Note : This document has been translated from a part of the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail. The Company assumes no responsibility for this translation or for direct, indirect, or other forms of damages arising from the translations.

TSE Code: 9719 May 31, 2024 (Start date of electronic provision measures: May 27, 2024)

To Our Shareholders,

Notice of 2024 Annual General Meeting and Meeting Materials

It is our pleasure to announce the Annual General Meeting of Shareholders of SCSK Corporation (hereinafter "We," "SCSK" or the "Company") for the fiscal year ended March 31, 2024, which will be held as set forth below.

In convening the General Meeting of Shareholders, measures for electronic provision have been taken for information that constitutes the content of Reference Documents for the General Meeting of Shareholders, etc. (matters subject to electronic provision measures), which is posted on the Company's website as "Notice of 2024 Annual General Meeting and Meeting Materials." Please refer to it on the website below.

The Company's website https://www.scsk.jp/ir_en/information/gms.html

In addition to the Company's website above, matters subject to electronic provision measures will also be posted on the Tokyo Stock Exchange (TSE) website. Please access the TSE website (Listed Company Search) below, search by the issue name (SCSK) or the securities code (9719), then select "Basic information," and "Documents for public inspection/PR information" to view.

TSE's website (Listed Company Search) https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

It is possible to exercise your voting rights in writing or electronically, without physically attending the meeting. Should you choose to exercise your voting rights in this manner, please refer to pages 5 and 6 for details on these voting methods. Please take the time to examine the Reference Documents for the General Meeting of Shareholders and exercise your voting rights no later than 5:30 p.m. on Wednesday, June 19, 2024.

With highest regards,

Takaaki Touma Representative Director, President SCSK Corporation 3-2-20 Toyosu, Koto-ku, Tokyo, Japan

1. Date and time	Thursday, June 20, 2024, at 10:00 a.m.
2. Venue	SCSK Meeting Room, 14F, Toyosu Front 3-2-20 Toyosu, Koto-ku, Tokyo, Japan
3. Purpose of the Meeting Matters to be reported:	
Report No. 1	Business Report, Consolidated Financial Statements, and Audit Reports by the Independent Auditor and the Audit and Supervisory Committee regarding the Consolidated Financial Statements for the fiscal year ended March 31, 2024 (April 1, 2023, to March 31, 2024)
Report No. 2	Non-consolidated Financial Statements for the fiscal year ended March 31, 2024 (April 1, 2023, to March 31, 2024)
Matters to be resolved:	
Proposition No. 1	Partial Amendment of Articles of Incorporation
Proposition No. 2	Appointment of Seven (7) Directors (excluding Directors that are Audit and Supervisory Committee Members)
Proposition No. 3	Appointment of One (1) Director that is an Audit and Supervisory Committee Member

Notes:

1. If you attend the Meeting in person, please submit the enclosed voting form to the receptionist.

2. Of the matters subject to electronic provision measures, in accordance with laws and regulations and our Articles of Incorporation, the following matters are not included in the documents delivered to shareholders who requested delivery of such documents. The Audit and Supervisory Committee and the Accounting Auditor have audited the documents subject to audit, including the following matters.

· Important matters regarding new stock acquisition rights, etc. of the Company in the business report

· Information regarding decisions on systems for ensuring appropriate business procedures in the business report

· Overview of implementation of systems for ensuring appropriate business procedures in the business report

· Consolidated statements of change in net assets and notes to the consolidated financial statements

Non-consolidated statements of change in net assets and notes to the non-consolidated financial statements

3. If any of the matters subject to electronic provision measures require amendment, we will post an announcement to that effect, as well as the matters before and after amendment, on our website and TSE's website.

Live Stream of Annual General Meeting of Shareholders

The General Meeting of Shareholders will be made available for viewing via live streaming. The live stream will be in a one-way viewing format. Accordingly, please exercise your voting rights via the internet or other methods prior to the meeting and submit any questions if you have in advance.

Date

The live stream will be commenced at 9:30 a.m. on Thursday, June 20, 2024, 30 minutes prior to the scheduled start of the General Meeting of Shareholders at 10:00 a.m., and will end with the conclusion of the meeting.

How to Participate

1. Access the following live stream viewing website (available in Japanese only) via computer or smartphone https://9719.ksoukai.jp

2. Login by inputting your ID and passwordID: Shareholder number (nine-digit number shown on voting form)Password: Postal code (seven-digit postal code of registered address)

Note to Shareholders Physically Attending General Meeting of Shareholders

Video of the proceedings of the General Meeting of Shareholders will be recorded from a position nearby the Company representatives in order to help prevent shareholders from being shown in videos against their will. Please be aware that you may be shown on the stream under unavoidable circumstances.

Note to Shareholders Watching Live Stream

- 1. We ask that only shareholders registered in the shareholder registry on March 31, 2024, view the live stream of the General Meeting of Shareholders.
- 2. Shareholders viewing the live stream of the General Meeting of Shareholders will not be deemed to be in attendance of the meeting as stipulated in the Companies Act of Japan. Accordingly, such shareholders will be unable to exercise voting rights, propose motions, or ask questions on the day of the meeting. When exercising voting rights, please take the time to examine the Guide to Exercise of Voting Rights on pages 5 and 6 and exercise your voting rights in writing or electronically (via the internet etc.) no later than 5:30 p.m. on Wednesday, June 19, 2024.
- 3. We ask that shareholders refrain from sharing ID and password of the live stream viewing website with others and from recording or distributing videos or audio of live stream of the General Meeting of Shareholders.
- 4. It is possible that disruptions or halts to videos or audio of the General Meeting of Shareholders may occur as a result of system failures, connection issues, or other factors.
- 5. The Company assumes no responsibility for damages to shareholders as a result of system failures, connection issues, or other factors.
- 6. All reasonable precautions will be taken with regard to the live stream of the General Meeting of Shareholders. However, it is possible that shareholders may be unable to view the live stream or that the live stream may be halted due to system failures, connection issues, or other factors.
- 7. Should the live stream of the General Meeting of Shareholders be halted, notification will be provided on the live stream viewing website.
- 8. All equipment, internet connection, communications, and other costs incurred in the viewing of the live stream of the General Meeting of Shareholders are to be paid by the shareholder.
- 9. The live stream of the General Meeting of Shareholders will be conducted in Japanese only.

Contact for Inquiries Regarding Live Stream Viewing

Any questions regarding the viewing of the live stream of the General Meeting of Shareholders should be directed toward V-cube, Inc. (Tel: 03-6833-6209) over the period from 9:00 a.m. on Thursday, June 20, 2024, until the conclusion of the meeting.

Advance Submission of Questions for General Meeting of Shareholders

It is possible to submit questions to be answered at the General Meeting of Shareholders in advance of the meeting. However, we ask that questions be limited to those that coincide with the purpose of the meeting. We plan to offer responses to those questions deemed to be of high interest to shareholders on the day of the General Meeting of Shareholders, but we do not promise to provide responses to all questions. Questions for which responses are not provided will be referenced for future engagement activities. No responses will be offered to questions on an individual basis.

Questions should be submitted over the period beginning at 10:00 a.m. on Friday, May 31, 2024 and ending on 5:30 p.m. on Thursday, June 13, 2024.

Process for Submitting Questions

1. Login to the live stream viewing website (available in Japanese only) by following the instructions on Live Stream of Annual General Meeting of Shareholders

2. Click on the "事前質問を行う" button

3. Fill in the question, click the "次へ" button to confirm the question and click the "申し込む" button

Guide to Exercise of Voting Rights

Please review the Reference Documents for the General Meeting of Shareholders and exercise your voting rights by any of the following methods.

If you will attend the meeting:

• Attend the meeting Date and time of the meeting: Thursday, June 20, 2024, 10:00 a.m.

Please bring the enclosed voting form with you and present it at the reception desk.

If you are unable to attend the meeting:

Exercise of voting rights in writing

Deadline for voting: The voting form must be received by no later than 5:30 p.m. on Wednesday, June 19, 2024.

Please indicate your vote for or against each proposition on the enclosed voting form and return the form to the Company's Administrator of Shareholder Registry by the deadline.

When neither approval nor disapproval of a proposition is indicated on your voting form, it shall be deemed as a vote for approval.

• Exercise through "smart voting"

Deadline for voting: Your vote must be exercised by no later than 5:30 p.m. on Wednesday, June 19, 2024.

Please scan the "voting rights exercise website login QR code for smartphones" at the lower right of the enclosed voting form with a smartphone or tablet.

For details, please refer to the next page.

• Exercise of voting rights via the internet

Deadline for voting: Your vote must be exercised by no later than 5:30 p.m. on Wednesday, June 19, 2024.

Please access https://www.web54.net, the website for exercise of voting rights via a personal computer, smartphone, cell phone, etc. and enter the code and password for exercise of voting rights printed on the enclosed voting form.

Follow the instructions on the screen and register your vote for or against each proposition. For details, please refer to the next page.

Handling of your votes when you exercise your voting rights in duplicate:

- 1. If you exercise your voting rights both in writing and via the internet, etc. (including "smart voting"), the voting via the internet, etc. (including "smart voting") shall be deemed valid.
- 2. If you exercise your voting rights multiple times via the internet, etc. (including "smart voting"), the last vote shall be deemed valid.

If you have any question concerning the exercise of voting rights, please contact:

Administrator of Shareholder Registry: Stock Transfer Agency Business Planning Dept., Sumitomo Mitsui Trust Bank, Limited,

For exercise of voting rights	For other inquiries
0120-652-031 (toll-free)	0120-782-031 (toll-free)
(9:00-21:00)	(9:00-17:00 on weekdays)

For institutional investors:

The electronic voting platform operated by ICJ, Inc. is available to institutional investors who have applied for the use of the platform in advance.

Exercise through "Smart Voting":

- 1. Please read the "QR code[®] to login the website for the exercise of voting rights for smartphone" at the lower right of the enclosed voting form with a smartphone or tablet terminal.
- Open the website for the exercise of voting rights. Click the displayed URL to open the website for the exercise of voting rights. There are two methods for the exercise of voting rights.
- 3.1 Indicate your vote for all of the Company's propositions. If no problem appears on the confirmation screen, you can complete your votes by clicking "Exercise your voting rights as shown here."
- 3.2 Indicate your vote individually for or against each proposition. Please follow the instructions on the screen to indicate your vote for or against each proposition.
- 4. If no problem appears on the confirmation screen, you can complete your votes by clicking "Exercise your voting rights as shown here."

If you wish to change you vote after exercising your voting rights, you will be required to read the QR code[®] again and re-enter the "code for the exercise for voting rights" and the "password" printed on the enclosed voting form.

(You may also directly access https://www.web54.net, the website for the exercise of voting rights, from a personal computer.)

Exercise of voting rights via the Internet:

- 1. Please access https://www.web54.net, the website for the exercise of voting rights
- 2. Login the website.
 - Enter the "code for the exercise of voting rights" printed on the enclosed voting form.
- 3. Enter your password. Enter the "password" printed on the enclosed voting form.

Please follow the instructions on the screen to vote for or against each proposition.

- * Shareholders are requested to bear the fees for connection and telecommunication costs for accessing the website for the exercise of voting rights.
- * You may not be able to use the website for the exercise of voting rights, depending on the environment for using the Internet, the service subscribed to and the device used.

Reference Documents for the General Meeting of Shareholders

Propositions to be Voted Upon and References Relating Thereto

Proposition No. 1: Partial Amendment of Articles of Incorporation

1. Reason for Proposition

The Company created the new post of Chairman and Director as Executive Director in order to further strengthen corporate governance. Therefore, the Company proposes a partial amendment to Articles 22 of the Company's Articles of Incorporation to clarify the role of Chairman and Director.

2. Details of Amendment

If this proposition is approved, the Company's Articles of Incorporation shall be amended as follows. (Amended text is underlined)

Current Text	Proposed Text			
Articles 1–21 (Omitted)	Articles 1–21 (Unchanged)			
Article 22: Representative Director(s)	Article 22: Representative Director(s) and Executive Director(s)			
The Board of Directors shall elect Representative	1. The Board of Directors shall elect Representative			
Director(s) of the Company from among Directors	Director(s) of the Company from among Directors			
(excluding those who concurrently serve as Audit and	(excluding those who concurrently serve as Audit and			
Supervisory Committee members) by a resolution of	Supervisory Committee members) by a resolution of			
the Board.	the Board.			
	2. The Board of Directors may appoint Chairman and			
	Director from among Directors (excluding those who			
	concurrently serve as Audit and Supervisory			
	Committee members) by a resolution of the Board.			
Articles 23–37 and Supplementary Provisions	Articles 23-37 and Supplementary Provisions			
(Omitted)	(Unchanged)			

Proposition No. 2: Appointment of Seven (7) Directors (Excluding Directors that are Audit and Supervisory Committee Members)

At the close of this General Meeting of Shareholders, the terms of all six (6) current Directors (excluding Directors that are Audit and Supervisory Committee Members, "Directors" shall exclude Directors that are Audit and Supervisory Committee Members for the remainder of this proposition) shall expire. In order to further strengthen our corporate governance, we are reducing the number of Executive Directors while increasing the number of Independent Directors, and hereby request that seven (7) Directors be appointed. If this proposition and proposition No. 3 are approved, the majority of the Company Directors will be Independent Directors.

Candidate No.	Name	Position at the Company	Attendance at Board of Directors meetings
1	Hideki Yamano < Reappointment>	Chairman and Director	100% (12/12)
2	Takaaki Touma < Reappointment>	Representative Director President Chief Health Officer	100% (12/12)
3	Tsutomu Ozaki <reappointment></reappointment>	Director Senior Managing Executive Officer Chief Information Security Officer General Manager, General Affairs & Legal & Risk Management General Manager, Global	100% (10/10)
4	Shinichi Kato <new appointment=""></new>	_	_
5	Tetsuya Kubo <reappointment> <outside director=""> <independent director=""></independent></outside></reappointment>	Outside Director	100% (12/12)
6	Sadayo Hirata <new appointment=""> <outside director=""> <independent director=""></independent></outside></new>	Outside Director (Audit and Supervisory Committee Member)	100% (12/12)
7	Shoei Yamana <new appointment=""> <outside director=""> <independent director=""></independent></outside></new>	_	_

The candidates for positions as Directors are as follows.

Note: The Company has entered into an indemnification contract with Mr. Hideki Yamano, Mr. Takaaki Touma, Mr. Tsutomu Ozaki, and Mr. Tetsuya Kubo, under which the Company indemnifies the costs defined in Item (i) and damages defined in Item (ii) of Article 430-2, Paragraph 1 of the Companies Act, within the limits stipulated by the Act. If each candidate is appointed as Director, such contract is to be continued. Additionally, if Mr. Shinichi Kato, Ms. Sadayo Hirata and Mr. Shoei Yamana are appointed as Directors, the Company will enter into the same contract with each candidate. Please refer to "4-6 Matters Regarding Indemnification Contract" of the Company's business report for more information on these contracts.

Note: Director and officer liability insurance contracts have been concluded with insurance firms offering coverage for damages or payments for which the applicable officers may become liable as a result of performing their duties. If appointed, all of the abovementioned Director candidates shall be applicable under these contracts. These contracts are scheduled to be renewed under the same terms. Please refer to "4-7 Matters Regarding Director and Officer Liability Insurance Contracts" of the Company's business report for more information on these contracts.

Candidate No. 1	Date of birth	Number of shares owned		Special interests with the Company
	Feb. 23, 1960	21,353 shar	es	None
Hideki Yamano <reappointment></reappointment>	Attendance rate of Board of Directors meetings (attendance/no. of meetings held)		No. of years in office as Director (until the end of the General Meeting of Shareholders)	
	100% (12 out of 12 meetings)	2 years		
Career summary, positions, responsi	bilities, and significant concu	urrent positior	15	
Apr. 2014 Corporate Officer of S General Manager, Env Project Business Divis	2014 Corporate Officer of Sumitomo Corporation General Manager, Environment & Infrastructure		Representative Director of Sumitomo Corporation Senior Managing Executive Officer, Chio Strategy Officer and Chief Information	
	General Manager, Corporate Planning &		Officer Director of Sumitomo Corporation Senior Managing Executive Officer	
Apr. 2018 Managing Executive C Corporation	pr. 2018 Managing Executive Officer of Sumitomo		Assistant to G Digital Busine	eneral Manager, Media &
Officer	n. 2018 Representative Director of Sumitomo		Representative	Director of SCSK Chief Executive Officer
Managing Executive (Managing Executive Officer, Chief Strategy Officer and Chief Information Officer		Representative Director of SCSK Chairman Chief Health Officer	
	Apr. 2024	Chairman an	d Director of SCSK (present)	
Reason for appointment				
Mr. Hideki Yamano possesses robust management experience in Japan and overseas and wide-ranging knowledge of environmental/society/human rights. He was appointed to Chairman of the Company in June 2022 and established medium- and long-term strategy and bears responsibility for all areas of management. We believe that the experience and knowledge accumulated throughout his career make him suited to direct the execution of the Company's business, and we have thus selected him to be a Director candidate.				
Other				

SCSK has entered into a liability limitation agreement with Mr. Hideki Yamano to limit the amount of his liabilities to the minimum amount stipulated in Article 425, Paragraph 1 of the Companies Act. If this proposed resolution is approved, this agreement will be renewed.

Candidate N	lo. 2	Date of birth	Number of shares owned	· ·	Special interests with the Company	
		Feb. 17, 1965	24,153 shar	res	None	
Takaaki Touma <reappointment></reappointment>		Attendance rate of Board of Directors meetings (attendance/no. of meetings held)	No. of years in office as Director (until the end of the General Meeting of Shareholders)		× .	
		100% (12 out of 12 meetings)	2 years	2 years		
Career sum	nary, positions, responsi	bilities, and significant concu	urrent position	ns		
Apr. 1987	Joined Sumisho COMPUTER SERVICE CORPORATION		Apr. 2021 Apr. 2022	Managing Executive Officer of SCSK President and Chief Operating Officer of SCSK		
Apr. 2013 Apr. 2016 Apr. 2018	Executive Officer of S Senior Executive Office Managing Executive Office		Jun. 2022	Representative	e Director of SCSK Chief Operating Officer	
_	Manager, Manufacturing & Telecommunication Systems Business Group		Apr. 2023	Representative Director of SCSK President		
Apr. 2020			Apr. 2024	024 Representative Director of SCSK (present) President (present) Chief Health Officer (present)		
Reason for a	Reason for appointment					
Mr. Takaaki Touma possesses a breadth of management experience and wide-ranging knowledge of technology. He was appointed to President of the Company in April 2022 and established a medium- and long-term strategy, bearing responsibility for all areas of management. We believe that the experience and knowledge accumulated throughout his career make him suited to the management of the Company, and we have thus selected him to be a Director candidate.						

Candidate N	Jo. 3	Date of birth	Number of shares owned		Special interests with the Company
		Jul. 29, 1963	3,693 shares		None
Tsutomu Ozaki <reappointment></reappointment>		Attendance rate of Board of Directors meetings (attendance/no. of meetings held)		No. of years in office as Director (until the end of the General Meeting of Shareholders)	
		100% (10 out of 10 meetings)	1 year		
Career sum	nary, positions, responsi	bilities, and significant conc	urrent positior	18	
Apr. 1987 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019	Middle East FZE Corporate Officer of S Assistant General Man COO of Sumitomo Co Group Managing Director of Middle East FZE Corporate Officer of S	umitomo Corporation ager for Middle East umitomo Corporation ager for Middle East Sumitomo Corporation umitomo Corporation ager for Middle East rporation Middle East Sumitomo Corporation umitomo Corporation	Apr. 2021 Apr. 2023 Jun. 2023	General Manag Dept., Media & Managing Exe Corporation Assistant to Go Digital Busine Concurrent por Executive Offic Concurrent por Security Office	sition as Senior Managing cer of SCSK sition as Chief Information er sition as General Manager, Management
Apr. 2020		ager for Europe, Middle opean Corporate nitomo Corporation	Apr. 2024	Senior Managi Chief Informat General Manag Management Director of SC	ng Executive Officer ion Security Officer ger, Legal & Risk
. ipi. 2020		ager for Europe, Middle opean Corporate		(present) Chief Informa (present) General Mana Legal & Risk	ation Security Officer ager, General Affairs & Management (present) ager, Global (present)

Mr. Tsutomu Ozaki possesses robust experience in global businesses at Sumitomo Corporation along with wide-ranging knowledge pertaining to legal and risk Management. We believe that the experience and knowledge accumulated throughout his career make him suited to the management of the Company, and we have thus selected him to be a Director candidate.

Candidate No. 4		Date of birth	Number of Company shares owned		Special interests with the Company
Apr. 23, 1963		Apr. 23, 1963	0 shares		Yes
	inichi Kato v appointment>	Attendance rate of Board of Directors meetings (attendance/no. of meetings held)		No. of years in office as Director (until the end of General Meeting of Shareholders)	
		—	_		
Career sumr	nary, positions, responsi	bilities, and significant conc	urrent position	IS	
Apr. 1987 Apr. 2016	Joined Sumitomo Corp Corporate Officer of S Assistant General Man General Manager, Trai	umitomo Corporation ager for the Americas	May 2021	Assistant Gene	cer of Sumitomo Corporation eral Manager for the Americas poration of Americas
Apr. 2017	Construction Systems Corporation of Americ Corporate Officer of S Assistant General Man General Manager, Aut	Group, Sumitomo cas Group umitomo Corporation lager for the Americas	Apr. 2022	Managing Executive Officer of Sumitome Corporation Assistant General Manager for the Ameri Sumitomo Corporation of Americas CAO of TBC Corporation	
Oct. 2017	Business Group, Sumi Americas Group Corporate Officer of S Assistant General Man General Manager, Aut	tomo Corporation of umitomo Corporation lager for the Americas	May 2023	Managing Exe Corporation Assistant Gene Sumitomo Cor	cutive Officer of Sumitomo eral Manager for the Americas poration of Americas EO of TBC Corporation
	Business Group, Sumi Americas Group	tomo Corporation of ager for South America,	Apr. 2024	Senior Managi Sumitomo Cor Assistant to Pr	ng Executive Officer of poration
Apr. 2018	Executive Officer of S General Manager, Aut	umitomo Corporation omobility Business Div.	May. 2024		EO of TBC Corporation ging Executive Officer of
Apr. 2021				Sumitomo Co	rporation(present) a & Digital Group(present)
Reason for a	appointment				

supervise the operation execution of the Company, and we have thus selected him to be a Director candidate.

Other

1. Mr. Shinichi Kato is an executive of Sumitomo Corporation. A business relationship between the Company and Sumitomo

Corporation exists primarily in the areas of software development, data processing services, and hardware and software sales.

2. If this proposed resolution is approved, SCSK intends to enter into a liability limitation agreement with Mr. Shinichi Kato to limit the amount of his liabilities to the minimum amount stipulated in Article 425, Paragraph 1 of the Companies Act.

Candidate 1	No. 5	Date of birth	Number of shares owned		Special interests with the Company	
		Sep. 24, 1953	0 shares		None	
<r <01</r 	tsuya Kubo eappointment> itside Director> pendent Director>	Attendance rate of Board of Directors meetings (attendance/no. of meetings held)		No. of years in office as Director (from the end of the General Meeting of Shareholders)		
		100% (12 out of 12 meetings)	3 years			
Career sum	mary, positions, respons	ibilities, and significant conc	urrent positior	15		
Apr. 1976	Joined The Sumitomo		Jun. 2011		osition as Director of	
Jun. 2003	Executive Officer of S Corporation	umitomo Mitsui Banking		Sumitomo Mi (resigned in N	itsui Financial Group, Inc. Aarch 2013)	
	General Manager, Hon		Apr. 2013	Representativ	e Director, President & CEO of	
Jul. 2006	Managing Executive C Mitsui Banking Corpo		Apr. 2016		Securities Inc. e Director, Chairman of	
Apr. 2008	Concurrent position as		Apr. 2010		Securities Inc.	
-	Officer of Sumitomo N	Aitsui Financial Group,	Jun. 2016		imitomo Mitsui Financial	
Apr. 2009	Inc. Director and Senior M	anaging Executive Officer			esigned in June 2020) osition as Representative	
1	of Sumitomo Mitsui B	anking Corporation		Director, Cha	irman of SMBC Nikko	
	Concurrent position as Executive Officer of S	Senior Managing umitomo Mitsui Financial	Apr. 2020		. (resigned in March 2020) MBC Nikko Securities Inc.	
	Group, Inc.		Jan. 2021	Director, Ch	airman of GCM Investments	
Apr. 2011	Director and Deputy P Mitsui Banking Corpo	resident of Sumitomo ration (resigned in March	Jun. 2021	Japan K.K. (Outside Dire	present) ctor of SCSK (present)	
	2013)		Jun. 2021	Outside Dire	ctor of SCSK (present)	
	Concurrent position as	Deputy President and umitomo Mitsui Financial				
	Group, Inc.					
		as Director of SMBC				
Reason for	appointment and expected	ed roles	<u> </u>			
financial in knowledge Company's Director car	stitutions as well as wide accumulated throughout operations and to offer a	his career qualifies him to he advice on all areas of manage	ng to global be elp enhance th	usinesses. We b e functions that	elieve that the experience and supervise the execution of the	
		a Kubo as an independent dir				
		d notified the Tokyo Stock E limitation agreement with M			t is obligated to do so. mount of his liabilities to the	
minimun	n amount stipulated in A				sed resolution is approved, this	
	nt will be renewed. uva Kubo was a director	at SMBC Nikko Securities II	nc. until Marel	h 2020. In Octo	ber 2022, this company was	
imposed	a business suspension or	der and a business improvem	nent order by t	he Financial Se	rvices Agency due to violation	
		stabilization transactions wit ch Mr. Tetsuya Kubo was ser			ions conducted over a period	
company	was also convicted of v	iolations of the Financial Inst			llegal stabilization transactions)	
	ard to the securities trans	actions above. ve of Sumitomo Mitsui Bank	ing Company	on a maior lar	der to the Company we wet!	
T. IVII. 1 CIS	13. More than five years	s have passed since he resign	ed from Sumi	tomo Mitsui Ba	nking Corporation and he has npany has judged that this past	
	involved in the manager	IEIIL OF LINS COMBANY ALEFTER				
not been relations	hip does not have an imp	act on the independence of N			, Mr. Tetsuya Kubo was a	
not been relations director o	hip does not have an imp of Sumitomo Mitsui Fina	act on the independence of M ncial Group, Inc., parent con	npany of Sum	itomo Mitsui Ba	, Mr. Tetsuya Kubo was a anking Corporation, until June	
not been relations director o 2020. Ho	hip does not have an imp of Sumitomo Mitsui Fina owever, no business relat	act on the independence of M ncial Group, Inc., parent con ionships exist between Sumit	npany of Sumi tomo Mitsui F	itomo Mitsui Ba inancial Group	, Mr. Tetsuya Kubo was a	
not been relations director of 2020. Ho Mr. Tets managen	hip does not have an imp of Sumitomo Mitsui Fina owever, no business relat uya Kubo was an executi nent of this company afte	act on the independence of M ncial Group, Inc., parent con ionships exist between Sumit ve of SMBC Nikko Securitie r resigning. Moreover, the ar	npany of Sumi tomo Mitsui F es Inc., until M nount of trans	itomo Mitsui Ba inancial Group Iarch 2020, but actions betweer	, Mr. Tetsuya Kubo was a anking Corporation, until June and the Company. Furthermore, he has not been involved in the a SMBC Nikko Securities and	
not been relations director of 2020. Ho Mr. Tets managen the Comp	hip does not have an imp of Sumitomo Mitsui Fina owever, no business relat uya Kubo was an executi nent of this company afte pany equate to less than	act on the independence of M ncial Group, Inc., parent con ionships exist between Sumit ve of SMBC Nikko Securitie r resigning. Moreover, the ar	npany of Sumi tomo Mitsui F es Inc., until M nount of trans ting revenue of	itomo Mitsui Ba inancial Group farch 2020, but actions betweer of SMBC Nikko	, Mr. Tetsuya Kubo was a anking Corporation, until June and the Company. Furthermore, he has not been involved in the a SMBC Nikko Securities and Securities and the consolidated	

Candidate No. 6	Date of birth	Number of Company shares ownedSpecial interests with Company		Special interests with the Company
	Aug. 4, 1963	200 shares		None
Sadayo Hirata <new appointment=""> <outside director=""> <independent director=""></independent></outside></new>	Attendance rate of Board of Directors meetings (attendance/no. of meetings held)	No. of years in office as Director (from the end of t General Meeting of Shareholders)		
	100% (12 out of 12 meetings)	2 years		
Career summary, positions, respon	sibilities, and significant conc	urrent position	ns	
Apr. 2011Guest Associate Pro School of InnovationApr. 2013Associate Professor Engineering and Sc of Technology (pressOct. 2017Member of Science Apr. 2020Apr. 2020Specially Appointed Graduate School of of Management Sci	 r. 2011 Guest Associate Professor at Housei Business School of Innovation Management r. 2013 Associate Professor at Graduate School of Engineering and Science at Shibaura Institute of Technology (present) t. 2017 Member of Science Council of Japan (present) r. 2020 Specially Appointed Associate Professor at Graduate School of Engineering Department of Management Science and Technology, Tohoku University (present) Agr. 2023 Chief of Research Group for Wo Empowerment at IT Industry, J Institute for Women's Empower 		rastructure Planning Ministry of Education, s, Science and Technology etor (Audit and Supervisory lember) of SCSK (present) er, Information and tons Council of Ministry of irs and Communications arch Group for Women's at at IT Industry, Japan	
Reason for appointment and expe	eted roles			
Ms. Sadayo Hirata possesses robust experience as an engineer as well as academic knowledge pertaining to IT and technology management. We believe that the experience and knowledge accumulated throughout his career qualifies him to help enhance the functions that supervise the execution of the Company's operations and to offer advice on all areas of management, and we have thus selected him to be an Outside Director candidate.				
Other matters concerning candida	e for Outside Director			
 SCSK has designated Ms. Sadayo Hirata as an independent director that is unlikely to have any conflict of interest with respect to general shareholders and notified the Tokyo Stock Exchange with this regard as it is obligated to do so. If this proposed resolution is approved, SCSK intends to enter into a liability limitation agreement with Ms. Sadayo Hirata to limit the amount of his liabilities to the minimum amount stipulated in Article 425, Paragraph 1 of the Companies Act. Ms. Sadayo Hirata will retire from her position as Director that is an Audit and Supervisory Committee Member at the close of this General Meeting of Shareholders. If the proposition is approved, she will be appointed as a Director that is not an Audit and Supervisory Committee Member. 				

Candidate N	Jo. 7	Date of birth	Number of shares owned		Special interests with the Company
		Nov. 18, 1954	0 shares		None
Shoei Yamana <new appointment=""></new>		Attendance rate of Board of Directors meetings (attendance/no. of meetings held)	No. of years in office as Director (from the end of the General Meeting of Shareholders)		
		_	_		
Career sum	mary, positions, responsi	bilities, and significant concu	arrent position	IS	
Apr. 1977Joined Minolta Camera Co., Ltd.Jan. 2001CEO of Minolta QMS Inc.Jul. 2002Executive Officer and General Manager of Management Planning Division of Minolta Co., Ltd. Deputy General Manager of Image Information Products General Headquarters, Image Information Products CompanyAug. 2003Senior Executive Officer of Konica Minolta Holdings, Inc. (currently, Konica Minolta, Inc.)Oct. 2003Senior Executive Officer of Konica Minolta Holdings, Inc.			 Apr. 2011 Director and Senior Executive Officer of Konica Minolta Holdings, Inc., and Representative Director and President of Konica Minolta Business Technologies, Inc. Apr. 2013 Director and Senior Managing Executive Officer of Konica Minolta, Inc. Apr. 2014 Director, President and CEO, and Representative Executive Officer of Konica Minolta, Inc. Apr. 2022 Director, Executive Chairman and Executive Officer of Konica Minolta, Inc. (resigned in June 2023) 		
Jun. 2006	Technologies, Inc.	Konica Minolta Business ecutive Officer (in charge y and IR) of Konica	Jun. 2022 Outside Director of TDK Corporation (present) Jun. 2023 Outside Director of Zensho Holdings Co., Ltd. (present)		
Reason for a	appointment and expecte	d roles	•		
precision eq that the exp supervise th	uipment companies and erience and knowledge a	ccumulated throughout his ca any's operations and to offer	environmenta areer qualifies	al, social, and hur him to help enh	man rights issues. We believe ance the functions that
Other matte	rs concerning candidate	for Outside Director			
unlikely t Exchange 2. If this pro- to limit th 3. Mr. Shoe execution equate to	to have any conflict of in- e with this regard as it is of posed resolution is appro- ne amount of his liabilitie i Yamana was an execution of this company after re- less than 1% of the cons	oved, SCSK intends to enter to the minimum amount sti- tive of Konica Minolta, Inc., u signing, and the amount of th	shareholders into a liability ipulated in Art intil June 202. ransactions be Minolta, Inc. a	and intends to no r limitation agree ticle 425, Paragra 3, but he has not tween Konica M and the consolida	otify the Tokyo Stock ment with Mr. Shoei Yamana aph 1 of the Companies Act. been involved in the Business inolta, Inc. and the Company ated net sales of the Company.

Proposition No. 3: Appointment of One (1) Director that is Audit and Supervisory Committee Member

At the close of this General Meeting of Shareholders, the terms of three (3) Directors that are Audit and Supervisory Committee Members Ms. Kazuko Shiraishi, Mr. Yasuo Miki and Ms. Sadayo Hirata of the present six (6) Directors that are Audit and Supervisory Committee Members shall expire. Accordingly, we hereby request that one (1) Director that is Audit and Supervisory Committee Members be appointed and the number of Directors that are Audit and Supervisory Committee Members decrease by two (2). However, in consideration of the Company's current auditing system including cooperation with Internal Auditing Dept. and other Dept., we judged that we can sufficiently ensure the audit effectiveness as well as contribute to enhancing mobility. If the proposition is approved, the number of Directors that are Audit and Supervisory Committee Members will be four (4).

Advance consent has been received from the Audit and Supervisory Committee with regard to this proposition.

Candidate	Date of birth	Number of Company shares owned	Special interests with the Company	
	Mar. 1, 1955	100 shares	None	
Yasuo Miki <reappointment> <outside director=""> <independent director=""></independent></outside></reappointment>	Attendance rate of Board of Directors meetings (attendance/no. of meetings held)	Attendance rate of Audit and Supervisory Committee meetings (attendance/no. of meetings held)	No. of years in office as Outside Director (from the end of the General Meeting of Shareholders)	
	100% (12 out of 12 meetings)	100% (14 out of 14 meetings)	2 years	
Career summary, positions, response	ibilities, and significant cor	ncurrent positions		
Business Department Oct. 2005 President of VMware	cess and CPG Solutions of NEC Corporation	Innovation Offic Committee of th Games (resigned Jun. 2022 Outside Directo Committee Men	ition as Chief Technology er of The Tokyo Organising ne Olympic and Paralympic in September 2021) or (Audit and Supervisory nber) of SCSK (present) r of AIRPORT FACILITIES tive)	
Reason for appointment and expected	ed roles			
Mr. Yasuo Miki possesses robust m career at IT companies. We believe help enhance the functions that supe management, and we have thus sele Supervisory Committee Member.	that the experience and known that the experience and known with the execution of the C	owledge accumulated throughout Company's operations and to off	his career qualifies him to er advice on all areas of	
Other matters concerning candidate	for Outside Director			
 SCSK has designated Mr. Yasuo Miki as an independent director that is unlikely to have any conflict of interest with respect to general shareholders and notified the Tokyo Stock Exchange with this regard as it is obligated to do so. SCSK has entered into a liability limitation agreement with Mr. Yasuo Miki to limit the amount of his liabilities to the minimum amount stipulated in Article 425, Paragraph 1 of the Companies Act. If this proposed resolution is approved, this agreement will be renewed. The Company has entered into an indemnification contract with Mr. Yasuo Miki, under which the Company indemnifies the costs defined in Item (i) and damages defined in Item (ii) of Article 430-2, Paragraph 1 of the Companies Act, within the limits stipulated by the Act. If he is appointed as Director, such contract is to be continued. Please refer to "4-6 Matters Regarding Indemnification Contract" of the Company's business report for more information on these contracts. Director and officer liability insurance contracts have been concluded with insurance firms offering coverage for damages or payments for which the applicable officers may become liable as a result of performing their duties. If appointed, the abovementioned Director candidate shall be applicable under these contracts. These contracts are scheduled to be renewed under the same terms. Please refer to "4-7 Matters Regarding Director and Officer Liability Insurance Contracts" of the Company's business report for more information on these contracts. 				

The candidate for the position as Director that is Audit and Supervisory Committee Member is as follows.

Input from the Audit and Supervisory Committee on Nomination and Remuneration of Directors that are Not Audit and Supervisory Committee Members

Based on reports from relevant officers regarding Director nomination proposals and policies, the Audit and Supervisory Committee discussed matters concerning the nomination of Directors that are not Audit and Supervisory Committee Members. Through such discussions, the Audit and Supervisory Committee reached the conclusion that the Director candidates named in this proposal were sufficiently qualified based on factors including the composition of the Board of Directors and the specialized knowledge, experience, and past performance of candidates.

In addition, discussions regarding the remuneration of Directors that are not Audit and Supervisory Committee Members were held based on reports from relevant officers on remuneration systems and amounts. These discussions led the Audit and Supervisory Committee to conclude that the amounts of remuneration paid to Directors that are not Audit and Supervisory Committee Members were appropriate because these amounts were based on Directors' roles and duties, at a level that considered the Company's performance, and calculated through impartial methods.

Reference 1: Skills Required of the Board of Directors

The Company decides the size of its Board of Directors and its membership based on consideration of the diversity and balance of the skills of members. To assist in this process, the following list has been prepared of the skills deemed necessary in order to ensure that the Board of Directors is equipped with the knowledge, experience, and capacities required to advance the SCSK Group's growth strategies.

Skill	Display Name	Reason for Selection
Corporate management	Corporate management	Corporate management
experience		experience is necessary for
		assessing the opportunities
		and risks in the Company's
		diverse businesses and for
		guiding investments to help
		ensure ongoing growth.
		SCSK is promoting
		sustainability management as
		a growth strategy, meaning
		that it must position the
		resolution of various social
		issues as an earnings
		opportunity and actively
		contribute to the resolution of
		these issues. Corporate
		management experience is
		imperative for making
		appropriate management
		resource investment and
		other management decisions
		for this purpose.
Financial and accounting	Finance / accounting	Financial and accounting
expertise and experience		expertise and experience are
		crucial for accessing business
		growth potential and
		profitability in pursuit of high
		capital efficiency and for
		practicing timely and
		appropriate disclosure and
		highly transparent corporate
		governance.
Technological expertise,	Technology	Technological expertise,
foresight, and experience		foresight, and experience are
		needed for making
		appropriate management
		decisions pertaining to the
		introduction technologies in
		various fields for use in
		resolving corporate and
		social issues.

Skill	Display Name	Reason for Selection
Organization and human	Organization / human	Organization and human
resource management	resources	resource management
expertise and experience		expertise and experience are
		required to ensure that the
		Company can offer
		opportunities and
		organizations in which
		professionals with diverse
		skills and backgrounds can
		share a common set of values
		and grow and succeed while
		exercising their individuality
		and expertise.
Expertise and experience	Marketing	Expertise and experience
pertaining to market and		pertaining to market and
economic environments and		economic environments and
trends		trends are necessary to
		identify the issues that may
		emerge from social or
		economic changes and to
		guide the appropriate
		development and provision of
		solutions for addressing these
		issues.
Expertise and experience	Environmental / social /	Expertise and experience
pertaining to environmental,	human rights	pertaining to environmental,
social, and human rights		social, and human rights
issues		issues are imperative to
		accurately assessing social
		issues related to global
		warming, human rights,
		regional disparities, and other
		factors and to identifying the
		areas in which SCSK can
		contribute to the resolution of
		such issues. These skills are
		also vital to enabling SCSK
		to develop sound value chains and fulfill other social
		responsibilities.

Skill	Display Name	Reason for Selection
Legal and risk management expertise and experience	Legal / risk management	Legal and risk management expertise and experience are required to ensure strict compliance and highly effective oversight of management as well as to the development and implementation of appropriate management systems for risks and other matters.
Global business expertise and experience	Global	Global business expertise and experience are vital to the Company's efforts to capitalize on the growth opportunities presented by global digitization trends.

Reference 2: Director Skills (Skill Matrix) Should Propositions 2 and 3 be approved as proposed, the membership and skills of the Board of Directors will be as follows.

Name	Position within the Company	Corporate management	Finance / accounting	Technology	Organization / human resources	Marketing	Environmental / social / human rights	Legal / risk management	Global
Hideki Yamano	Chairman and Director	•			•	٠	•		٠
Takaaki Touma	Representative Director President	•		•	•	٠			
Tsutomu Ozaki	Director Senior Managing Executive Officer							•	٠
Shinichi Kato	Director					٠			•
Tetsuya Kubo	Outside Director	•	•						•
Sadayo Hirata	Outside Director			•	•				
Shoei Yamana	Outside Director	•			•	•	•		•
Hiromichi Jitsuno	Director (Audit and Supervisory Committee Member)							•	
Yasuo Miki	Outside Director (Audit and Supervisory Committee Member)	•		•					
Hidetaka Matsuishi	Outside Director (Audit and Supervisory Committee Member)	•	•		•	•			
Yumiko Waseda	Outside Director (Audit and Supervisory Committee Member)						•	•	

Business Report for the Fiscal Year Ended March 31, 2024

1-1. Matters Regarding the Current Status of the SCSK Group

(1) Operating Performance and Segment Information

In the fiscal year ended March 31, 2024, the domestic economy felt the impacts of the rising commodity prices that stemmed from increases in energy and raw material prices as well as the foreign exchange trends that were shaped by interest rate fluctuations. Nevertheless, a modest recovery trend continued in the domestic economy as economic activity in Japan picked up.

The Japanese economy is anticipated to see the continuation of this modest recovery trend due in part to the benefits of government measures implemented amid improvements in the job market and in wages. However, caution is required with regard to the risk of downturns in the Japanese economy following downturns overseas given the concern pertaining to the impacts of the global monetary tightening trend and the future of the Chinese economy. We also must be wary of the potential impacts of rising commodity prices, conditions in the Middle East, and fluctuations in financial and capital markets.

In this economic environment, the IT services market continues to enjoy an upward trend in IT investment by customers seen across a wide range of industries driven by a strong appetite for IT investment for growing businesses and bolstering competitiveness. Meanwhile, ongoing growth in demand for IT investment is expected, even amid concern for economic downturns overseas. Specific targets of demand will include transitioning from existing systems to cloud systems to accommodate the increasingly digital society.

Demand for IT investment pertaining to digitalization continues to increase among customers in the manufacturing industry. Outlets for this investment demand include strategic investments for redeveloping core systems and strengthening operating foundations. In the financial industry, demand was strong for investment for the purposes of bolstering overseas operations and developing fraud and money laundering detection and prevention systems. As for the distribution industry, IT investment demand was up for core system development and business enhancement applications.

In addition, consistent demand is being seen for cloud IT services along with continuous investment demand for redeveloping core systems to address the ends of software service periods. This demand is being driven by a robust appetite for improvements in operational efficiency and productivity. This situation is expected to generate ongoing demand for systems redevelopment and strategic IT investment.

In the fiscal year ended March 31, 2024, net sales increased 7.7% year on year, to ¥480,307 million, as result of higher sales of systems development services stemming from ongoing growth in IT investment demand as well as strong performance in the system maintenance and operation / services segment.

Operating profit rose 11.0% year on year, to ¥57,004 million, due to sales growth and improved profitability. These factors offset the rise in personnel expenses that followed the increase in base salaries, higher recruitment expenses, and the rise in expenses associated with sales activities. Profit attributable to owners of the parent, meanwhile, increased 8.5% year on year, to ¥40,461 million.

						5 /
	Previous fiscal year		Fiscal year under review		Comparison with previous	
	(April 1, 2022 – March 31, 2023)		(April 1, 2023 – March 31, 2024)		fiscal year	
	Net Sales	Segment Profit	Net Sales	Segment Profit	Net Sales	Segment Profit
Industrial IT Business	143,128	18,834	162,424	21,989	19,296	3,155
Financial IT Business	59,995	6,905	64,170	7,517	4,175	611
IT Business Solutions	66,535	6,992	73,832	5,842	7,296	-1,150
IT Platform Solutions	88,453	12,900	87,742	12,571	-710	-329
IT Management Service	61,471	7,353	65,190	9,942	3,719	2,589
Other	26,313	1,366	26,652	1,815	339	449
Adjustments	14	-2,991	294	-2,674	280	316
Total	445,912	51,361	480,307	57,004	34,395	5,642

(Millions of yen)

Consolidated business results for the fiscal year ended March 31, 2024

Notes:

1. A partial revision to the Company's segments was instituted in the fiscal year ended March 31, 2024. Accordingly, the sales and segment profit figures for the fiscal year ended March 31, 2023, displayed above have been restated to reflect the revised segments.

2. Segment sales figures represent sales to external customers.

3. Adjustments to segment profit represent general corporate expenses that have not been allocated to the reported segments.

Overview of business results by segment

OIndustrial IT Business Sales ¥162,424 million Percentage of total: 33.8%	Net sales increased 13.5% year on year, to $\pm 162,424$ million, and segment profit grew 16.8%, to $\pm 21,989$ million. This growth was driven by higher core systems redevelopment sales to the distribution industry along with increases in investment demand among a wide range of industries, particularly with regard to development projects for the communications industry as well as for automobile, electric machinery, and other manufacturing industries.
OFinancial IT Business Sales ¥64,170 million Percentage of total: 13.4%	Net sales were up 7.0% year on year, to $\pm 64,170$ million, following rises in anti-money laundering service sales to the banking, credit/leasing companies as well as increases in systems development orders for securities companies. Segment profit similarly rose 8.9%, to $\pm 7,517$ million, due to the benefits of the higher sales coupled with the absence of the loss-making projects recorded in the previous fiscal year.
OIT Business Solutions Sales ¥73,832 million Percentage of total: 15.4%	Net sales were up 11.0% year on year, to ¥73,832 million. This outcome was a result of the segment's ability to cater to core systems development demand primarily from manufacturing and distribution industry customers, the strong growth of ProActive products, and the benefits of newly acquired business process outsourcing (BPO) companies. Segment profit, meanwhile, declined 16.4%, to ¥5,842 million, due to the impacts of ongoing enhancement of staff reskilling measures, which are being implemented in line with the strategies of the Medium-Term Management Plan, as well as a reduction in BPO orders from the public sector.
OIT Platform Solutions Sales ¥87,742 million Percentage of total: 18.3%	Net sales were down 0.8% year on year, to $\$87,742$ million, and segment profit declined 2.6%, to $\$12,571$ million, due to a reduction in sales of network equipment to specific communications industry customers. The overall decline in performance was lessened by the benefits of strong sales of network security products together with increases in sales of hardware to manufacturing industry customers and academic research institutions.
OIT Management Service Sales ¥65,190 million Percentage of total: 13.6%	Net sales were up 6.1% year on year, to \pm 65,190 million, as a result of consistent demand associated with transitioning to cloud systems and redeveloping existing systems to use cloud infrastructure and higher management service revenue from financial industry and other customers. Segment profit rose 35.2%, to \pm 9,942 million, following the dissipation of the impacts of the higher electricity bills that affected performance in the six-month period ended September 30, 2022, due to an inability to transfer these impacts to customers. Another factor behind the higher profit was an increase in inter-segment sales following rises in platform development projects for customers of the Industrial IT Business and Financial IT Business segments.

Others

Sales ¥26,652 million Percentage of total: 5.5% Net sales were up 1.3% year on year, to \$26,652 million, and segment profit rose 32.9%, to \$1,815 million.

Sales in the Company's service-based sales segments, namely Systems Development, System Maintenance and Operation / Services, and Packaged Software / Hardware Sales, were as follows.

	Previous fiscal year		Fiscal year under review		Comparison with previous	
	(April 1, 2022 – March 31, 2023)		(April 1, 2023 – March 31, 2024)		fiscal year	
	Amount	Share (%)	Amount Share (%)		Amount	Change (%)
Systems Development	180,433	40.5	202,799	42.2	22,366	12.4
System Maintenance and Operation/Services	175,638	39.4	188,340	39.2	12,702	7.2
Packaged Software/Hardware Sales	89,841	20.1	89,168	18.6	-672	-0.7
Total	445,912	100.0	480,307	100.0	34,395	7.7

(Millions of yen unless otherwise stated)

In Systems Development, net sales increased 12.4% year on year, to ¥202,799 million. This increase was seen as a result of rises in core systems development orders from distribution industry customers and in systems development orders from manufacturing and financial industry customers.

In System Maintenance and Operation / Services, net sales increased 7.2% year on year, to ¥188,340 million, following growth in sales of management services and verification services.

In Packaged Software / Hardware Sales, net sales decreased 0.7% year on year, to ¥89,168 million, due to a reduction in network equipment sales to certain communications industry customers.

1-2 Procurement of Funds

(1) Fund Procurements

In the fiscal year ended March 31, 2024, a total of \$11,500 million in bank borrowings were refinanced and \$10,000 million worth of debenture bonds was issued (with an issuance date of July 26, 2023).

(2) Capital Investment

Capital investment by the SCSK Group totaled ¥14,757 million in the fiscal year ended March 31, 2024.

(3) Acquisition and Disposal of Stocks and Other Equity Holdings, Share Warrants, etc., in Other Companies SCSK ServiceWare Corporation, a consolidated subsidiary of the Company, has acquired all shares of Inet Support Inc., a company operating outsourcing business of call centers, on April 12, 2023, and made it a wholly-owned subsidiary.

1-3 Assets, Profits and Losses

(1) SCSK Group Assets, Profits and Losses

IFRS

Category		Fiscal year ended March 31, 2021	Fiscal year ended March 31, 2022	Fiscal year ended March 31, 2023	Fiscal year ended March 31, 2024
Net sales	(million yen)	396,853	414,150	445,912	480,307
Operating profit	(million yen)	45,878	47,555	51,361	57,004
Profit before tax	(million yen)	46,557	48,315	53,336	57,459
Profit attributable to owners of parent	(million yen)	33,435	33,470	37,301	40,461
Basic earnings per share	(yen)	107.09	107.20	119.44	129.51
Total assets	(million yen)	380,399	407,609	435,469	471,400
Total equity attributable to owners of parent	(million yen)	226,874	246,921	271,909	302,254
Equity attributable to owners of parent per share	(yen)	726.77	790.86	870.56	967.36

Note:

Effective October 1, 2021, a three-for-one stock split of the Company's common shares of stock was conducted. Per share information has been calculated assuming the aforementioned stock split was conducted with an effective date of April 1, 2020.

(2) SCSK Assets, Profits and Losses

Category		Fiscal year ended March 31, 2021	Fiscal year ended March 31, 2022	Fiscal year ended March 31, 2023	Fiscal year ended March 31, 2024
Net sales	(million yen)	316,888	332,153	355,610	381,911
Ordinary profit	(million yen)	36,396	41,388	44,530	49,158
Profit	(million yen)	31,641	29,195	29,953	34,782
Net profit per share	(yen)	101.36	93.53	95.92	111.34
Total assets	(million yen)	351,734	373,358	382,354	402,099
Net assets	(million yen)	220,336	234,636	249,703	266,730
Net assets per share	(yen)	705.75	751.57	799.51	853.71

Notes:

1. The value of net profit per share for each fiscal year is calculated using the average number of shares from the respective fiscal year. The value of net assets per share is calculated using the number of shares issued as of the end of the respective fiscal year (excluding treasury stock).

2. Effective October 1, 2021, a three-for-one stock split of the Company's common shares of stock was conducted. Per share information has been calculated assuming the aforementioned stock split was conducted with an effective date of April 1, 2020.

1-4 Issues to be Addressed

(1) Operating Environment and Tasks to Be Addressed

The domestic IT services market is witnessing a qualitative change in the IT strategies and investments of companies that is resulting in a more intimate relationship between business and IT. Examples of this change include the rapid advancement of generative AI, blockchain, cloud computing, and mobile technologies. This change is also manifesting in forms such as the rising importance of data utilization as data analysis technologies evolve as well as increases in data leakage, cyberattacks, and other security risks.

Against this backdrop, IT services companies will need to constantly embrace new technologies, continuously improve the quality of their products and services, and create innovative new products and services. The industry finds itself in a time of uncertainty as the operating environment changes at an increasingly rapid pace, making it difficult to project future trends. Achieving ongoing growth in these uncertain times will require companies to undergo self-transformation by reorganizing their business areas and redeveloping their business models.

In light of this changing environment, the Company has defined material issues to share the areas it should prioritize during the course of practicing sustainability management based on its corporate philosophy of "Create Our Future of Dreams." In line with these material issues, we established Grand Design 2030, our vision for 2030. In addition, we announced Medium-Term Management Plan (FY2023-FY2025), the second phase roadmap for achieving this vision, in April 2023.

<Material Issues>

The following seven material issues have been defined based on the SCSK Group's businesses, strengths, and role in society.

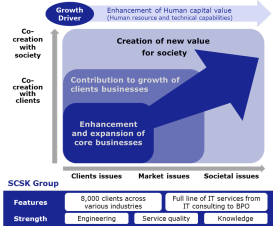
Achieving sustainable business growth with society	 Foundation supporting sustainable growth
• Innovating for a Brighter Society	Global Environmental Contributions
 Building Trust for a Safe and Secure Society 	Diverse Team of Professionals
Creating an Inclusive Society	Sustainable Value Chain
	Transparent Governance

<Grand Design 2030>

Grand Design 2030 defines the goal of SCSK as to become a Co-Creative IT Company in 2030 by creating businesses that contribute to the resolution of social issues together with customers and partners.

In order to accomplish this goal, we will realize dramatic improvements in comprehensive corporate value, which we define as corporate value that encompasses economic value as well as non-financial factors such as social value and human capital value, in order to heighten our essential corporate strength. We have also put forth the target of net sales of ¥1 trillion in order to grow SCSK into a first-class company that leads the resolution of social issues based on the creation of value that is not bound by tradition or past standards. Medium-Term Management Plan (FY2023-FY2025) details the concrete steps we are taking toward these ends.





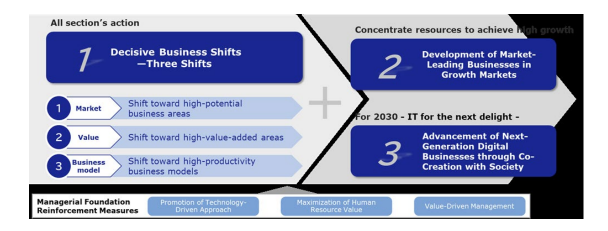
<Medium-Term Management Plan>

Medium-Term Management Plan (FY2023-FY2025) is positioned as the second phase of the plan toward the realization of Grand Design 2030. In addition to reorganizing our business areas and redeveloping our business models and actively engaging with areas that provide Group-generated new value, we will shift to a more highly profitable, productive business model. We will also strive to maximize each employee's market value by fostering a work environment in which employees can fully demonstrate their abilities and by selecting and building business fields and business models. Specific efforts to promote these initiatives are summarized in our Group core strategies.

Group Core Strategy

Pursue dramatic improvements in comprehensive corporate value through:

- Reorganization of business areas and redevelopment of business models to continue providing new value to customers and society
- Maximization of the market value of all employees based on the recognition that the growth of employees drives the growth of the SCSK Group



Core Strategy 1: Decisive Business Shifts -Three Shifts

(1) Shift toward high-potential business areas

(2) Shift toward high-value-added areas

(3) Shift toward high-productivity business models

Core Strategy 2: Development of Market-Leading Businesses in Growth Markets

Core Strategy 3: Advancement of Next-Generation Digital Businesses through Co-Creation with Society

Managerial Foundation Reinforcement Measures

(1) Promotion of Technology-Driven Approach

(2) Maximization of Human Resource Value

(3) Advocation of Value-Driven Management

Growth investment

Aggressive investment of ¥100 billion over three years

KPI

Financial Targets

Aiming at high profit growth by reorganizing of business areas and redeveloping of business models for sustainable growth

<FY2025>

-	Operating profit	¥65,000 million
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-	Operating profit margin	12.5%
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- ROE 14%

Shareholder returns

<FY2025>

- Dividend payout ratio 50%

(2) Progress of the Medium-Term Management Plan

We have positioned Medium-Term Management Plan (FY2023-FY2025) as the second phase toward becoming a Co-Creative IT Company in 2030. Under this plan, we will promote the following three core strategies and three managerial foundation reinforcement measures in order to contribute to the profitability and performance of the core strategies implemented in the first phase (the fiscal years ended March 31, 2021–2023).

Core Strategy 1: Decisive Business Shifts -Three Shifts

- Business areas will be reorganized and business models will be redeveloped to adapt to operating environment changes and achieve sustainable growth.
- Improvements of profitability will be pursued as we seek to generate growth potential and funds to fuel investments oriented toward future sustainable growth.

[Initiatives Based on Core Strategy 1]

i. Shift Toward High-Potential Business Areas

SCSK will identify high-potential business areas on an individual-organization basis in order to shift staff toward areas with high growth potential on a Companywide basis (manufacturing, mobility, security, etc.) and reskill individuals accordingly based on a selection and concentration approach. We are also implementing our Digital Skill Standards training program in order to

heighten our capacity to operate in high-potential business areas on a Companywide level.

ii. Shift Toward High-Value-Added Areas

SCSK is shifting toward upstream systems development areas while recruiting and cultivating the sophisticated engineers needed for upstream processes. Meanwhile, steady progress is being made in promoting the adoption of transaction and offering prices that match the value we provide. iii. Shift Toward High-Productivity Business Models

Assessing the applicability of generative AI has been defined as a Companywide priority. With the goal of improving development productivity through the use of generative AI technologies, we are evaluating the potential for these technologies to be used in processes ranging from condition definition to system operation, sales support, planning, and analysis.

Core Strategy 2: Development of Market-Leading Businesses in Growth Markets

- The SCSK Group will pursue high growth while contributing to market growth by exercising its strengths in growing markets and technology areas related to cloud and digital technologies.
- Resources will be reallocated in a manner that is not within resources of current organization, advanced technologies will be utilized in an organization-wide manner, and the Company will constantly seek out new target businesses.

Core Strategy 3: Advancement of Next-Generation Digital Businesses through Co-Creation with Society

- By leveraging on our core business insight, we will lead the creation of completely new, next-generation digital business and of new value for society.
- New business possibilities will constantly be explored in areas based on the SCSK Group's material issues.

[Initiatives Based on Core Strategies 2 and 3]

• In the financial area, dedicated anti-money laundering company SCSK RegTech Edge Corporation was the first company to receive approval to engage in foreign exchange transaction analysis businesses under the Act to Partially Amend the Payment Services Act and Other Related Acts to Establish a Stable and Efficient Payment Services System instituted in Japan in June 2022. Inheriting SCSK Corporation's operations in this area, SCSK RegTech Edge is tasked with the accumulation of insight and the provision of sophisticated services through a dedicated organization in order to respond to the increasingly sinister methods of criminal organizations based on the financial crime prevention insight and experience the Company has amassed over the years. Our BankSavior series of financial crime prevention solutions will be a core pillar of this undertaking.

• In the security area, we established SCSK Security Corporation as a dedicated cybersecurity company. Having since commenced operations, this security specialist company is helping customers resolve their cybersecurity issues through the provision of both products and services.

Managerial Foundation Reinforcement Measures

"Promotion of Technology-Driven Approach"

The SCSK Group will create new value and cultivate businesses by acquiring advanced technologies and expand the number of advanced engineers to implement in society. At the same time, we will further promote development of intellectual property accumulated over many years of business know-how and copyrighted works, enhance intellectual property value by promoting the use of intellectual property to resolve customer issues at all customer fronts, and strengthen the promotion of open innovation, such as collaboration with venture companies through fund investments and other means.

"Maximization of Human Resource Value"

The SCSK Group Medium-Term Management Plan (FY2023–FY2025) defines the policy of "Maximization of the market value of all employees based on the recognition that the growth of employees drives the growth of the SCSK Group." In implementing this policy, we aim to facilitate contributions from diverse employees by promoting diversity and inclusion as well as well-being and health and productivity management. We will also seek to lay the appropriate foundations through the improvement of our human resource portfolio based on business strategy and compensation and remuneration systems.

"Advocation of Value-Driven Management"

The SCSK Group is promoting Value-Driven Management based on the fact that fostering mutual understanding between employees and the Company (including leaders, senior management as such) can drive the creation of new value to degrees that could not be realized by a single individual or company.

[Initiatives Based on Managerial Foundation Reinforcement Measures]

• SCSK established an AI center of excellence along with SCSK AI Integration Lab as dedicated strategic AI organizations in order to accelerate efforts to apply AI to its business and to support customers in adopting AI. These organizations will actively contribute to the digital transformation of customers and society by utilizing the technologies accumulated through the course of providing value to customers as well as AI and other advanced technologies the SCSK Group will acquire or cultivate from a forward-looking perspective.

• SCSK is engaged in the ongoing improvement and acquisition of human capital. The Company has also defined a human resource portfolio that is linked to its business strategies, based on which it is cultivating advanced digital technology engineers and professionals with sophisticated digital skills and providing such individuals with opportunities to exercise their skills. Furthermore, we have developed our proprietary SCSK Well-Being Score system to gauge the important indicator of employee well-being. This system will be used to track well-being-related metrics and drive an improvement cycle with the goal of making SCSK an even more comfortable company to work for.

1-5 Major Businesses (as of March 31, 2024)

The SCSK Group offers services in the areas of IT consulting, systems development, verification service, IT infrastructure construction, IT management, IT hardware and software sales, and business process outsourcing through collaboration among the Industrial IT Business, Financial IT Business, IT Business Solutions, IT Platform Solutions, IT Management Service, and Other segments.

(1) Major SCSK Offices 1. Toyosu Head Office	Koto-ku, Tokyo
2. Branch offices	Minato-ku, Tokyo; Tama-shi, Tokyo; Osaka-shi, Osaka; Toyonaka-shi, Osaka; Nagoya-shi, Aichi Prefecture; Hiroshima-shi, Hiroshima Prefecture; Fukuoka-shi, Fukuoka Prefecture, Urasoe-shi, Okinawa Prefecture
3. Data centers	Chiyoda-ku, Tokyo; Bunkyo-ku, Tokyo; Koto-ku, Tokyo; Edogawa-ku, Tokyo; Inzai-shi, Chiba Prefecture; Toyonaka-shi, Osaka; Sanda-shi, Hyogo Prefecture

1-6 Major Branches (as of March 31, 2024)

(2) Main Offices of Important Subsidiaries, etc.

The main offices of important subsidiaries are those listed in (4) Status of Important Subsidiaries in Section 1-7, Information Regarding Status of Parent Company and Important Subsidiaries.

(3) Employees

1. SCSK Group Employees

No. of employees	Year-on-year change	
16,296	Increase of 968	

Segment	No. of employees
Industrial IT Business	5,160
Financial IT Business	1,647
IT Business Solutions	3,774
IT Platform Solutions	825
IT Management Service	1,935
Others	2,955
Total	16,296

Note: "Others" means the number of people working in management and other departments.

2. SCSK Employees

No. of employees	Year-on-year change	Average age	Average length of employment
8,611	Increase of 141	43 years, 6 months	18 years, 0 months

<u>1-7 Information Regarding Status of Parent Company and Important Subsidiaries (as of March 31, 2024)</u>

(1) Status of Parent Company

Our parent company is Sumitomo Corporation. At the end of the fiscal year under review, Sumitomo Corporation held 158,091,000 of the Company's shares (capital contribution ratio of 50.54%). Transactions with the parent company mostly involve software development, data processing services, and sales of hardware, software, and other products.

(2) Matters Regarding Transactions with the Parent Company

- Provisions for Preventing Transactions that Go Against the Interests of the Company
 In principle, transactions with the parent company are to utilize appropriate conditions based on the
 conditions of standard transactions with arm's length parties. For IT solutions provision, the Company
 submits price estimates based on market prices and cost ratios, and price negotiations take place with
 regard to every project.
- 2. Judgment by Board of Directors and Reasons for Judgment that Transactions Do Not Go Against the Interests of the Company

Based on internal regulations, decisions regarding major transactions with the parent company are to be made at meetings of the Board of Directors, which are attended by the Company's six (6) Outside Directors. Prior to decisions, the Board of Directors is to consult with and receive reports regarding the transaction in question from Conflict of Interest Advisory Subcommittee of the Governance Committee which is membered by Outside Directors that are designated as Independent Directors and external experts that are independent from the Company. Through this process, it has been decided that such transactions do not go against the interests of the Company.

In addition, the Company makes reports on applicable transactions periodically to Conflict of Interest Advisory Subcommittee of the Governance Committee. This committee monitors these transactions to ensure that they do not go against the interests of the Company.

3. Differences in Opinions between Board of Directors and Outside Directors Not applicable

(3) Contracts Concluded with Parent Company with Regard to Important Financial and Business Policies The Company has concluded contracts with the parent company with regard to important financial and business policies that provide for the following.

Parent company Sumitomo Corporation respects the autonomous management of group companies while contributing to important decision-making by the boards of directors of group companies based on the relationships of trust established through active dialogue as a stakeholder. Moreover, the parent company acts in accordance with a group management policy of pursuing the creation of new value through strong coordination with group companies. To address the risks of conflicts of interests between the parent company and general shareholders of the Company, the Company implements effective corporate governance systems that utilize Outside Directors who are independent from both the parent company and the management of the Company to ensure the independence of decision-making.

Meanwhile, the independence of decision-making is a top priority. At the same time, the Company recognizes the need to manage risks through the construction and operation of internal controls for the entire group by the parent company and to improve corporate value. Accordingly, the parent company is consulted with and reported to prior to decisions regarding execution of important operations, compliance issues, or other projects with the potential to seriously affect the Company's corporate value.

Company name	Location	Equity	Capital contribution ratio (%)	Main business
SCSK ServiceWare Corporation	Koto-ku, Tokyo	¥100 million	100.00	Contact center services and BPO services
VeriServe Corporation	Chiyoda-ku, Tokyo	¥792 million	100.00	Product verification services and security verification services, etc.
SCSK Minori Solutions Corporation	Koto-ku, Tokyo	¥480 million	100.00	Software development, system operation, hardware sales, etc.
SCSK KYUSHU CORPORATION	Fukuoka-shi, Fukuoka Pref.	¥200 million	100.00	Software development and data processing
SCSK HOKKAIDO CORPORATION	Sapporo-shi, Hokkaido	¥100 million	100.00	Software development and data processing
SCSK PRESCENDO CORPORATION	Koto-ku, Tokyo	¥100 million	100.00	EC fulfillment services
SCSK USA Inc.	New York State, USA	US\$11,850,000	100.00	Software development and data processing
SCSK Europe Ltd.	London, UK	Stg£1,400,000	100.00	Software development and data processing
SCSK Shanghai Limited	Shanghai, China	US\$500,000	100.00	Software development and data processing
SCSK Asia Pacific Pte. Ltd.	Singapore	¥200 million	100.00	Software development and data processing
PT SCSK Global Indonesia	Jakarta, Indonesia	Rp60,000 million	100.00	Software development and data processing
SCSK Myanmar Ltd.	Yangon, Myanmar	US\$3,800,000	100.00	Software development and data processing
Skeed Co., Ltd.	Meguro-ku, Tokyo	¥100 million	100.00	Software and solutions planning, development, sales, etc. using autonomous and dispersed network technologies as a core competency
Allied Engineering Corporation	Koto-ku, Tokyo	¥242 million	100.00	Consulting and packaged software development and sales
SCSK SYSTEM MANAGEMENT CORPORATION	Koto-ku, Tokyo	¥100 million	100.00	Systems operation services
VA Linux Systems Japan K.K.	Koto-ku, Tokyo	¥194 million	100.00	Software development (Open-source software consulting)
SDC Corporation	Koto-ku, Tokyo	¥96 million	50.10	Network building and operation services
SCSK NEC Data Center Management, Ltd.	Koto-ku, Tokyo	¥100 million	62.50	Data center services and network services
SCSK Automotive H&S Corporation	Koto-ku, Tokyo	¥100 million	100.00	Mobility related software
Gran Manibus Co., Ltd.	Chiyoda-ku, Tokyo	¥90 million	94.29	Consulting and cutting-edge solutions services
SCSK Nearshore Systems Corporation	Koto-ku, Tokyo	¥100 million	100.00	Software development and maintenance services
SCSK RegTech Edge Corporation	Koto-ku, Tokyo	¥100 million	100.00	Anti-money laundering support

SCSK Security Corporation	Koto-ku, Tokyo	¥50 million	100.00	Security service development, sales and security products sales
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Notes:

1. We have a total of 30 consolidated subsidiaries, including the important subsidiaries listed above.

2. Effective June 15, 2023, SCSK RegTech Edge Corporation was established as a consolidated subsidiary, and as of January 1, 2024, the Company's foreign exchange transaction analysis businesses, related services, and contingent businesses were inherited through company split (simple absorption-type company split).

3. Effective August 1, 2023, SCSK Security Corporation was established as a consolidated subsidiary, and as of April 1, 2024, the Company's security service development and sales related to cyber security, and security product sales businesses were inherited through company split (simple absorption-type company split).

1-8 Principal Lenders and Loans Payable (as of March 31, 2024)

*

Name of lender	Loans payable (in millions of yen)	
NEC Corporation*	4,800	
Sumitomo Mitsui Trust Bank, Limited	4,500	
Sumitomo Mitsui Banking Corporation	4,500	
Mizuho Bank, Ltd.	2,500	
Total	16,300	

Both companies provided financing proportionate to their respective stakeholdings (62.5 to 37.5) to SCSK NEC Data Center Management, Ltd., a joint venture established on April 1, 2022 by the Company with NEC Corporation. Because SCSK NEC Data Center Management, Ltd. is a consolidated subsidiary of the Company, this financing, including amounts borrowed by SCSK NEC Data Center Management, Ltd. from NEC Corporation, is stated as loans payable, consolidated basis.

<u>1-9 Policy Regarding the Exercise of the Rights of the Board of Directors Pursuant to the</u> <u>Articles of Incorporation (in Accordance with Article 459, Paragraph 1 of the Companies</u> <u>Act) to Distribute Surpluses as Dividends, etc.</u>

In determining dividends, the Company aims to increase returns to shareholders in response to stronger consolidated results. In that process, the Company gives comprehensive consideration to its financial position, earnings trends, dividend payout ratio as well as reserves for future business investment.

The Company pays dividends twice a year from its surplus: an interim dividend and a year-end dividend. The decision-making authority regarding dividends lies with the Board of Directors. For the fiscal year ended March 31, 2024, the Company will issue year-end dividend of \$32.00 per share. Combined with the previously issued interim dividend of \$28.00 per share, this year-end dividend will make for a total dividend of \$60.00 per share. For the fiscal year ending March 31, 2025, we intend to issue an annual dividend of \$68.00 per share.

The Company regards the acquisition of treasury shares as one means of returning profits to shareholders, and will consider any such acquisitions taking into account share price trends and above issues, and shareholder returns via dividend payments.

2. Particulars Regarding the Shares of the Company

2-1 Total Number of Shares Authorized	2-4 Top 10 Shareholders
600,000,000 shares	Name of shareholder
2-2 Total Number of Shares Issued 312,783,158 shares (including 359,375 shares of treasury stock)	Sumitomo Corporation The Master Trust Bank of Japan, Ltd. (trust account) Custody Bank of Japan,
<u>2-3 Number of Shareholders on the Last</u> <u>Day of the Fiscal Year</u> 26,638 people	Ltd. (trust account) SCSK Group Employee Stock Ownership Association STATE STREET BANK WEST CLIENT –
	TREATY 505234 SSBTC CLIENT OMNIBUS ACCOUNT
	ARGO GRAPHICS Inc.
	AND TRUST COMPANY 505001 JAPAN POST
	INSUPANCE Co. Ltd

Shareholding Shares owned ratio % Shares 158,091,477 50.60 of 22,924,800 7.34 nt) , 14,957,400 4.79 е 6,781,064 2.17Κ 4,440,476 1.42 4,108,202 1.31 с. 3,046,500 0.98 Κ 0.77 2,408,660 2,146,200 0.69 INSURANCE Co., Ltd. GOVERNMENT OF 2,030,122 0.65 NORWAY

Note: The shareholding ratio is calculated by dividing the number of shares held by the number of shares outstanding which is derived by deducting treasury stock (359,375 shares) from the total number of issued shares.

2-5 Status of Shares Allocated to the Company's
Officers as a Consideration for the Execution of the
Duties in the Fiscal Year

Classification	Shares	Number of Subject to be Allocated
	Shares	Number
Directors (excluding Outside Directors, part- time Directors, and Directors that are Audit and Supervisory Committee Members)	28,238	4

Note: For the details of stock-based compensation, please refer to "4-2 Directors Remuneration" of the Company's business report.

3. Important Matters regarding New Stock Acquisition Rights, etc. of the Company

Matters regarding stock acquisition rights by company officers, etc., as of March 31, 2024

Date of issuance	Number of new stock acquisition rights	Type and number of shares subject	Number of new shares per stock acquisition right	Issuing price	Amount to be paid for the exercise of each new acquisition right	Exercise period
July 27, 2007 (2nd)	6 rights	1,800 ordinary shares	300 shares	No consideration	¥1	From July 28, 2007, to July 26, 2027
July 29, 2008 (4th)	13 rights	3,900 ordinary shares	300 shares	No consideration	¥1	From July 30, 2008, to July 28, 2028
July 30, 2009 (6th)	13 rights	3,900 ordinary shares	300 shares	No consideration	¥1	From July 31, 2009, to July 29, 2029
July 30, 2010 (8th)	21 rights	6,300 ordinary shares	300 shares	No consideration	¥1	From July 31, 2010, to July 29, 2030

• Overview of stock acquisition rights (share-based remuneration)

Notes:

1. The amount to be paid for the exercise of each new stock acquisition right shall be the product of the exercise price per share and the number of shares conveyed by each right.

2. Effective October 1, 2021, a three-for-one stock split of the Company's common shares of stock was conducted. As a result, the numbers of shares subject to the new stock acquisition rights have been adjusted.

• Numbers of Company officers and holdings of stock acquisition rights (share-based

remuneration) by company officers (by classification)								
Issued Date	and Sup Committee M	cluding Audit ervisory Members, and Directors)	(excluding Audit and		Directors (Audit and Supervisory Committee Members)		Executive Officers (excluding Directors)	
	No. of holders	No. of rights	No. of holders	No. of rights	No. of holders	No. of rights	No. of holders	No. of rights
July 27, 2007 (2nd)	1 person	6 rights	0 people	0 rights	0 people	0 rights	0 people	0 rights
July 29, 2008 (4th)	1 person	13 rights	0 people	0 rights	0 people	0 rights	0 people	0 rights
July 30, 2009 (6th)	1 person	13 rights	0 people	0 rights	0 people	0 rights	0 people	0 rights
July 30, 2010 (8th)	1 person	21 rights	0 people	0 rights	0 people	0 rights	0 people	0 rights

remuneration) by Company officers (by classification)

4. Particulars Regarding the Company's Officers

4-1 Directors

Name	Po	sition in the Company	Significant concurrently held posts
Hideki Yamano	*1	Director	
Takaaki Touma	*1	Director	
Tetsuya Fukunaga		Director	Outside Director of ARGO GRAPHICS Inc.; Chairman of Japan Information Technology Services Industry Association
Tsutomu Ozaki		Director	
Masaki Nakajima		Director	Senior Managing Executive Officer of Sumitomo Corporation
Tetsuya Kubo	*2	Director	Director, Chairman of the Board of GCM Investments Japan K.K.
Hiromichi Jitsuno		Director (Audit and Supervisory Committee Member) (full-time)	
Kazuko Shiraishi	*2	Director (Audit and Supervisory Committee Member)	External Director of MODEC, Inc.
Yasuo Miki	*2	Director (Audit and Supervisory Committee Member)	
Sadayo Hirata	*2	Director (Audit and Supervisory Committee Member)	
Hidetaka Matsuishi	*2	Director (Audit and Supervisory Committee Member)	Outside Director of JDC CORPORATION
Yumiko Waseda	*2	Director (Audit and Supervisory Committee Member)	Outside Audit & Supervisory Board Member of IHI Corporation; Outside Audit & Supervisory Board Member of CHUGAI PHARMACEUTICAL CO., LTD.

Notes:

1. *1 = Representative Director

2. *2 =Outside Director, as defined by laws and regulations

5. Director Mr. Tsutomu Ozaki resigned from his position as an executive of Sumitomo Corporation on June 23, 2023.

7. Other than those listed above, there are no relationships between the Company and entities at which Outside Directors hold significant posts that require disclosure.

8. Officers holding significant concurrent posts not listed above: not applicable

^{3.} Directors Mr. Tetsuya Kubo and Directors (Audit and Supervisory Committee Members) Ms. Kazuko Shiraishi, Mr. Yasuo Miki, Ms. Sadayo Hirata, Mr. Hidetaka Matsuishi and Ms. Yumiko Waseda are Independent Directors that are unlikely to have any conflict of interest with respect to general shareholders, an assurance we are obliged to provide by the Tokyo Stock Exchange.

^{4.} Mr. Hiromichi Jitsuno was appointed as a full-time Audit and Supervisory Committee Member to allow him to perform an array of duties to ensure the effectiveness of the audit. These duties include attending important meetings; reviewing reports on operational execution matters from Directors (excluding Directors that are Audit and Supervisory Committee Members) and employees; examining important resolution documents; collecting information through meetings held with the auditors of subsidiaries; and sharing information with the Audit and Supervisory Committee.

^{6.} Director (Audit and Supervisory Committee Member) Mr. Hiromichi Jitsuno resigned from his position as an executive of Sumitomo Corporation on June 23, 2023.

Changes during the fiscal year under review

1. New appointment	Appointed June 22, 2023
	Tsutomu Ozaki (Director)
	Masaki Nakajima (Director) (part time)
	Hiromichi Jitsuno (Director (Audit and Supervisory Committee Member))
	Hidetaka Matsuishi (Director (Audit and Supervisory Committee Member)) (part time)
	Yumiko Waseda (Director (Audit and Supervisory Committee Member)) (part time)
2. Retirement	Retired June 22, 2023
	Koji Tamefusa (Director) (part time)
	Shunichi Aramaki (Director) (part time)
	Yasunori Anzai (Director (Audit and Supervisory Committee Member))
	Kimitoshi Yabuki (Director (Audit and Supervisory Committee Member)) (part
	time)
	Masaichi Nakamura (Director (Audit and Supervisory Committee Member)) (part
	time)

Executive Officers and Corporate Officers of the Company

The positions and/or areas of responsibility of numerous executive officers and corporate officers have been revised effective April 1, 2024. Shown below are posts/assignments as of March 31, 2024 (before the revision) and April 1, 2024 (current status).

Current position in company	Name	Areas of responsibility and significant posts concurrently held		
(as of April 1, 2024)		As of March 31, 2024	As of April 1, 2024 (current)	
President ^{*1}	Takaaki Touma		Chief Health Officer	
Senior Managing Executive Officer ^{*1}	Tsutomu Ozaki	Chief Information Security Officer; General Manager, Legal & Risk Management	Chief Information Security Officer; General Manager, General Affairs & Legal & Risk Management; General Manager, Global	
Senior Managing Executive Officer	Tetsuya Ueda	General Manager, Global Digital Solution & Innovation Business Group	General Manager, Business Design Group	
Senior Managing Executive Officer	Atsushi Watanabe	Representative Director and President of SCSK ServiceWare Corporation	Representative Director and President of SCSK ServiceWare Corporation	
Senior Managing Executive Officer	Yasushi Shimizu	General Manager, Human Resources & General Affairs	General Manager, Human Resources	
Managing Executive Officer	Yoshiyuki Shinbori	Chief Executive Officer of VeriServe Corporation	Chief Executive Officer of VeriServe Corporation	
Managing Executive Officer	Yasuhiko Oka	General Manager, Finance, Accounting & IR; General Manager, Finance, Accounting & IR Div.	General Manager, Accounting, Finance & IR	
Managing Executive Officer	Tadashi Miyagawa	General Manager, Industrial Business Group	General Manager, Industrial Business Group	
Managing Executive Officer	Koji Watanabe	General Manager, Mobility Business Group	General Manager, Mobility Business Group; General Manager, Chubu Branch	
Managing Executive Officer	Ken Takano	General Manager, Solution Business Group	General Manager, Solution Business Group; General Manager, ProActive Business Solutions	

Current position in company	Name	Areas of responsibility and sig	nd significant posts concurrently held		
(as of April 1, 2024)		As of March 31, 2024	As of April 1, 2024 (current)		
Managing Executive Officer	Masaki Komine	General Manager, Products & Services Business Group; Representative Director and President, SCSK Security Corporation	General Manager, Products & Services Business Group; Representative Director and President, SCSK Security Corporation		
Managing Executive Officer	Takaya Yamamoto	General Manager, Financial Business Group	General Manager, Financial Business Group		
Managing Executive Officer	Kenji Toda	Representative Director and Executive Vice President of SCSK Minori Solutions Corporation	Representative Director and President of SCSK Minori Solutions Corporation		
Managing Executive Officer	Shunichiro Fukushima	General Manager, Planning & Sustainability Promotion & Corporate Communications	General Manager, Planning & Sustainability Promotion & Corporate Communications; General Manager, Technology Strategy		
Senior Executive Officer	Yukihiko Saito	Deputy General Manager, Industrial Business Group; General Manager, ERP Business Div.	Deputy General Manager, Industrial Business Group; Assistant General Manager, ProActive Business Solutions		
Senior Executive Officer	Eri Kawanabe	Assistant General Manager, Human Resources & General Affairs (D&I·Well-Being Promotion)	Assistant General Manager, Human Resources (DEIB & Well-Being Promotion)		
Senior Executive Officer	Masayuki Kikuchi	Assistant General Manager, Solution Business Group (Special Appointment)	General Manager, ProActive Business Solutions Div.		
Senior Executive Officer	Takaaki Ishida	General Manager, Corporate Information Systems Div.	General Manager, Core Business Innovation Group		
Senior Executive Officer	Shoji Shiuchi	General Manager, Nishinihon Industrial Systems Business Div., Industrial Business Group; Deputy General Manager, ERP Business Div.; General Manager, Nishinihon Branch	Assistant General Manager, Industrial Business Group; General Manager, Industrial Solutions Business Div. I; General Manager, Nishinihon Branch		
Senior Executive Officer	Yoshinari Kobayashi	General Manager, Human Resources & General Affairs Div.; Representative Director and President of Tokyo Green Systems Corporation	Assistant General Manager, Human Resources; General Manager, Human Resources Div.; Representative Director and President of Tokyo Green Systems Corporation		
Senior Executive Officer	Jun Kawamura	General Manager, IT Management Services Div., Solution Business Group	General Manager, IT Management Services Div., Solution Business Group; Deputy General Manager, Mobility Business Group		
Senior Corporate Officer	Takayuki Okuhara	General Manager, GX Business Division, Global Digital Solution & Innovation Business Group	General Manager, GX Business Div., Business Design Group		
Senior Corporate Officer	Kan Takahashi	General Manager, Financial Systems Business Div. IV, Financial Business Group	General Manager, Financial Systems Business Div. III, Financial Business Group		
Senior Corporate Officer	Masahiro Otani	General Manager, ProActive Business Solutions Div., Solution Business Group	Assistant General Manager, Core Business Innovation Group (SE Plus); General Manager, Corporate Information Systems Div.; Assistant General Manager, ProActive Business Solutions Div.		
Senior Corporate Officer	Masaaki Mori	General Manager, Media Business Div., Industrial Business Group	General Manager, Industrial Systems Business Div. IV, Industrial Business Group		
Senior Corporate Officer	Kenji Ichiba	General Manager, Network Security Div., Products & Services Business Group	General Manager, Network Security Div., Products & Services Business Group		

Current position in company	Name	Areas of responsibility and significant posts concurrently held			
(as of April 1, 2024)		As of March 31, 2024	As of April 1, 2024 (current)		
Senior Corporate Officer	Shu Wei	Managing Director of SCSK Asia Pacific Pte. Ltd.; Chairman of SCSK Shanghai Limited	Managing Director of SCSK Asia Pacific Pte. Ltd.; Chairman of SCSK Shanghai Limited		
Senior Corporate Officer	Ikuo Uchiyama	General Manager, Resource Strategic Management Div., Core Business Innovation Group	General Manager, Resource Strategic Management Div., Core Business Innovation Group		
Senior Corporate Officer	Yousuke Tsutaya	Director and Managing Executive Officer of SCSK ServiceWare Corporation	Director and Managing Executive Officer of SCSK ServiceWare Corporation		
Senior Corporate Officer	Tomoyuki Naruke	General Manager, Cloud Service Div., Solution Business Group	General Manager, Cloud Service Div., Solution Business Group		
Senior Corporate Officer	Masayuki Tanabe	General Manager, Mobility Systems Div. II, Mobility Business Group; General Manager, Chubu Branch	Representative Director and President of SCSK SYSTEM MANAGEMENT CORPORATION		
Senior Corporate Officer	Hideya Nakashima	Assistant General Manager, Global Digital Solution & Innovation Business Group (Special Appointment), General Manager, Okinawa Branch	Representative Director and Chairman of the Board of SCSK Nearshore Systems Corporation; General Manager, Okinawa Branch.		
Senior Corporate Officer	Yoshihiro Jinbo	General Manager, Industrial Sales Div., Industrial Business Group	General Manager, Industrial Sales Div., Industrial Business Group		
Senior Corporate Officer	Toshiyuki Takahashi	President & CEO of SCSK USA Inc.	President & CEO of SCSK USA Inc.		
Senior Corporate Officer	Mitsuru Osawa	General Manager, Planning Div.	General Manager, Planning Div.		
Senior Corporate Officer	Hideho Masuda	General Manager, Financial Systems Business Div. I, Financial Business Group; Representative Director and President of SCSK RegTech Edge Corporation	General Manager, Financial Systems Business Div. I, Financial Business Group; Representative Director and President of SCSK RegTech Edge Corporation		
Senior Corporate Officer	Atsushi Sugiyama	General Manager, Human Resources Development Div.	Managing Officer, Internal Auditing		
Senior Corporate Officer	Kenji Inoue	General Manager, Legal & Risk Management Div.	General Manager, General Affairs & Legal Div.		
Senior Corporate Officer	Hiroshi Ogasawara	General Manager, netX Data Center Business Div., Solution Business Group; Representative Director and President of SCSK NEC Data Center Management, Ltd.	General Manager, netX Data Center Business Div., Solution Business Group; Representative Director and President of SCSK NEC Data Center Management, Ltd.		
Senior Corporate Officer	Satoshi Kitao	General Manager, CX Business Division, Global Digital Solution & Innovation Business Group; Representative Director and President of SCSK PRESCENDO CORPORATION	General Manager, CX Business Div., Business Design Group; Representative Director and President of SCSK PRESCENDO CORPORATION		
Senior Corporate Officer	Seiya Otsuka	General Manager, Chubu Kansai Products & Services Business Div.; General Manager, Kyushu Products & Services Business Div., Products & Services Business Group	General Manager, Chubu Kansai Products & Services Business Div.; General Manager, Kyushu Products & Services Business Div., Products & Services Business Group		
Senior Corporate Officer	Tamio Ishibashi	General Manager, Financial Systems Business Div. V, Financial Business Group	General Manager, Financial Systems Business Div. IV, Financial Business Group		
Senior Corporate Officer	Emi Shimizu	General Manager, Sustainability Promotion & Corporate Communications Div.	General Manager, Sustainability Promotion & Corporate Communications Div.		

Current position in company	Name	Areas of responsibility and significant posts concurrently held	
(as of April 1, 2024)		As of March 31, 2024	As of April 1, 2024 (current)
Senior Corporate Officer	Hideki Kouguchi	General Manager, Digital Engineering Solutions Div., Products & Services Business Group; Representative Director, President and Chief Executive Officer of Allied Engineering Corporation	General Manager, Digital Engineering Solutions Div., Products & Services Business Group; Representative Director, President and Chief Executive Officer of Allied Engineering Corporation
Senior Corporate Officer	Naoto Furuya	General Manager, Financial Business Promotion Div., Financial Business Group	General Manager, Talent Strategy Div.
Senior Corporate Officer	Tomotaka Honma	General Manager, Healthcare Business Division, Global Digital Solution & Innovation Business Group	General Manager, Healthcare Business Div., Business Design Group
Senior Corporate Officer	Masayoshi Hasegawa	Director and Senior Managing Executive Officer of SCSK ServiceWare Corporation	Director and Senior Managing Executive Officer of SCSK ServiceWare Corporation
Senior Corporate Officer	Yoko Otani	Deputy General Manager, Healthcare Business Division, Global Digital Solution & Innovation Business Group	Assistant General Manager, Planning Div. (Business Process Modernization Business Promotion)
Senior Corporate Officer *2	Mitsuhiro Matsuda	_	General Manager, Industrial Solutions Business Div. II, Industrial Business Group
Senior Corporate Officer *2	Takayuki Yamauchi	_	General Manager, Financial Systems Business Div. II, Financial Business Group
Senior Corporate Officer *2	Takashi Shimotori		General Manager, Global Business Strategy Div.
Senior Corporate Officer *2	Katsushi Fukui		General Manager, Technology Strategy Div.

Notes: 1. *1 = Serves jointly as Executive Officer and Director

2. *2 = Newly seated as Senior Corporate Officer on April 1, 2024

3. Listed below are Executive Officers and Corporate Officers who retired as of March 31, 2024.

Position at retirement	Name	Areas of responsibility at retirement
Chairman	Hideki Yamano	Chief Health Officer
Executive Vice President	Tetsuya Fukunaga	General Manager, Business Investment Promotion
Managing Executive Officer	Mineo Yokoyama	General Manager, Core Business Innovation Group; General Manager, Internal IT System; General Manager, SE Plus Management Div., Core Business Innovation Group; Representative Director and Chairman of the Board of SCSK Nearshore Systems Corporation
Senior Corporate Officer	Yoshinori Kawashima	Managing Officer, Internal Auditing
Senior Corporate Officer	Toshihiko Mitsuishi	Assistant General Manager, Mobility Business Group (MX Business)
Senior Corporate Officer	Junichi Horie	Assistant General Manager, Financial Business Group (Special Appointment)
Senior Corporate Officer	Tadashi Takakura	Deputy General Manager, Financial Systems Business Div. IV, Financial Business Group
Senior Corporate Officer	Akiyoshi Yamada	General Manager, Solution Business Promotion Div., Solution Business Group

4-2 Director Remuneration

(1) Total Remuneration	, etc., Paid to Directors
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		Tc	No. of		
Category	Total remuneration	Fixed remuneration (monetary compensation)	Short-term performance-linked remuneration (monetary compensation)	Medium- to long-term performance- linked remuneration (stock-based compensation)	recipients
Directors (excluding Audit and Supervisory	¥328 million	¥173 million	¥92 million	¥62 million	8
Committee Members) (of whom Outside Directors)	(¥14 million)	(¥14 million)	(0)	(0)	(1)
Directors (Audit and Supervisory	¥82 million	¥81 million	0	0	8
Committee Members) (of which Outside Directors)	(¥61 million)	(¥61 million)	(0)	(0)	(7)
Total			¥410 million		16

Notes:

 Short-term performance-linked remuneration (monetary compensation) is categorized as performance-linked remuneration, etc., and medium- to long-term performance-linked remuneration (stock-based compensation) is categorized as non-monetary remuneration, etc. Medium- to long-term performance-linked remuneration (stock-based compensation) indicates a restricted stock compensation system which was introduced following the resolution at the Annual General Meeting of Shareholders held on June 23, 2022.

2. The upper limit on Director remuneration as determined upon resolution at the Annual General Meeting of Shareholders held on June 28, 2016, is, on a single business year basis, ¥960 million for Directors (excluding Audit and Supervisory Committee Members and Outside Directors), ¥40 million for Outside Directors (excluding Audit and Supervisory Committee Members), and ¥150 million for Directors (Audit and Supervisory Committee Members). At the conclusion of the Annual General Meeting of Shareholders held on June 28, 2016, the number of Directors (excluding Audit and Supervisory Committee Members) was 15, including one Outside Director, and the number of Directors that are Audit and Supervisory Committee Members was four.

In addition, upon resolution at the Annual General Meeting of Shareholders held on June 23, 2022, it was determined that the upper limit for the issuance of restricted stock compensation to Directors (excluding Outside Directors, part-time Directors, and Directors that are Audit and Supervisory Committee Members) shall be set at ¥150 million a year within the above upper limits, and accordingly the number of common shares of the Company's stock issued or disposed of through this system shall not exceed 100,000 shares per year. At the conclusion of the Annual General Meeting of Shareholders held on June 23, 2022, the number of Directors (excluding Outside Directors, part-time Directors, and Directors that are Audit and Supervisory Committee Members) was four.

- 3. No Outside Directors received officer remuneration, etc., from the parent company, etc., or from a subsidiary, etc., of the parent company, etc.
- (2) Policies for Determining Director Remuneration Amounts

Method of Deciding Policies for Determining Director Remuneration Amounts
 The Company's current policies, processes, and standards for determining director remuneration amounts
 as well as the related amounts were decided via resolution by the Board of Directors at a meeting held on
 July 28, 2023. This decision was made following consultation with the Nomination and Remuneration
 Advisory Subcommittee of the Governance Committee, which is membered by a majority of Outside
 Directors that are designated as Independent Directors.

- 2. Overview of Policies for Determining Amounts of Remuneration Paid to Individual Directors
- (i) Policies for Determining Composition and Ratios of Remuneration, etc.

Remuneration for Directors is comprised of fixed remuneration (monetary compensation), short-term performance-linked remuneration (monetary compensation), and medium- to long-term performance-linked remuneration (stock-based compensation). Only fixed remuneration (monetary compensation) is paid to Outside Directors, part-time Directors, and Directors that are Audit and Supervisory Committee Members out of consideration for their role of supervising and auditing management from an objective standpoint.

The ratios of fixed remuneration (monetary compensation), short-term performance-linked remuneration (monetary compensation), and medium- to long-term performance-linked remuneration (stock-based compensation) for each rank of executive officer for Directors that serve concurrently as executive officers are detailed in the table below.

Executive officer rank	Fixed remuneration (monetary compensation)	Short-term performance- linked remuneration (monetary compensation)	Medium- to long-term performance-linked remuneration (stock- based compensation)	Total
Chairman	50%	25%	25%	
President	50%	25%	25%	
Executive Vice President	55%	25%	20%	100%
Senior Managing Executive Officer	57%	24%	19%	

Breakdown of Officer Remuneration Amounts for the Fiscal Year Ended March 31, 2024

Reference

At a meeting of the Board of Directors held on March 28, 2024, the following change to the Company's policies for determining Director remuneration amounts were approved in response to the change of management systems and Representative Director on April 1, 2024.

Of remuneration for Directors, Chairman and Director's remuneration will be comprised of fixed remuneration (monetary compensation) and medium- to long-term performance-linked remuneration (stock-based compensation), and Executive Directors' remuneration will be comprised of fixed remuneration (monetary compensation), short-term performance-linked remuneration (monetary compensation) and medium- to long-term performance-linked remuneration (stock-based compensation). Each proposed ratio is detailed in the table below.

Breakdown of Officer Remuneration Amounts for the Fiscal Year Ending March 31, 2025

Executive officer rank	Fixed remuneration (monetary compensation)	Short-term performance- linked remuneration (monetary compensation)	Medium- to long-term performance-linked remuneration (stock- based compensation)	Total
Chairman and Director	57%		43%	100%
Representative Director and	50%	20%	30%	10070

President				
Senior Managing Executive Officer	57%	24%	19%	

(ii) Policies for Determining Fixed Remuneration (Monetary Compensation)

Fixed remuneration (monetary compensation) for Directors (excluding Outside Directors, part-time Directors, and Directors that are Audit and Supervisory Committee Members) is paid as a fixed amount per month based on remuneration amounts per officer rank determined by the Board of Directors following consultation with the Nomination and Remuneration Advisory Subcommittee of the Governance Committee.

As for Outside Directors who are Members of Conflict of Interest Advisory Subcommittee and Nomination and Remuneration Advisory Subcommittee of the Governance Committee, amounts separately determined by the Board of Directors are converted to fixed remuneration (monetary compensation) and paid.

(iii) Policies for Determining Performance-Linked Remuneration, etc.

Performance-linked remuneration, etc. are paid as short-term performance-linked remuneration (monetary compensation). Amount of short-term performance-linked remuneration (monetary compensation) is decided based on remuneration amounts per officer rank determined by the Board of Directors following consultation with Nomination and Remuneration Advisory Subcommittee of the Governance Committee, and is to be paid after the end of the fiscal year. The amount of short-term performance-linked remuneration (monetary compensation) is decided based on the executive officer remuneration system and is variable as it is calculated by adjusting the standard amount set for each director rank based on the Company's business performance and individual evaluations for the particular year. The weight of the Company's business performance and individual performance are 60% and 40%, respectively. With regard to Chairman and President, the weight of the Company's business performance is 100%.

Company's business performance = Standard amount \times Growth rate \times Payout rate based on profitability

Individual evaluation = Standard amount \times Payout rate proportional to individual evaluation based on executive officer remuneration system

Placing greater value on sustainable growth of achievement and profit, the Company's business performance is calculated based on the Company's consolidated basis growth rate (Compound Annual Growth Rate (CAGR)) setting the start point as of the fiscal year ended March 31, 2023 and target achievement rate against this fiscal year plan, reflecting net sales and operating profit (net sales : operating profit = 30% : 70%) respectively, and the amount of short-term performance-linked remuneration (monetary compensation) is variable in the range from - 75% to +80%.

Individual performance is determined based on individual evaluations which include engagement for environmental/social/governance in order to enhance effectiveness of core strategies/managerial foundation reinforcement measures of the medium-term management plan, and the amount of short-term performance-linked remuneration (monetary compensation) is variable in the range from -100% to +50%.

Please refer to "1-3 Assets, Profits and Losses" for information on net sales and operating profit in the fiscal year ended March 31, 2024, as well as other recent fiscal years.

- (iv) Policies for Determining Non-monetary Remuneration, etc.
 - Non-monetary remuneration, etc. are paid as medium- to long-term performance-linked remuneration (stock-based compensation). This system is meant to provide incentive for pursuing the ongoing improvements in corporate value described in Grand Design 2030 as well as to facilitate greater sharing of value with shareholders, and common shares of the Company's stock are allocated as restricted stock compensation every year after the Annual General Meeting of Shareholders. In principle, the transfer restriction period is set to start on the allocation date and end on the day the relevant Director resigns from their position as a Director of the Company, in order to realize sharing of value with shareholder over a medium- to long-term period. The level of this payment is decided based on the amounts per officer rank determined by the Board of Directors following consultation with the Nomination and Remuneration Advisory Subcommittee of the Governance Committee.
- 3. Matters Pertaining to Delegation of Authority for Determining Amounts of Remuneration, etc.

Specific amounts of remuneration paid to individual Directors (excluding Outside Directors, part-time Directors, and Directors that are Audit and Supervisory Committee Members) are determined following discussion among Representative Director, Chairman Hideki Yamano, Representative Director and President Takaaki Touma based on the authority for determining individual evaluations delegated to these individuals by the Board of Directors. During periods in which there is only one Representative Director, these decisions will be made solely by said individual.

Authority is delegated as such for the purpose of facilitating broad-perspective individual evaluations from the standpoint of the individuals responsible for overseeing operational execution.

The company's business performance is to account for 60% while individual evaluations account for 40% as a provision to limit the authority delegated to the Representative Directors. As for Chairman and President, the company's business performance is to account for 100%.

(3) Reasons for Decision by the Board of Directors that Amounts of Remuneration Paid to Individual Directors pertaining to this Fiscal Year are Compliant to Those Policies

Based on objective market research data from specialist external agencies and on results of verified comparison of remuneration levels mainly of the same-sector companies of similar scale, as well as on the business environment and the Company's management strategy, the policies, processes, and standards for determining director remuneration amounts have been consulted with Nomination and Remuneration Advisory Subcommittee of the Governance Committee, which is membered by a majority of Outside Directors that are designated as Independent Directors. Evaluation criteria and processes to determine individual evaluations delegated to the Representative Director are also reported to and resolved at a meeting of the Board of Directors. The Audit and Supervisory Committee has judged that the methods for determining remuneration are impartial and that the levels of remuneration are appropriately based on the roles and duties of the given officers with due consideration paid the Company's performance. Changes to these standards shall be conducted through a similar process.

The aforementioned process is used to determine the amounts of remuneration paid to individual Directors (excluding Directors that are Audit and Supervisory Committee Members), and the Board of Directors has judged that this process conforms to the Company's policies for determining officer remuneration.

<u>4-3 Matters Regarding Significant Posts in Other Corporations Concurrently Held by Executive</u> Officers and Outside Directors, etc.

Significant concurrently held posts are shown within Section 4-1, Directors.

4-4 Main Activities of Each Outside Director

Category	Name	Attendance at Board of Directors meetings	Attendance at Audit and Supervisory Committee meetings	Major activities
Director	Tetsuya Kubo	12/12	_	Mr. Tetsuya Kubo helps ensure active and efficient discussions in his capacity as the Chairman of the Board. He also offers advice on all areas of the Company's management from a management perspective grounded on his wide-ranging international business insight and his wealth of experience and insight as a manager at meetings of the Board of Directors and the Governance Committee.
Director (Audit and Supervisory Committee Member)	Kazuko Shiraishi	10/12	14/14	Ms. Kazuko Shiraishi offers advice on all areas of the Company's management and auditing activities from an international perspective grounded on her wealth of experience and insight pertaining to international trends at meetings of the Board of Directors, the Audit and Supervisory Committee, and the Governance Committee.
Director (Audit and Supervisory Committee Member)	Yasuo Miki	12/12	14/14	Mr. Yasuo Miki offers advice on all areas of the Company's management and auditing activities from his specialized all-round technology perspective grounded on his wealth of management experience through his career at the IT company and his wide-ranging experience and insight pertaining to technology at meetings of the Board of Directors, the Audit and Supervisory Committee, and the Governance Committee.
Director (Audit and Supervisory Committee Member)	Sadayo Hirata	12/12	14/14	Ms. Sadayo Hirata offers advice on all areas of the Company's management and auditing activities from organization / human resources management perspective grounded on her wealth of experience as an engineer as well as academic experience and insight pertaining to IT and technology management at meetings of the Board of Directors, the Audit and Supervisory Committee, and the Governance Committee.
Director (Audit and Supervisory Committee Member)	Hidetaka Matsuishi	10/10	11/11	Mr. Hidetaka Matsuishi offers advice on all areas of the Company's management and auditing activities from a management perspective grounded on his wealth of management experience and insight as a manager at meetings of the Board of Directors, the Audit and Supervisory Committee, and the Governance Committee.
Director (Audit and Supervisory Committee Member) Notes:	Yumiko Waseda	10/10	10/11	Ms. Yumiko Waseda helps ensure active and efficient discussions in her capacity as the Chairman of Governance Committee. She also offers advice on all areas of the Company's management and auditing activities from a legal perspective grounded on her specialized experience and wide-ranging knowledge of the environment, society, and human rights as an attorney at meetings of the Board of Directors, the Audit and Supervisory Committee, and the Governance Committee.

Notes:

1. The Governance Committee is a voluntarily established advisory body to the Board of Directors membered by a majority of Outside Directors that are designated as Independent Directors and external experts that are independent from the Company. This committee was established to ensure that the shared value of the Company and its shareholders is duly considered in the decisions of Directors and of the Board of Directors and that these decisions are sufficiently impartial and transparent. The Governance Committee is comprised of the Conflict of Interest Advisory Subcommittee, which primarily deliberates on transactions that could involve a conflict of interest and on transactions between SCSK and related parties, and the Nomination and Remuneration Advisory Subcommittee, which primarily deliberates on matters such as criteria and process for selecting Directors, Senior Executive Officers, and Senior Corporate Officer, etc. All Outside Directors are the members of the Conflict of Interest Advisory Subcommittee and the Nomination and Remuneration Advisory Subcommittee of the Governance Committee.

2. The Governance Committee was separated from the system under which two subcommittees of the Conflict of Interest Advisory Subcommittee and the Nomination and Remuneration Advisory Subcommittee were operated by one chairperson on April 1, 2024, and each committee is managed by a different chairperson. Ms. Yumiko Waseda served as the chairperson of the Conflict of Interest Advisory Committee, and Mr. Tetsuya Kubo served as the chairperson of the Nomination and Remuneration Advisory Committee.

4-5 Matters Regarding Liability Limitation Agreements

The Company, based on Article 427, Paragraph 1 of the Companies Act, and Article 29, Paragraph 2 of the Articles of Incorporation, has entered into liability limitation agreements with each Director (excluding Executive Directors, etc.) to limit the amount of their liabilities to the minimum amount stipulated in Article 425, Paragraph 1 of the Companies Act.

4-6 Matters Regarding Indemnification Contract

The Company has entered into an indemnification contract provided for in Article 430-2, Paragraph 1 of the Companies Act with Directors Mr. Hideki Yamano, Mr. Takaaki Touma, Mr. Tetsuya Fukunaga, Mr. Tsutomu Ozaki, Mr. Masaki Nakajima and Mr. Tetsuya Kubo, and with Directors that are Audit and Supervisory Committee Members Mr. Hiromichi Jitsuno, Ms. Kazuko Shiraishi, Mr. Yasuo Miki and Ms. Sadayo Hirata, Mr. Hidetaka Matsuishi and Ms. Yumiko Waseda under which the Company shall indemnify the Directors for the expenses specified in Item 1 and the losses specified in Item 2 of the same Paragraph within the limits stipulated by the Act. However, if it is deemed that duties have been performed to seek unlawful gains for the Director himself or herself, or for a third party, or with the aim of causing harm to the Company, any indemnified expenses, etc. shall be returned and other conditions shall be met.

4-7 Matters Regarding Director and Officer Liability Insurance Contracts

Director and officer liability insurance contracts have been concluded with insurance firms. These contracts are applicable to directors, auditors, executive officers, and corporate officers of the Company and its subsidiaries as well as officers dispatched to equity-method affiliates. Under these contracts, applicable directors are covered for any legal fees or damages that they may be required to pay in relation to lawsuits from companies, third parties, or shareholder representatives. However, these contracts do not cover damages related to acts perpetrated by applicable officers with the knowledge that they constitute crimes or legal violations. Fees for maintaining these insurance contracts shall be paid in full by the Company.

5. Matters Regarding the Independent Auditor

<u>5-1 Name</u> KPMG AZSA LLC

5-2 Remuneration, etc., paid to the Independent Auditor

1. Audit remuneration and other fees paid to the Independent Auditor by the Company concerning the period under review	¥175 million
2. Total amount of cash and other financial benefits payable by the Company and its	¥242 million

Notes:

1. The audit agreement between the Company and the Independent Auditor does not differentiate audit remuneration fees based on the Companies Act from audit remuneration fees based on the Financial Instruments and Exchange Law. The amount on Line (1) above thus includes the audit remuneration and other fees based on the Financial Instruments and Exchange Law.

consolidated subsidiaries to the Independent Auditor (inclusive of (1) above)

- 2. The Company and its consolidated subsidiaries have paid the Independent Auditor for services outside those specified in Article 2, Paragraph 1 of the Certified Public Accountants Act (specifically, for services regarding the preparation of comfort letters, services relating to the provision of advice regarding the preparation of English-language financial statements, and services provided on a referral basis).
- 3. Through the holding of the necessary hearings and the provision of the necessary reports and documents by the Independent Auditor or by the directorship, accounting, internal control, or other internal company units, the Audit and Supervisory Committee has checked the work performance of the Internal Auditor in the previous period, the contents of the audit plan for the current period, the general suitability of the audit fee estimate, and other such matters; and, having done so, the Audit and Supervisory Committee provides its consent to Independent Auditor fees, etc., in accordance with Article 399, Paragraph 1 and Paragraph 3 of the Companies Act.

5-3 Policy for Determination of Dismissal or Non-reappointment

In the event the Independent Auditor is found to be applicable under any of the situations stipulated in the clauses of Article 340, Paragraph 1 of the Companies Act and the situation is judged to be irremediable, the Audit and Supervisory Committee's policy is to dismiss such Independent Auditor after receiving the consent of all Audit and Supervisory Committee Members.

In addition, in the event there is a significant adverse effect on the execution of the Independent Auditor's duties, due to sanctions or penalties from authoritative bodies imposed as a result of violations of the Companies Act, the Certified Public Accountants Act, or other laws by the Independent Auditor, the Audit and Supervisory Committee's policy is to formulate a proposal recommending that the Independent Auditor in question be dismissed or not be reappointed and to have the Board of Directors submit this proposal to the General Meeting of Shareholders.

Values expressed in units of millions of yen have been rounded off to the nearest unit.

Consolidated Financial Statements

Consolidated Statements of Financial Position

(As of March 31, 2024)

Assets		Liabilities	(Millions of ye
Current assets	272,834	Current liabilities	105,535
Cash and cash equivalents	144,360	Trade and other payables	36,232
Trade and other receivables	85,512	Contract liabilities	17,029
Contract assets	14,979	Employee benefits accruals	13,058
Inventories	7,939	Bonds and borrowings	11,875
Other financial assets	5,010	Lease liabilities	9,154
Income taxes receivable	0	Other financial liabilities	25
Other current assets	15,033	Income taxes payable	9,601
		Provisions	734
		Other current liabilities	7,823
Non-current assets	198,565	Non-current liabilities	62,954
Property, plant and equipment	71,665	Bonds and borrowings	19,370
Right-of-use assets	42,250	Lease liabilities	33,570
Goodwill and intangible assets	32,495	Other payables	177
Investments accounted for using equity method	13,662	Employee benefits	2,078
Other receivables	9,121	Provisions	7,332
Other financial assets	9,053	Deferred tax liabilities	425
Deferred tax assets	624	Total liabilities	168,489
Other non-current assets	19,691	Equity	
		Share capital	21,420
		Share premium	162
		Retained earnings	275,551
		Treasury shares	-284
		Other components of equity	5,404
		Total equity attributable to owners of parent	302,254
		Non-controlling interests	655
		Total equity	302,910
Total assets	471,400	Total liabilities and equity	471,400

Consolidated Statements of Income

(From April 1, 2023 to March 31, 2024)

Subject	Amount
Net sales	480,307
Cost of sales	-352,336
Gross profit	127,971
Selling, general and administrative expenses	-70,940
Other income	650
Other expenses	-682
Operating profit	57,004
Finance income	615
Finance costs	-1,554
Share of profit (loss) of investments accounted for using equity method	1,394
Profit before tax	57,459
Income tax expense	-16,874
Profit	40,584
Profit attributable to	
Owners of parent	40,461
Non-controlling interests	123
Earnings per share	
Basic earnings per share (yen)	129.51
Diluted earnings per share (yen)	129.51

Values expressed in units of millions of yen have been rounded off to the nearest unit.

Consolidated Statements of Changes in Equity (From April 1, 2023 to March 31, 2024)

							(Milli	ons of Yer
	Share capital	Capital surplus	Retained earnings	Treasury shares	Other components of equity	Total equity attributable to owners of parent	Non- controlling interests	Total equity
Balance on Apr. 1, 2023	21,285	122	246,812	-286	3,976	271,909	493	272,403
Profit	_	_	40,461	_	_	40,461	123	40,584
Other comprehensive income	_	—	—	_	6,423	6,423	—	6,42
Comprehensive income	-		40,461	—	6,423	46,885	123	47,00
Issuance of new shares	135	135	_	_	_	270	_	27
Dividends of surplus	_	_	-16,867	_	_	-16,867	-51	-16,91
Changes in ownership interest in subsidiaries	_	-91	_	_	_	-91	91	-
Purchase of treasury shares	-	—	—	-5	—	-5	—	-
Disposal of treasury shares	-	-6	—	7	—	0	—	
Transfer to capital surplus from retained earnings	-	3	-3	_	_	—	—	-
Transfer from other components of equity to retained earnings	_	_	5,147	_	-5,147	_	_	-
Transfer to non- financial assets	-	_	—	_	152	152	—	15
Total transactions with owners	135	40	-11,723	2	-4,995	-16,540	39	-16,50
Balance on Mar. 31, 2024	21,420	162	275,551	-284	5,404	302,254	655	302,91

Values expressed in units of millions of yen have been rounded off to the nearest unit.

Non-consolidated Financial Statements

Non-consolidated Balance Sheet

(As of March 31, 2024)

Assets		(Millions of yer			
Current assets	235,405	Current liabilities	112,503		
Cash and deposits	22,965	Accounts payable - trade	23,615		
Notes	235	Short-term borrowings	11,500		
Accounts receivable – trade	64,934	Lease obligations	214		
Contract assets	14,336	Accounts payable	6,392		
Lease investment assets	78	Expenses payable	1,775		
Securities	15,000	Income taxes payable	9,109		
Merchandise and finished goods	6,651	Consumption taxes payable	3,802		
Raw materials and supplies	175	Contract liabilities	15,574		
Advance payments - trade	1,235	Deposits received	35,368		
Prepaid expenses	13,747	Provision for bonuses	4,368		
Deposits paid	92,024	Provision for bonuses for directors (and other officers)	91		
Short-term loans receivable from subsidiaries and associates	875	Provision for loss on construction contracts	627		
Other	3,145	Asset retirement obligations	39		
		Other	25		
lon-current assets	166,694				
Property, plant and equipment	66,138				
Buildings	43,369	Non-current liabilities	22,865		
Structures	203	Bonds payable	15,000		
Vehicles	0	Lease obligations	197		
Tools, furniture and fixtures, net	7,035	Provision for retirement benefits for directors (and other officers)	-		
Land	13,716	Provision for retirement benefits	821		
Leased assets, net	394	Asset retirement obligations	5,656		
Construction in progress	1,418	Long-term leasehold and guarantee deposits received	1,112		
Intangible assets	10,124	Other	70		
Software	10,001	Total liabilities	135,369		
Telephone subscription right	118	Net assets	,		
Right of using facilities	0	Shareholders' equity	265,524		
Trademark rights	3	Share capital	21,420		
		Capital surplus	1,56		
Investments and other assets	90,432	Legal capital surplus	1,567		
Investment securities	6,586	Retained earnings	242,821		
Shares of subsidiaries and associates	60,073	Legal retained earnings	3,988		
Long-term loans receivable from subsidiaries and associates	7,375	Other retained earnings	238,833		
Long-term loans receivable from employees	0	Open innovation promotion funds	187		
Long-term prepaid expenses	1,719	General reserve	23,310		
Leasehold and guarantee deposits Deferred tax assets	7,134 251	Retained earnings brought forward	215,335		
Membership rights	163	Treasury shares	-284		
Lease investment assets	70	Valuation and translation adjustments	1,192		
Prepaid pension cost	7,096	Valuation difference on available-for- sale securities	1,212		
Other	21	Deferred gains or losses on hedges	-19		
Allowance for doubtful accounts	-59	Share acquisition rights	12		
		Total net assets	266,730		
Fotal assets	402,099	Total liabilities and net assets	402,099		

Non-consolidated Statement of Income

(From April 1, 2023 to March 31, 2024)

(Millions of yen) Amount Subject 381,911 Net sales 280,431 Cost of sales **Gross profit** 101,480 Selling, general and administrative expenses 55,062 **Operating profit** 46,417 3,244 Non-operating income 84 Interest income 5 Interest on securities 2,656 Dividend income 497 Other 503 Non-operating expenses Interest expenses 24 Interest on bonds 40 Loss on investments in partnership 47 Bond issuance costs 49 Foreign exchange losses 37 303 Other 49,158 **Ordinary profit** 565 Extraordinary income 29 Gain on sales of non-current assets 530 Gain on sales of investment securities Gain on sales of memberships 5 1,229 Extraordinary losses Loss on retirement of non-current assets 0 Loss on sales of non-current assets 19 Impairment loss 924 Loss on valuation of investment securities 187 98 Compensation expenses 48,494 Profit before income taxes 14,334 Income taxes - current Income taxes - deferred -621 34,782 Profit

Values expressed in units of millions of yen have been rounded off to the nearest unit.

Non-consolidated Statements of Changes in Equity

(From April 1, 2023 to March 31, 2024)

Shareholders' equity Capital surplus Retained earnings Other retained earnings Share Other Total Legal Legal Retained Total Open capital capital capital capital retained innovation General retained earnings surplus surplus surplus earnings promotion reserve brought earnings funds forward Balance on Apr. 1, 2023 21,285 1,432 1,432 3,988 187 23,310 198,173 225,659 _ Changes during period Issuance of new shares 135 135 135 _ _ _ _ Dividends of surplus -16,867 -16,867 _ _ _ Profit 34,782 34,782 Purchase of treasury _ _ _ _ _ _ _ _ _ shares Disposal of treasury -3 -3 _ _ _ _ _ _ _ shares Transfer to capital surplus from retained 3 3 -3 -3 _ _ _ _ _ earnings Decrease by corporate -750 -750 _ _ _ _ _ _ division - split-off type Net changes in items other than shareholders' equity _ _ _ _ _ _ _ _ _ Total changes during 135 135 135 17,162 17,162 _ _ _ _ period Balance on Mar. 31, 2024 21.420 1,567 1.567 3.988 187 23,310 215,335 242,821 _

(Millions of Yen)

(Millions of Yen)

	Shareholde	ers' equity	Valuation	and translation a	Share		
	Treasury shares	Total share capital	Valuation difference on available-for- sale securities	Deferred gains or losses on hedges	Total valuation and translation adjustments	acquisition rights	Total net assets
Balance on Apr. 1, 2023	-286	248,089	1,647	-50	1,596	16	249,703
Changes during period							
Issuance of new shares	_	270	_	_	_	_	270
Dividends of surplus	_	-16,867	-	_	-	_	-16,867
Profit	_	34,782	-	_	_	-	34,782
Purchase of treasury shares	-5	-5	-	_	_	-	-5
Disposal of treasury shares	7	4	-	-	_	-	4
Transfer to capital surplus from retained earnings	-	-	_	_	-	_	-
Decrease by corporate division - split-off type	_	-750	-	-	-	-	-750
Net changes in items other than shareholders' equity	_	-	-435	31	-403	-3	-407
Total changes during period	2	17,435	-435	31	-403	-3	17,027
Balance on Mar. 31, 2024	-284	265,524	1,212	-19	1,192	12	266,730

Values expressed in units of millions of yen have been rounded off to the nearest unit.

Independent Auditor's Report

The Board of Directors SCSK Corporation

May 13, 2024

KPMG AZSA LLC Tokyo Office, Japan

Michitaka Shishido Designated Limited Liability Partner Engagement Partner Certified Public Accountant

Shinya Mikami Designated Limited Liability Partner Engagement Partner Certified Public Accountant

Kenji Kasajima Designated Limited Liability Partner Engagement Partner Certified Public Accountant

Audit Opinion

We have audited the consolidated financial statements, comprising the consolidated statements of financial position, the consolidated statements of income, the consolidated statement of change in net assets, and the notes to the consolidated financial statements of SCSK Corporation for the fiscal year from April 1, 2023, to March 31, 2024, in accordance with Article 444, Paragraph 4 of the Companies Act.

In our opinion, the consolidated financial statements referred to above, which were prepared in accordance with accounting standards allowing for the omission of certain disclosure items required by international standards as provided for in Article 120, Paragraph 1 of the Regulation on Corporate Accounting, present fairly, in all material aspects, the financial position and the results of operations of SCSK Corporation and its consolidated subsidiaries for the period for which the consolidated financial statements were prepared.

Basis for Audit Opinion

We conducted our audit in accordance with auditing standards generally accepted to be fair and appropriate in Japan. Our responsibility under auditing standards is described in "Responsibility of Independent Auditor in Audits of Consolidated Financial Statements." Our audit firm is independent from SCSK Corporation and its subsidiaries as required by the professional ethics standards of Japan, and we fulfill other ethical obligations as an Independent Auditor. We believe that the audit evidence we have obtained is appropriate and sufficient to form the basis for our audit opinion.

Other Attached Materials

This notice of convocation is supplemented by the attached business report and supplementary schedules. Management is responsible for the preparation and disclosure of these materials. The Audit and Supervisory Committee is responsible for overseeing the execution of duties by Directors pertaining to the reporting process associated with these materials.

These materials are not subject to evaluation in this the Independent Auditor's Report, and we express no opinion with regard to the content of these materials.

Our responsibility with regard to these materials is to read, in its entirety, the information contained therein

and to determine whether there are any material differences between said information and the information contained within the consolidated financial statements and the understanding we have gained through the process of auditing said consolidated financial statements. We are also expected to be attentive in identifying any other signs of material errors in the applicable information.

Should a sign of a material error be detected, this fact will be reported to the appropriate representatives within SCSK Corporation.

We have found no matters warranting reporting with regard to other materials attached to this notice of convocation.

Responsibility of Management and Audit and Supervisory Committee Regarding Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with accounting standards allowing for the omission of certain disclosure items required by international standards as provided for in Article 120, Paragraph 1 of the Regulation on Corporate Accounting and for the preparation and adoption of such internal controls as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatements, whether due to fraud or error.

Management is also responsible for evaluating whether it is appropriate to prepare consolidated financial statements based on the assumption of a going concern and for disclosing information on items requiring disclosure in relation to going concerns in accordance with accounting standards allowing for the omission of certain disclosure items required by international standards as provided for in Article 120, Paragraph 1 of the Regulation on Corporate Accounting.

The Audit and Supervisory Committee is responsible for supervising the execution of duties by Directors with regard to the development and implementation of financial reporting processes.

Responsibility of Independent Auditor in Audits of Consolidated Financial Statements

Our responsibility is to express an opinion on the consolidated financial statements in the Independent Auditor's Report based on our audit from our independent perspective as Independent Auditor. In this process, we must obtain reasonable assurance that, overall, the consolidated financial statements are free from material misstatements, whether due to fraud or error. Misstatements may result from fraud or from error. Misstatements will be deemed to be material should they be judged to have the potential to, independently or collectively, influence the decisions of users of the consolidated financial statements.

Through the process of performing audits based on the corporate accounting standards generally accepted to be fair and appropriate in Japan, we make judgments from our professional perspective and perform the following tasks while maintaining a sufficient degree of professional skepticism.

- We identify and evaluate risks that may result in material misstatements, whether from fraud or error; propose and implement auditing procedures that account for material misstatement risks; make decisions regarding the selection and application of auditing procedures; and acquire sufficient and appropriate audit evidence as necessary for formulating opinions.
- Although the purpose of audits of consolidated financial statements is not to express opinions on the effectiveness of internal controls, we examine internal controls regarding audits in order to propose appropriate auditing procedures based on the circumstances at the company being audited when performing risk evaluations.
- We evaluate the appropriateness of the accounting policies and application methods employed by management, the rationality of accounting estimates prepared by management, and the adequacy of related notes.
- We make judgements on whether it is appropriate for management to prepare consolidated financial

statements based on the assumption of a going concern and whether material uncertainty exists regarding events or conditions that cast significant doubt on the assumption of a going concern based on the acquired audit evidence. Should it be determined that material uncertainty exists with regard to the assumption of a going concern, we must draw attention to the notes to the consolidated financial statements in the Independent Auditor's Report. Furthermore, we must express the need to include exemption clauses regarding the consolidated financial statements should it be determined that describing the material uncertainty in the notes to the consolidated financial statements would be inappropriate. Our judgements are made based on the audit evidence available as of the date of the publication of the Independent Auditor's Report. It is possible that the status of the company being audited as a going concern could be undermined by subsequent events or conditions.

- We judge whether the consolidated financial statements and accompanying notes have been prepared in accordance with accounting standards allowing for the omission of certain disclosure items required by international standards as provided for in Article 120, Paragraph 1 of the Regulation on Corporate Accounting. We also evaluate the appropriateness of the display methods, structure, and contents of the consolidated financial statements and accompanying notes and the descriptions of the transactions and accounting events on which the consolidated financial statements are based.
- We acquire sufficient and appropriate audit evidence regarding SCSK Corporation and its consolidated subsidiaries as necessary to express our opinion on the consolidated financial statements. We are responsible for issuing instructions regarding audits of the consolidated financial statements and for overseeing and performing audits. Auditors have responsibility for their individual audit opinions.

We report to the Audit and Supervisory Committee on the planned scope and timing of audits as well as on any material auditing issues, including major internal control insufficiencies, or other matters required by audit standards identified during the audit process.

We issue reports to the Audit and Supervisory Committee to indicate that our firm is complying with the professional ethics standards of Japan regarding independence. Reports are also submitted to provide notice when we are taking countermeasures to prevent factors that could rationally be judged to impact or impede our independence as an Independent Auditor, or when we are applying safeguards to mitigate factors to an acceptable level.

Conflicts of Interest

Our firm and engagement partners have no interests in SCSK Corporation or its consolidated subsidiaries that require disclosure pursuant to the provisions of the Certified Public Accountants Law of Japan.

Independent Auditor's Report

The Board of Directors SCSK Corporation

May 13, 2024

KPMG AZSA LLC Tokyo Office, Japan

Michitaka Shishido Designated Limited Liability Partner Engagement Partner Certified Public Accountant

Shinya Mikami Designated Limited Liability Partner Engagement Partner Certified Public Accountant

Kenji Kasajima Designated Limited Liability Partner Engagement Partner Certified Public Accountant

Audit Opinion

We have audited the non-consolidated financial statements, comprising the non-consolidated balance sheet, the non-consolidated statement of income, the non-consolidated statement of changes in shareholders' equity and the related notes, and the supplementary schedules of SCSK Corporation for the 56th fiscal year from April 1, 2023, to March 31, 2024, in accordance with Article 436, Paragraph 2, Item 1 of the Companies Act.

In our opinion, the non-consolidated financial statements referred to above, which were prepared in accordance with corporate accounting standards generally accepted to be fair and appropriate in Japan, present fairly, in all material aspects, the financial position and the results of operations of SCSK Corporation for the period for which the non-consolidated financial statements were prepared.

Basis for Audit Opinion

We conducted our audit in accordance with auditing standards generally accepted to be fair and appropriate in Japan. Our responsibility under auditing standards is described in "Responsibility of Independent Auditor in Audits of Non-Consolidated Financial Statements." Our audit firm is independent from SCSK Corporation as required by the professional ethics standards of Japan, and we fulfill other ethical obligations as an Independent Auditor. We believe that the audit evidence we have obtained is appropriate and sufficient to form the basis for our audit opinion.

Other Attached Materials

This notice of convocation is supplemented by the attached business report and supplementary schedules. Management is responsible for the preparation and disclosure of these materials. The Audit and Supervisory Committee is responsible for overseeing the execution of duties by Directors pertaining to the reporting process associated with these materials.

These materials are not subject to evaluation in this the Independent Auditor's Report, and we express no opinion with regard to the content of these materials.

Our responsibility with regard to these materials is to read, in its entirety, the information contained therein and to determine whether there are any material differences between said information and the information contained within the non-consolidated financial statements and the understanding we have gained through the process of auditing said consolidated financial statements. We are also expected to be attentive in identifying any other signs of material errors in the applicable information. Should a sign of a material error be detected, this fact will be reported to the appropriate representatives within SCSK Corporation.

We have found no matters warranting reporting with regard to other materials attached to this notice of convocation.

Responsibility of Management and Audit and Supervisory Committee Regarding Non-Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these non-consolidated financial statements in accordance with corporate accounting standards generally accepted to be fair and appropriate in Japan, and for the preparation and adoption of such internal controls as management determines is necessary to enable the preparation of non-consolidated financial statements that are free from material misstatements, whether due to fraud or error.

Management is also responsible for evaluating whether it is appropriate to prepare non-consolidated financial statements based on the assumption of a going concern and for disclosing information on items requiring disclosure in relation to going concerns based on the corporate accounting standards generally accepted to be fair and appropriate in Japan.

The Audit and Supervisory Committee is responsible for supervising the execution of duties by Directors with regard to the development and implementation of financial reporting processes.

Responsibility of Independent Auditor in Audits of Non-Consolidated Financial Statements

Our responsibility is to express an opinion on the non-consolidated financial statements in the Independent Auditor's Report based on our audit from our independent perspective as Independent Auditor. In this process, we must obtain reasonable assurance that, overall, the non-consolidated financial statements are free from material misstatements, whether due to fraud or error. Misstatements may result from fraud or from error. Misstatements will be deemed to be material should they be judged to have the potential to, independently or collectively, influence the decisions of users of the non-consolidated financial statements.

Through the process of performing audits based on the corporate accounting standards generally accepted to be fair and appropriate in Japan, we make judgments from our professional perspective and perform the following tasks while maintaining a sufficient degree of professional skepticism.

- We identify and evaluate risks that may result in material misstatements, whether from fraud or error; propose and implement auditing procedures that account for material misstatement risks; make decisions regarding the selection and application of auditing procedures; and acquire sufficient and appropriate audit evidence as necessary for formulating opinions.
- Although the purpose of audits of non-consolidated financial statements is not to express opinions on the effectiveness of internal controls, we examine internal controls regarding audits in order to propose appropriate auditing procedures based on the circumstances at the company being audited when performing risk evaluations.
- We evaluate the appropriateness of the accounting policies and application methods employed by management, the rationality of accounting estimates prepared by management, and the adequacy of related notes.
- We make judgements on whether it is appropriate for management to prepare non-consolidated financial statements based on the assumption of a going concern and whether material uncertainty exists regarding events or conditions that cast significant doubt on the assumption of a going concern based on the acquired audit evidence. Should it be determined that material uncertainty exists with regard to the assumption of a going concern, we must draw attention to the notes to the non-consolidated financial statements in the Independent Auditor's Report. Furthermore, we must express the need to include exemption clauses regarding the non-consolidated financial statements should it be determined that describing the material

uncertainty in the notes to the non-consolidated financial statements would be inappropriate. Our judgements are made based on the audit evidence available as of the date of the publication of the Independent Auditor's Report. It is possible that the status of the company being audited as a going concern could be undermined by subsequent events or conditions.

• We judge whether the non-consolidated financial statements and accompanying notes have been prepared in accordance with the corporate accounting standards generally accepted to be fair and appropriate in Japan. We also evaluate the appropriateness of the display methods, structure, and contents of the nonconsolidated financial statements and accompanying notes and the descriptions of the transactions and accounting events on which the non-consolidated financial statements are based.

We report to the Audit and Supervisory Committee on the planned scope and timing of audits as well as on any material auditing issues, including major internal control insufficiencies, or other matters required by audit standards identified during the audit process.

We issue reports to the Audit and Supervisory Committee to indicate that our firm is complying with the professional ethics standards of Japan regarding independence. Reports are also submitted to provide notice when we are taking countermeasures to prevent factors that could rationally be judged to impact or impede our independence as an Independent Auditor, or when we are applying safeguards to mitigate factors to an acceptable level.

Conflicts of Interest

Our firm and engagement partners have no interests in SCSK Corporation that require disclosure pursuant to the provisions of the Certified Public Accountants Law of Japan.

Audit Report

The Audit and Supervisory Committee conducted an audit of the execution of duties of Directors during the 56th fiscal year from April 1, 2023, to March 31, 2024. Details regarding the audit methods and results are provided below.

1. Audit Methods and Other Details

The Audit and Supervisory Committee received periodic reports from Directors, employees, or other individuals on resolutions by the Board of Directors related to (b) and (c) of Article 399-13, Paragraph 1 of the Companies Act and on the implementation and operation status of systems based on these resolutions (internal control systems). When necessary, Audit and Supervisory Committee Members requested explanations or voiced opinions regarding these matters. Audits were performed through the following methods.

In regard to internal control systems relating to financial reporting, the Audit and Supervisory Committee received reports on the status of evaluations and audits of these systems from Directors and KPMG AZSA LLC, and explanations were requested as necessary.

- ① In accordance with the auditing policies formulated by the Audit and Supervisory Committee and the division of duties of Audit and Supervisory Committee Members, the Audit and Supervisory Committee Members coordinate with the Company's internal control divisions as we attend important meetings and receive reports regarding the execution of duties from Directors, employees, and other individuals. When necessary, Audit and Supervisory Committee Members requested explanations regarding those reports. We also inspected documents related to important decisions and examined operations and assets at the Company's head office and major operational establishments. As for subsidiaries, we communicated and exchanged information with the Directors, Corporate Auditors, and other individuals at subsidiaries, receiving business reports from subsidiaries, as necessary.
- ② In regard to transactions with the parent company indicated in the business report, examinations were made in relation to (a) of Article 118, Item 5 of the Ordinance for Enforcement of the Companies Act as well as decisions and reasons for decisions related to (b) of the above article of the same law, and content deliberated by the Governance Committee and Conflict of Interest Advisory Committee, which consist of Outside Directors, were confirmed. The status of deliberations by the Board of Directors and other bodies was considered in this process.
- ③ Furthermore, the Audit and Supervisory Committee monitored and verified the activities of the Independent Auditor to ensure that it was maintaining an independent standpoint and implementing appropriate audits. In addition, the Audit and Supervisory Committee received reports from the Independent Auditor regarding the execution of its duties and asked for explanations as necessary. Furthermore, notice was received from the Independent Auditor indicating that a system to ensure the execution of duties is conducted in an appropriate manner (as described in the clauses of the Article 131 of the Rules of Corporate Accounting) has been established in accordance with the Quality Control Standard Regarding Audit (Business Accounting Council). Explanations were received as necessary.

Based on the aforementioned methods, the Audit and Supervisory Committee examined the business report and the supplementary schedules for the fiscal year in question along with the financial statements (the balance sheet, the statement of income, the statements of changes in net assets, and the notes to the nonconsolidated financial statements) and the supplementary schedules, the consolidated financial statements(the consolidated statements of financial position, the consolidated statements of income, the consolidated statement of change in net assets, and the notes to the consolidated financial statements).

2. Results of Audit

(1) Results of the audit of the business report, etc.

- ① The business report and the supplementary schedules thereto fairly present the condition of the Company in accordance with Japanese laws and regulations and the Articles of Incorporation of the Company.
- 2 There has been neither unfair conduct nor any material violation of Japanese laws or regulations or of the Articles of Incorporation in the execution of duties of the Directors.

- ③ The content of the resolution by the Board of Directors regarding internal control systems is due and proper. Furthermore, nothing has arisen that requires comment with respect to items for business reporting or the Directors' execution of internal control systems.
- ④ Nothing has arisen that requires comment with regard to provisions for preventing transactions with the parent company indicated in the business report from going against the interests of the Company or with regard to decisions or reasons behind decisions by the Board of Directors on whether or not such transactions go against the interests of the Company.

(2) Results of the audit of the non-consolidated financial statements and supplementary schedules The Audit and Supervisory Committee considers the methods and results of the audit by the Independent Auditor, KPMG AZSA LLC, to be due and proper.

(3) Results of the audit of the consolidated financial statements

The Audit and Supervisory Committee considers the methods and results of the audit by the Independent Auditor, KPMG AZSA LLC, to be due and proper.

May 14, 2024

The Audit and Supervisory Committee, SCSK Corporation

Hiromichi Jitsuno (Seal) Audit and Supervisory Committee Member

Kazuko Shiraishi (Seal) Audit and Supervisory Committee Member

Yasuo Miki (Seal) Audit and Supervisory Committee Member

Sadayo Hirata (Seal) Audit and Supervisory Committee Member

Hidetaka Matsuishi (Seal) Audit and Supervisory Committee Member

Yumiko Waseda (Seal) Audit and Supervisory Committee Member

Note: Audit and Supervisory Committee Members Kazuko Shiraishi, Yasuo Miki, Sadayo Hirata, Hidetaka Matsuishi, and Yumiko Waseda are Outside Directors as described in Article 2, Item 15 and Article 331, Paragraph 6 of the Companies Act.