Corporate Governance

Corporate governance system

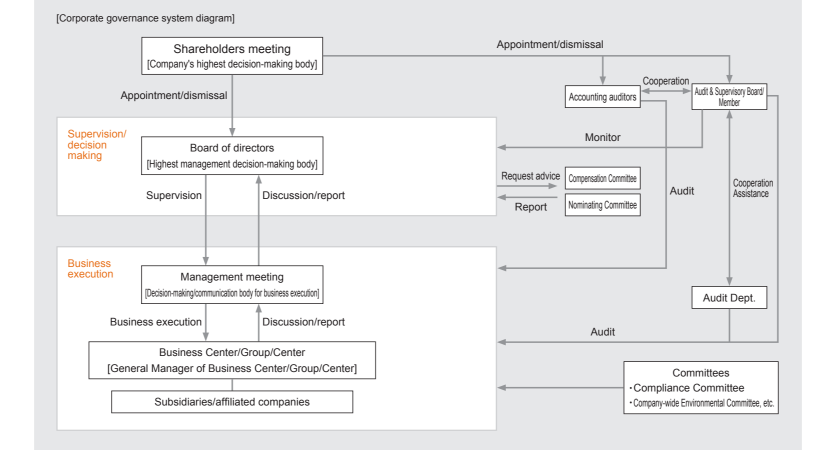
In line with the spirit of innovation "Do what others won't do," Tokai Rika is working to achieve sustainable growth and improve corporate value. The basic philosophy guiding our business practice is to earn the trust and keep meeting the expectations of all stakeholders, especially shareholders. By adding one female external director in June 2022, we are working to improve the effectiveness of management from diverse perspectives and further improve corporate governance. We hold a board of directors meeting once a month to decide on statutory and important matters such as management strategy and to supervise business execution, and a management meeting to make decisions about and report on business execution at least twice a month. Additionally, in April 2023, we reorganized our Business Center, our Business Planning Group, and Business Administration Group with the aim of establishing a more rapid new product development system and implementing specific strategies in our mid-term plan. Through this, we will further expedite our managerial responses.

Board of directors

The board of directors, chaired by the President, is composed of internal and external officers, including two external directors and three external Audit & Supervisory Board Members. Therefore, we can combine diverse experiences and wisdom. On the board, we discuss and decide on important management matters and future business directions. Also, we ensure transparency so that we can monitor the soundness of the execution system from a variety of perspectives and make corrections. With an internal control system and a risk management system already in place, we are well prepared for aggressive management.

Audit & Supervisory Board

The Audit & Supervisory Board formulates audit policies and plans for Audit & Supervisory Board Members, reports monthly activity of full-time Audit & Supervisory Board Members, reviews annual audit activities by Audit & Supervisory Board Members, deliberates and prepares audit reports of the Audit & Supervisory Board, and makes



resolutions for the reappointment and non-reappointment of accounting auditors throughout the year. Each Audit & Supervisory Board Member performs audits in accordance with the Audit & Supervisory Board Member Auditing Standards and the Regulations of the Audit & Supervisory Board. Specifically, they attend important meetings such as those of the board of directors and management meetings, audit the proceedings and details of proposals, and express their opinions as necessary.

[Changes in the number of external directors and external Audit & Supervisory Board Members]

		June 2020	June 2021	June 2022	June 2023	
Discretes	Internal/External	4/2	4/2	3/3	3/3	
Director	Total	6	6	6	6	
		Kei Fujioka	Kei Fujioka	Kei Fujioka	Kei Fujioka	
Composition directors	of external	Yasushi Yamanaka	Shoji Tsuzuki	Shoji Tsuzuki	Minako Miyama	
				Minako Miyama	Motomi Niwa	
Audit & Supervisory Board Member	Internal/External	2/3	2/3	2/3	2/2	
	Total	5	5	5	4	
Composition	of external	Tadashi Yamashina	Tadashi Yamashina	Tadashi Yamashina	Yoshinori Yamada	
•	rvisory Board	Minoru Chida	Minoru Chida	Minoru Chida	Minoru Chida	
Members		Yoshinori Yamada	Yoshinori Yamada	Yoshinori Yamada		
Ratio of external directors		33% • The number of internal directors decreased due to system changes *Redefining the roles of director, corporate officer	33%	50% • First female director	50%	

[Members (attendance rate)]

Name	Position	Board of directors	Nominating Committee	Compensation Committee	Audit & Supervisory Board
Hiroyoshi Ninoyu	Representative Director President	13 times/13 times (100%)	2 times/2 times (100%)	3 times/3 times (100%)	-
Koki Sato	Representative Director Executive Vice President	13 times/13 times (100%)	2 times/2 times (100%)	-	-
Masahiko Sato	Director Executive Vice President	Attended from June 2023	-	-	-
Kei Fujioka External	Director	13 times/13 times (100%)	2 times/2 times (100%)	3 times/3 times (100%)	-
Minako Miyama External	Director	11 times/11 times (100%)	2 times/2 times (100%)	-	-
Motomi Niwa External	Director	Attended from June 2023	Attended from June 2023	Attended from June 2023	-
Isaki Sugiura	Full-time Audit & Supervisory Board Member	13 times/13 times (100%)	-	-	13 times/13 times (100%)
Toshiaki Tsuchiya	Full-time Audit & Supervisory Board Member	Attended from June 2023	-	-	Attended from June 2023
Yoshinori Yamada External	Audit & Supervisory Board Member	13 times/13 times (100%)	-	-	13 times/13 times (100%)
Minoru Chida External	Audit & Supervisory Board Member	13 times/13 times (100%)	-	-	13 times/13 times (100%)

* Indicates the chairperson or committee chairperson.

*Ms. Minako Miyama was newly elected as a director at the 75th ordinary shareholders meeting held on June 14, 2022. Since her appointment, the board has met 11 times.

Nominating Committee

Deliberation and report on proposals for the appointment and dismissal of directors and corporate officers

	Hiroyoshi Ninoyu, Representative Director and President		
	Koki Sato, Representative Director		
Members	Kei Fujioka, Director (external and chair)		
	Minako Miyama, Director (external)		
	Motomi Niwa, Director (external)		

Compensation Committee

Deliberation and report on compensation system for directors and corporate officers, and individual compensation (Monthly compensation, bonuses, and restricted stock, etc.).

	Hiroyoshi Ninoyu, Representative Director and President		
Members	Kei Fujioka, Director (external and chair)		
	Motomi Niwa, Director (external)		

Committee (Company-wide Environmental Committee)

The Company-wide Environmental Committee is organized for the purpose of continuous and effective operation of the environmental management system, in order to contribute to the construction of a sustainable society through our business activities.

We are working to address global environmental issues such as climate change from a medium- to long-term perspective under the three pillars of our activities: "Establishment of a Carbon-neutral Society," a "Establishment of a Recycling-based Society," and a "Establishment of a Society in Harmony with Nature."

[Ratio of external officers]	Internal officer External officer
Board of directors	50%
Audit & Supervisory Board	50%
Nominating Committee	60%
Compensation Committee	67%

Board of directors

Efforts to revitalize the deliberation of the board of directors

We will post the agenda and related materials for the board of directors (including the extraordinary board of directors) to the meeting system of the board of directors three days before the date of the board of directors meeting according to the "three-day-before rule," so that external directors and external Audit & Supervisory Board Members can view them in advance. In order to facilitate constructive discussions and exchanges of opinions at board of directors meetings, we provide external officers with advance explanations of materials two days before the meetings, and also share materials and minutes of management meetings. Proposals for meetings of the board of [Skill matrix]

directors and other conference bodies are explained using simple and clear materials, and we also try to secure the deliberation time. Regarding participation in online conferences and paper deliberations, we always operate them in a timely and accurate manner that satisfies both immediacy and interactivity.

Skill matrix

In order to continue to contribute to society and achieve sustainable growth in the midst of major changes in the times and environment surrounding our company, we need to take on the challenge of solving social issues while strengthening our business foundation. Positioning the above as our future growth strategy, we have selected items for the skill matrix.

	External	Name	Corporate management governance		SDGs				- ·			
Position				Technology development	Diversity	Carbon neutrality	IT-DX	Compliance	Foreign operation	Manufacturing	Sales	Finance
Representative Director President		Hiroyoshi Ninoyu	0		0	0	0	0	0	0		0
Representative Director Executive Vice President		Koki Sato	0	0	0	0	0		0	0	0	
Director Executive Vice President		Masahiko Sato	0		0	0	0		0		0	
Director	Independent External	Kei Fujioka	0		0			0	0		0	0
Director	Independent External	Minako Miyama	0	0	0		0					
Director	Independent External	Motomi Niwa	0		0			0	0			
Full-time Audit & Supervisory Board Member		Isaki Sugiura	0		0	0	0		0	0	0	
Full-time Audit & Supervisory Board Member		Toshiaki Tsuchiya	0		0	0			0		0	
Audit & Supervisory Board Member	Independent External	Yoshinori Yamada	0					0				0
Audit & Supervisory Board Member	External	Minoru Chida	0	0		0	0			0		

Effectiveness of the board of directors

In order to improve the effectiveness of the board of directors, in July 2021 the board of directors conducted an evaluation of how to ensure its effectiveness and how to operate it

We continue to make improvements in areas such as the degree of advance explanations given by the board of directors, the timing of disclosure of materials, the volume of materials, and the ease of reading, etc., and we evaluate that a certain level of effectiveness has been secured. Going forward, we will further improve our operational methods and increase the effectiveness of the board of directors by setting individual mid-term themes as items for discussion by the board of directors and comprehensively deliberating investment projects that were previously resolved individually.

Improvements

·By revising the regulations of the board of directors, review of the criteria for submitting proposals for discussing the direction of the company.

·Participation of external directors in important internal meetings

·Further enhancement of the preparation of materials for officer conference bodies

·Setting of the appropriate deliberation time for each proposal

Items that need further improvement

·Deepening discussions through off-site meetings of board members

•Further review of the regulations of the board of directors to enhance agenda for discussing the direction of the company

External director/external Audit & Supervisory Board Member

Reason for appointment

Position	Name	
	Kei Fujioka	Mr. Kei Fujioka has abundant abundant experience in the lo We have appointed him as a advice etc. on business exect centered on the logistics field,
External Director	Minako Miyama	Ms. Minako Miyama has a p ensuring diversity in addition human resource developme expectation that she will utilize on management reforms from
	Motomi Niwa	Mr. Motomi Niwa has expendepartments at DENSO Corp We have appointed him as an advice on overall management and wisdom.
External Audit &	Yoshinori Yamada	We have appointed Mr. Yoshi highly specialized knowledge through many years of corpor- other companies to contribute stock exchange and there is n
Supervisory Board Member	Minoru Chida	Mr. Minoru Chida has been ir interiors for many years at To and wisdom in that field. We h so that he can contribute his company.

Support system for external directors and External Audit & Supervisory Board Members

When an external director or external Audit & Supervisory Board Member is appointed, in addition to briefing the outline of the company's business, finance, organization, products, etc., we do disclosure of management meeting materials and minutes, inspection of manufacturing and improvement status of production sites at a monthly production division meeting. We also ask them to participate in our in-house mid-term management plan formulation meeting, and strive to gain an understanding of our future business initiatives.

Reason for appointment

t knowledge in a variety of fields such as corporate management, and ogistics field through having worked for Mitsui-Soko Holdings Co., Ltd. an independent officer in the hope that we can receive supervision, cution from a professional perspective, regarding overall management , making use of his abundant experience, perception, and wisdom.

proven track record at Dai Nippon Printing Co., Ltd. as a leader in n to her experience in the research, planning and development, and ent fields. We have appointed her as an independent officer in the ze her extensive experience, perception, and wisdom to provide advice m her objective and scientific perspective.

erience in purchasing, business planning, and human resources poration, as well as experience in managing its overseas subsidiaries. an independent officer in the hope that we can receive supervision and ent, making use of his extensive and abundant experience, perception,

ninori Yamada as an Audit & Supervisory Board Member to obtain his as a certified public accountant, his wide range of wisdom cultivated rate auditing, and his experience as an external auditor and director of te to our auditing. Also, he met the independence standards set by the no risk of a conflict of interest with general shareholders.

involved in the field of development and design related to automobile Fovota Motor Corporation, and has specialized experience, perception. have appointed him as an external Audit & Supervisory Board Member abundant experience, perception, and wisdom to the auditing of our

Appointment and dismissal of management executives and nomination of candidates for directors

The nomination of candidates for directors and corporate officers is drafted by the President, and deliberated by the Nominating Committee chaired by an external director, which was established to enhance the independence and transparency of the process of selecting and dismissing officers. The board of directors will make a resolution based on the report from the Nominating Committee. In addition, the nomination of candidates for Audit & Supervisory Board Members is comprehensively examined from the perspectives of knowledge of finance and accounting and whether they have various perspectives on corporate management.

Internal control

We adopt group management through common policies, such as the business philosophy and group policies, as a system for ensuring the appropriateness of the business conducted in the corporate group consisting of our company and subsidiaries. Furthermore, with regard to the management of subsidiaries, we maintain control by stipulating matters for approval, reporting, etc., while respecting their independence. By doing so, we have established a system to confirm the appropriateness and legality of the operations of our subsidiaries.

Please refer to the Annual Securities Report and the Corporate Governance Report for information in regard to directors and corporate officers.

Policy for determining officers' compensation Basic policy

As a basic compensation policy to meet the mandates of shareholders, the compensation system is designed to increase the motivation of officers to improve their business performance and contribute to the long-term increase in corporate value. The compensation level has been established according to the officer's position, taking into consideration the degree of each type of responsibility. It consists of basic compensation (monthly compensation), short-term incentive (bonus), and medium- to long-term incentive (stock compensation).

Classification	Monthly compensation	Bonus	Stock compensation
Internal directors/ corporate officers	0	0	0
External Director	0	-	-
Audit & Supervisory Board Members/External Audit & Supervisory Board Members	0	-	-

[Compensation composition and its beneficiaries]

[Compensation composition for internal directors/corporate officers]

	Fixed compensation	Variable compensation			
		Short term	Long term		
Compensation composition	Monthly compensation 60%	Bonus 30%	Stock compensation 10%		
Payment	Cash		Stock		

The compensation for internal directors and corporate officers is set at approximately 60% monthly compensation: 10% stock compensation: 30% bonus. As external directors are responsible for monitoring and supervising management from an independent standpoint, they are not paid cash bonuses or stock compensation.

Monthly compensation

The monthly compensation for each director and corporate officer is drafted after analyzing their responsibilities, salary levels of employees, and the levels of other companies, decided by the board of directors after deliberation and reports by the Compensation Committee chaired by an external director, which was established as an advisory body to the board of directors to enhance the independence and transparency of the decisions of the board of directors. Also, the compensation for Audit & Supervisory Board Members is determined through discussions among the Audit & Supervisory Board Members. Monthly compensation is determined within the maximum amount of total compensation set by a resolution of the shareholders meeting.

Bonus

Bonuses for each director (excluding external directors) and corporate officers are drafted based on consolidated operating income that reflects the results of the company's primary operating activities, taking into consideration the business environment and bonus payments to employees, and evaluations of the activities of each individual. The draft is deliberated and reported by the Compensation Committee, which was established as an advisory body to the board of directors to enhance the independence and transparency of decisions made by the board of directors and is chaired by an external director; the total bonus payment is approved at the shareholders meeting, after which the board of directors decides the bonus amount.

Stock compensation

The purpose of the stock compensation of each director (excluding external directors) and corporate officers (restricted stock) is to encourage them to make efforts to improve the corporate value of the company over the medium to long term, to take a high degree of responsibility as a manager, and to manage the company from the same perspective as shareholders. Its draft is prepared in consideration of the business environment and the standards of other companies. As with monthly compensation and bonuses, the draft is deliberated and reported by the Compensation Committee, which was established as an advisory body to the board of directors and is chaired by an external director, after which the board of directors decides the amount.

[Outline of restricted stock]

Target persons	Directors (excluding external directors) and corporate officers
Stock compensation allowance	Within 40 million yen per year to directors
Maximum number of shares	Within 40,000 shares per year to directors
Transfer restriction period	Period until the date of retirement from the role of directors, Audit & Supervisory Board Members, and corporate officers