control system—as described below to ensure that the services provided by the Company and the corporate group to which the Company and its subsidiaries belong—"the Group" or "Group companies"—are fair, and in line with the content of the resolution to follow this system. The Company has formulated rules, established the necessary departments, implemented plans and policies, and has otherwise prepared a system to ensure a sound management structure. Of note, TIS handles business administration for Group companies that are under its direct control through group management and operating agreements signed with these companies. In principle, other Group companies, where TIS does not have direct control, handled their own business administration.

1. System to Ensure that the Execution of Duties by Directors and Employees of Group Companies Conforms to Laws and Regulations as well as the Articles of Incorporation

- (1) To ensure the execution of duties by directors and employees of Group companies conforms to laws and regulations and the Articles of Incorporation, TIS will establish a Basic Policy on Corporate Sustainability. It is the job of the representative director to ensure this policy is rolled out effectively to directors and employees throughout the Group and to make it abundantly clear that all corporate activity is conditioned upon respect for laws and regulations and social ethics.
- (2) Directors and employees of Group companies will follow rules pertaining to the organization, division of duties and designated authority in executing their respective duties.
- (3) TIS will appoint a director responsible for compliance who will coordinate compliance practices on a groupwide basis. The Company will also establish a compliance control department, build a compliance structure that cuts across the Group, identify problem points and make efforts to guide, educate and train directors and employees to effectively uphold compliance standards.
- (4) TIS will maintain an internal reporting system that enables directors and employees at Group companies to report directly to a designated contact point any behavior that may violate compliance standards.
- (5) Individuals using the internal reporting system will not be treated unfairly (put at a disadvantage) on the basis of such action. In addition, necessary measures will be enforced to protect individuals who have made reports.

- (6) Management believes that measures to prevent relationships with antisocial forces are absolutely imperative, in terms of corporate social responsibility and also as a corporate defense strategy, emphasizes a groupwide uncompromising attitude toward antisocial forces, and declares that no association whatsoever will be tolerated with such individuals or groups.
- (7) TIS will put in writing that no relationships with antisocial forces are to be tolerated. In addition, the Company will, through the compliance control department, collect information and always be on the lookout for relationships that could involve antisocial forces, and will also maintain a structure underpinned by close cooperation with lawyers and agencies, such as the police, to facilitate appropriate courses of action when required.

2. System for Storing Information Related to the Execution of Duties by Directors

TIS will properly store and maintain the minutes of Board of Directors' meetings as well as authorization documents and other important information pertaining to the execution of duties by directors of the Company, in accordance with laws and regulations for document management.

3. Regulations and Other Systems for Limiting Loss Exposure

- (1) TIS will duly recognize Group risk and establish Rules for Risk Management aimed at preventing the occurrence of loss. In accordance with these rules, the Company will appoint a director responsible for risk management who will coordinate risk management activities for the Group and will also set up a risk management supervision division and promote the establishment of a risk management structure.
- (2) TIS will formulate a groupwide risk management policy and take steps to verify the status of measures to control risk on a regular basis.
- (3) TIS will set up a task force in the event a major risk appears at a Group company and will devise appropriate measures to minimize loss if the risk manifests into loss.

4. System to Ensure Efficient Execution of Duties by Directors at Group Companies

- (1) The Board of Directors at TIS will decide on matters stipulated by law and provided for under Rules for the Board of Directors as well as important matters related to business, and will monitor the status of operations executed by directors responsible for those business activities.
- (2) TIS will introduce an executive officer system to realize fast and highly efficient corporate management.
- (3) To support efficient Board of Directors' meetings, TIS will establish a management committee that will discuss important matters related to the execution of business by TIS and Group companies and undertake duties within the scope of authority delegated by the Board of Directors.

5. System to Ensure Appropriate Operations at Group Companies

- (1) To support accurate and effective management practices throughout the Group while respecting the independence of subsidiaries to run their own operations, TIS established Our Philosophy—a management philosophy for the TIS INTEC Group—, Basic Rules for Internal Control Management and Management Rules for the Group. Subsidiaries, too, are required to uphold the philosophy and rules, with efforts directed toward achieving consistency in outlook and the environment for internal controls across the Group.

- (2) TIS will send directors and members of the Audit & Supervisory Board to subsidiaries, as necessary, to strengthen governance of the Group as a whole, and will monitor management practices at subsidiaries.
- (3) TIS will appoint a director responsible for coordinating internal control measures on a groupwide basis and will also set up an internal control supervision department, put in place an internal control structure that cuts across the Group to identify problem points. The Company established the Group Internal Control Committee, which has the internal control supervision department as its secretariat, to evaluate and discuss important matters from an internal control perspective, including compliance, risk management and information security, and then report its conclusions to the Board of Directors.
- (4) The department responsible for internal audits at TIS will implement internal audits in each division of the Company, and will also implement or coordinate audits at subsidiaries and monitor the status of internal control practices established by subsidiaries in line with the standard set by TIS. It will offer guidance, when necessary, to ensure that internal control mechanisms are functioning properly.

6. Matters Relating to Employees Who Are Asked to Assist Audit & Supervisory Board Members with Auditing Duties

When deemed necessary by members of the Audit & Supervisory Board, employees with the skills and know-how required by these members of the Audit & Supervisory Board will be assigned to assist in the execution of auditing duties.

7. Matters Relating to Independence from Directors of Employees Assisting Audit & Supervisory Board Members

- (1) To ensure that employees asked to help members of the Audit & Supervisory Board execute their auditing duties retain independence from possible director influence, they will not take instructions or orders from directors when executing said duties.
- (2) Transfers, personnel evaluations and disciplinary action affecting employees asked to assist members of the Audit & Supervisory Board will require prior approval from members of the Audit & Supervisory Board.
- (3) Employees asked to assist members of the Audit & Supervisory Board will have the authority to engage in duties made at the request of members of the Audit & Supervisory Board as well as those incidental to the execution of audits, and will be able to collect information necessary to accomplish their tasks.

8. System for Directors and Employees of Group Companies to Report to TIS' Audit & Supervisory Board Members, and Other Systems for Reporting to the Company's Audit & Supervisory Board

- (1) Directors and employees at Group companies will provide reports to members of the Company's Audit & Supervisory Board regarding management practices, operations, finances, compliance, risk management and the status of internal audits on a regular basis, mainly through the committee meeting structure that runs laterally through the Group, to facilitate information sharing and discussion on issues and solutions as well as to confirm business direction. In addition, directors and employees at Group companies will inform members of the Company's Audit & Supervisory Board immediately should facts be discovered that indicate a potentially serious violation of laws or internal rules or might lead to a material loss.
- (2) TIS will not treat unfairly (put at a disadvantage) any director or employee at a Group company who has reported a concern to members of the Company's Audit & Supervisory Board on the basis of such action.

- (3) The compliance control department will report to members of the Company's Audit & Supervisory Board on a regular basis regarding the operating status of the internal reporting system as well as important information and matters requiring consultation.
- (4) Directors and employees at Group companies will offer explanations on matters pertaining to the execution of business activities whenever requested to do so by members of the Company's Audit & Supervisory Board.

9. System for Ensuring that Other Audits by Audit & Supervisory Board Members Are Effective

- (1) Members of the Company's Audit & Supervisory Board will attend meetings of the Company's Board of Directors as well as those of the Management Committee and other key structures, and may express opinions at any of these meetings.
- (2) The representative director at TIS, the accounting auditor and the internal auditing department meet separately with the Company's Audit & Supervisory Board on a regular basis to exchange opinions.
- (3) TIS will engage experts, including lawyers and certified public accountants, as necessary, when required by the Audit & Supervisory Board and will ensure opportunities to access advice related to auditing duties.

Status of Internal Control System Operations

1. Status of compliance efforts

(1) TIS distributes the Group Code of Conduct Handbook to all directors and employees in the Group. This handbook covers the Group Compliance Declaration and the Group Code of Conduct. The Company constantly strives to instill a thorough understanding of compliance issues and practices, implements training programs and awareness activities, and seeks to improve the effectiveness of learning opportunities.

TIS conducts a compliance awareness survey on an annual basis, pinpoints how well compliance practices have been embraced, and effectively works to improve the status of issues that require attention. The internal reporting (whistleblower) system is consistent across the Group. In addition, the Company lists helplines in the Group Code of Conduct Handbook and takes steps to promote awareness of these contact points and to put them to effective use.

(2) TIS held the Group Internal Control Committee to identify compliance-related problems, discuss responses, help directors and employees see the importance of compliance practices, and look into the content of internal reports and offer advice on corrective measures. In addition, the committee checks on the progress of specific approaches, such as steps to improve the accuracy of working hour management within the Group, efforts to promote education about issues such as harassment, and efforts to establish compliance systems at overseas subsidiaries.

2. Status of efforts to ensure appropriate and effective execution of business operations

(1) In principle, the Board of Directors convenes regularly once a month and also meets at other times as necessary. Directors strive to achieve swift and dynamic decision-making.

(2) An executive officer system was introduced to expedite management decisions by the Board of Directors and strengthen the Board's supervisory function. Directors delegate the execution of business to executive officers, and the executive officers who accept these duties provide specific instructions and orders to and supervision of

each associated department manager.

(3) The Management Committee, which comprises full-time directors and executive officers, meets twice a month to discuss important issues related to the overall execution of business by TIS and by the Group as a whole. Note that full-time corporate auditors may sit in on meetings of the Management Committee.

(4) External directors and external corporate auditors, with knowledge and experience essential to appropriate business operations, are appointed to enhance the supervision and monitoring capabilities of the Board of Directors and members of the Audit & Supervisory Board.

3. Status of efforts to control the risk of loss

(1) TIS classifies risks facing the Company and the Group under hazard risk, operational risk, financial risk and strategic risk, according to Rules for Risk Management, and has systems in place for risk management and accountability in the event of a crisis.

(2) TIS shares its “Detailed Rules for Responding to a Crisis” has created a system to enable the swift establishment of a chain of responsibility when a crisis is forecast, and continuously conducts drills to address crisis across the Group. In addition, TIS has addressed hazard risk with the creation of a basic business continuity plan (BCP) and regularly conducts disaster response drills to prepare for natural disasters.

(3) TIS gets its “ERM Manual” across the Group and shares risk evaluation indicators and management formats to facilitate identification of risks facing the Company and the Group and to underpin measures to reduce risks. In addition, the Company extracts the risks subject to management with emphasis by the Group in accordance with the top risk trends and formulates policies for risk management as the Group, and Group companies formulate and conduct countermeasures in accordance with the policies.

(4) The Group Internal Control Committee conducts verification of the status of implementing measures addressing risks, centered on the risks subject to management with emphasis by the Group, and other activities.

(5) In case any risk materializes, TIS sets up a task force across the relevant organizations according to the level of the risk and takes measures, such as information gathering, analysis, and formulation and implementation of countermeasures, to minimize damage.

4. Status of efforts to ensure appropriate operations by the Group

(1) TIS undertakes management of Group companies using an approval and reporting system, in accordance with Management Rules for the Group. For the implementation status of key strategies at Group companies and respective business results, TIS holds quarterly Group business meetings and monitors progress of strategy implementation.

(2) Under the Basic Rules for Internal Control Management, we hold the Group Internal Control Committee regularly to grasp the responding status to incidents on a groupwide basis, and evaluate and confirm the internal control activities.

5. Ensuring effective audits by corporate auditors

(1) The Audit & Supervisory Board prepares an annual auditing report and, based on this report, exchanges opinions with the representative director on issues that come to light during the audit and recommendations for improvement.

(2) Members of the Audit & Supervisory Board attend important meetings related to the execution of business operations, including those of the Board of Directors and the Management Committee. A structure is in place that facilitates routine exchange of opinions with directors and executive officers. In addition, members of the Audit & Supervisory Board share and identify issues affecting operations as well as situations with the potential to have a serious impact on the Group. The Audit & Supervisory Board strives to improve the effectiveness of its audits by holding interviews with the president and by reading through pertinent documents.

(3) The Audit & Supervisory Board knows the status of activities performed by the accounting auditor through notifications, opinion exchange, updates on the auditing process and auditor reports on quarterly financial statements. The Board also assesses activities based on evaluation criteria that the Board itself has established.

(4) Audit & Supervisory Board members evaluate the effectiveness of that Board and confirm that a certain level of effectiveness is maintained and that the Board is committed to making continuous improvements.

(5) Members of the Audit & Supervisory Board exchange opinions and information on a regular basis with counterparts at subsidiaries and perform audits at those offices.

(6) Auditing staff (one person in full-time service) is assigned to raise the effectiveness of audits by members of the Audit & Supervisory Board and to ensure smooth execution of auditing duties. Note that auditing staff will only take duty-related instructions and orders from members of the Audit & Supervisory Board, and any personnel matters affecting such staff require prior approval from members of the Audit & Supervisory Board.

6. Internal audits

(1) The internal auditing department performs audits of Company departments and Group companies that do not have their own internal auditing department, based on internal auditing plans. In addition, the internal auditing department offers advice, as necessary, based on the results of an audit and conducts follow-up checks to determine the implementation status of improvement plans.

(2) The internal auditing department seeks to elevate the quality of its audits through information exchange with counterpart departments at Group companies.

4. Basic Views on Eliminating Antisocial Forces and Status of Policy Implementation

Basic views on eliminating antisocial forces

Management believes that measures to prevent relationships with antisocial forces are absolutely imperative, in terms of corporate social responsibility and also as a corporate defense strategy, emphasizes an uncompromising attitude toward anti-social forces that runs through the Group, and declares that no association whatsoever will be tolerated with such individuals or groups.

Status of efforts to eliminate antisocial forces

TIS puts in writing that no relationships with antisocial forces are to be tolerated. In addition, the Company will, through the compliance control department, collect information and always be on the lookout for relationships that could involve antisocial forces, and will also maintain a structure underpinned by close cooperation with lawyers and agencies, such as the police, to facilitate appropriate courses of action when required.

V. Other

1. Adoption of Anti-Takeover Measures

Adoption of Anti-Takeover Measures	Not Adopted
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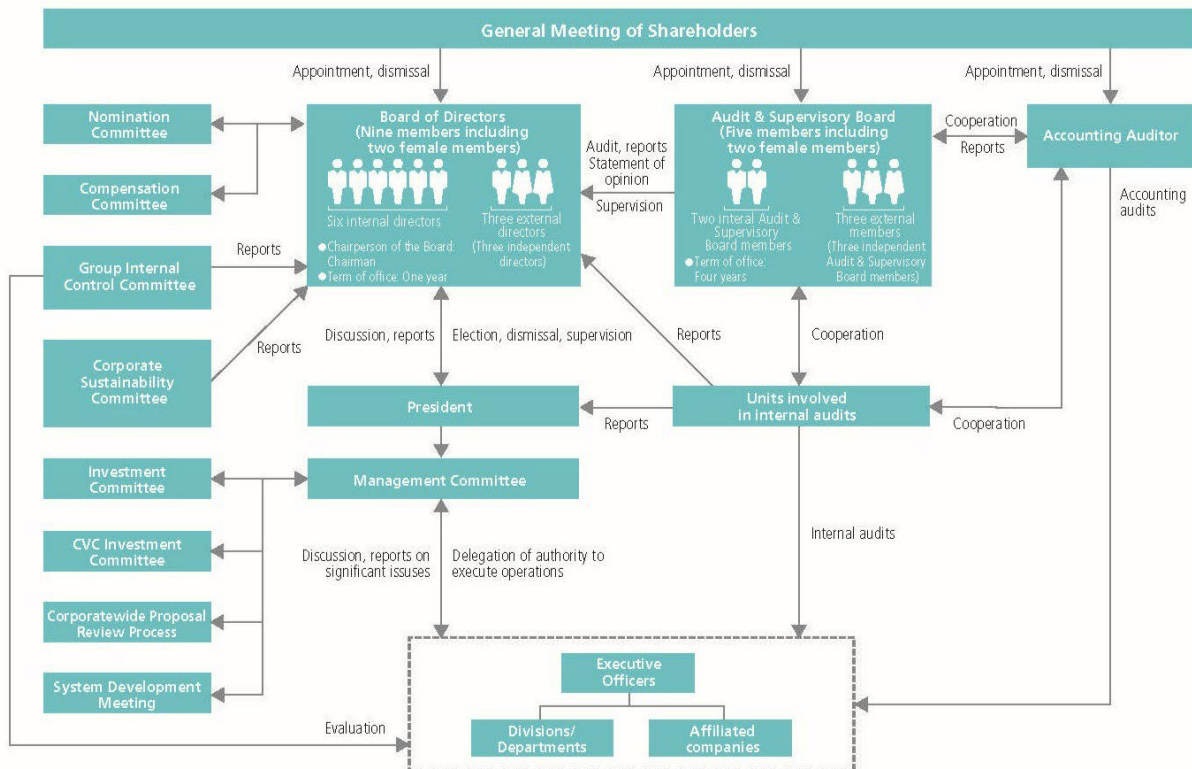
Supplementary Explanation

2. Other Matters Concerning the Corporate Governance System

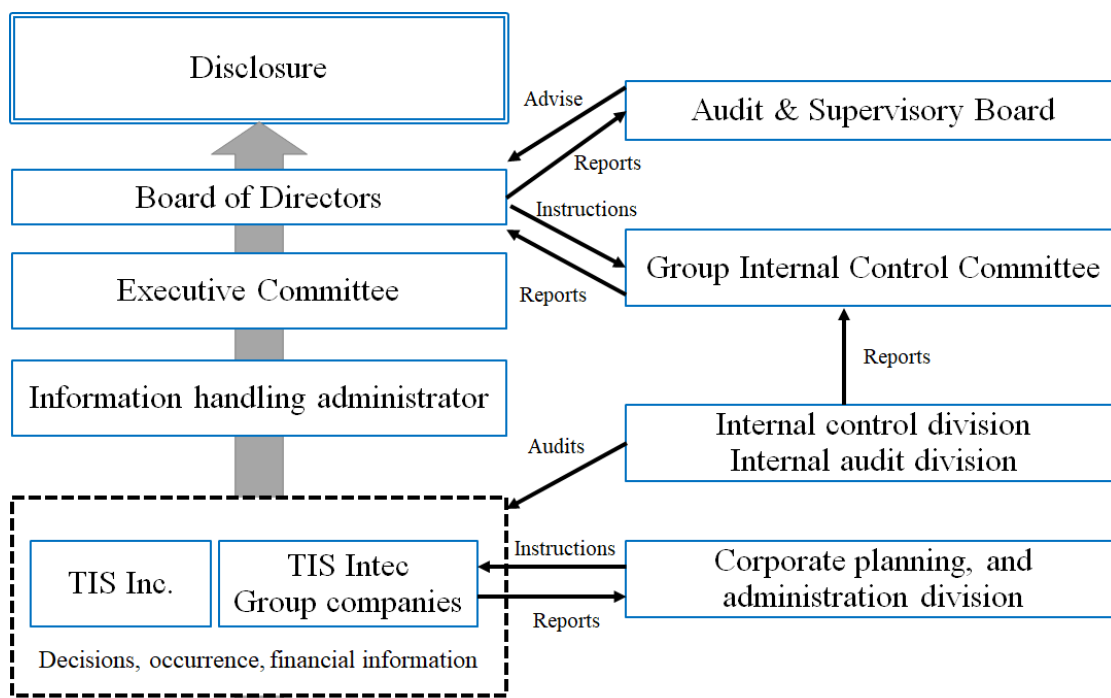
From the perspective of maintaining transparency through proactive information disclosure, TIS provides information in compliance with Securities Listing Regulations of the Tokyo Stock Exchange and the Financial Instruments and Exchange Act as well as important information, particularly information on decisions, events and business results, that may influence investment decisions. In addition, TIS voluntarily discloses information beyond that which is required and to the greatest extent possible if management feels such information will promote deeper understanding of TIS and the TIS INTEC Group.

The internal system for timely disclosure of corporate information is shown as reference material on the next page.

Organizational Chart



Timely Disclosure Organization



Skills Matrix

The Board of Directors needs to have a wide range of knowledge, experience and diversity in order to ensure the sustainable growth of the Company and increase its corporate value over the medium to long term. The experience, knowledge, skills, etc. that we consider to be particularly necessary have been set out below based on our materiality, GroupVision2032, and Medium-Term Management Plan (2024-2026).

Skills Item	Skills Explanation
Company Management	Experience as a company representative director, or practical experience in evaluating important business opportunities and risks, making risk-taking decisions, and achieving business transformation as a manager with knowledge of corporate governance premised on sustainable management
Industry Knowledge	Cutting-edge knowledge of ICT and DX, as well as extensive knowledge and expertise in the information services industry and cybersecurity, all of which are necessary for promoting DX together with customers
Globalization	Practical experience in management of a company that operates globally, or practical experience in understanding the opportunities and risks of global business and engaging in business expansion overseas
Intellectual Property, Technology and Innovation	Expertise in intellectual property, which is essential for sustained improvement of corporate value, or practical experience and knowledge in driving innovation that brings prosperity to society through applied technology, and other such tools
Human Resources	Knowledge and practical experience to secure and promote the active participation of talented human resources capable of providing high added value, and to foster a work environment and corporate culture in which diverse human resources can work with motivation and peace of mind
Finance/Accounting	Possess knowledge of corporate finance necessary for medium- to long-term sustainable value creation, and practical experience in decision-making regarding investment and financial strategies
Legal Affairs/Risk Management	Expertise and practical experience in legal matters essential for the development of service businesses and global businesses, or knowledge of risk management necessary for a company to survive

Skills matrix: Among the skills possessed by each member, the skills that are particularly expected

Position	Name	Independent Officer	Skill set showing the top three skills required of the Directors and Audit & Supervisory Board members						
			Company Management	Industry Knowledge	Globalization	Intellectual Property, Technology and Innovation	Human Resources	Finance/Accounting	Legal Affairs/Risk Management
Director	Chairman and Director	Toru Kuwano	○	○			○		
	President and Representative Director	Yasushi Okamoto	○	○					○
	Representative Director	Shinichi Horiguchi	○				○	○	
	Director	Kiyotaka Nakamura		○	○	○			
	Director	Shuzo Hikida	○	○					○
	Director	Akira Makado	○	○				○	
	External Director	Naoko Mizukoshi		○		○			○
	External Director	Junko Sunaga	○		○	○			
	External Director	Mitsuhiro Furusawa			○			○	○
Audit & Supervisory Board Member	Full-Time Audit & Supervisory Board Member	Makoto Tsujimoto		○		○			○
	Full-Time Audit & Supervisory Board Member	Hideki Kishimoto			○			○	○
	External Audit & Supervisory Board Member	Yukio Ono			○			○	○
	External Audit & Supervisory Board Member	Akiko Yamakawa			○		○		○
	External Audit & Supervisory Board Member	Hiroko Kudo		○	○	○			