Tokyo Electron Corporate Governance Guidelines

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Section I  Principles

1. Basic Views on Corporate Governance  (Principle 3.1.i, 3.1.ii)

In view of Tokyo Electron’s corporate philosophy that we strive to contribute to the development of a dream-inspiring society through our leading-edge technologies and reliable service and support, Tokyo Electron (TEL) believes improving corporate governance is important for achieving success in global competition, realizing sustainable growth, and increasing corporate value over the mid- to long-term.

To reinforce our corporate governance, TEL will build a structure for utilizing to the maximum the worldwide resources TEL possesses, strengthen our business and technological bases, and put in place a framework that will enable us to establish earning power at a global level.

Moreover, TEL believes that continuing to be a company replete with dreams and vitality will form the foundation that will support the motivation of our employees and the sustainable growth of TEL.

These guidelines provide a governance framework that will contribute to the achievement of this aspiration.¹

2. Corporate Principles  (Principles 2.1, 3.1.i)

In June 2022, we revised our Vision, putting our system of Corporate Principles² in alignment with our Mission, Vision, and Values, as detailed below, as well as aspiring to be a world-class, highly profitable company with both dreams and vitality.

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¹ In addition to these Guidelines, please also refer to the Integrated Report.
² For details of the corporate principles: [https://www.tel.com/about/ptc/](https://www.tel.com/about/ptc/)
**Management Policies**

- **Profit is Essential**
  The TEL Group aims to contribute to the development of society and industry and to the enhancement of corporate value while continually pursuing profit.

- **Scope of Business**
  The TEL Group leads markets by providing high-quality products in leading-edge technology fields with a focus on electronics.

- **Growth Philosophy**
  We will tirelessly take on the challenges of technological innovation to achieve continuous growth through business expansion and market creation.

- **Quality and Service**
  The TEL Group strives to understand the true needs to achieve customer satisfaction and secure customer trust while continuously improving quality and service.

- **Employees**
  The TEL Group’s Employees both create and fulfill company values, performing their work with creativity, a sense of responsibility, and a commitment to teamwork.

- **Organizations**
  The TEL Group builds optimal organizations that maximize corporate value in which all employees can realize their full potential.

- **Safety, Health and the Environment**
  The TEL Group gives the highest consideration to the safety and health of every person connected with our business activities as well as to the global environment.

- **Social Responsibility**
  Feeling a strong sense of corporate social responsibility, we strive to gain the esteem of society and to be a company where employees are proud to work.

**<Vision>**

**Vision**

A company filled with dreams and vitality that contributes to technological innovation in semiconductors

- Tokyo Electron pursues technological innovation in semiconductors that supports the sustainable development of the world.
- We aim for medium- to long-term profit expansion and continuous corporate value enhancement by utilizing our expertise to continuously create high value-added leading-edge equipment and technical services.
- Our corporate growth is enabled by people, and our employees both create and fulfill company values. We work to realize this vision through engagement with our stakeholders.
3. Building a Relationship of Trust with Stakeholders for TEL’s Sustainable Growth (General Principle 2, Principle 3.1.i)

With the understanding that the support of our stakeholders is vital for TEL, TEL will build a relationship of trust with our stakeholders to achieve sustainable growth and create corporate value over the mid- to long-term based on the following views.

➢ Shareholders and investors
   To fulfill our fiduciary responsibility to shareholders and investors, TEL will endeavor to increase shareholder value by improving the profitability and capital efficiency.

➢ Customers
   Based on the customer-oriented principle, TEL will provide products and services with high added value through our expertise in providing creative proposals that integrate innovative technological know-how and diverse technologies.

➢ Employees
   Employees are the foundation of corporate development. TEL aims to continue to be a company replete with dreams and vitality, where each and every employee has creativity, a sense of responsibility and passion, and where diverse human resources can demonstrate their abilities to the fullest.

➢ Business Partners
   TEL will build on our expertise in the manufacture of advanced, high-quality products underpinned by a relationship of ongoing trust with our Business Partners.

➢ Communities
   TEL will endeavor to resolve social issues that surround its business operations through growth in our business, and will contribute to the development of a dream-inspiring society.

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3 For details on TEL’s relationship with our stakeholders: https://www.tel.co.jp/sustainability/materiality/
4. Business Policies (Principle 3.1.i, Supplementary Principle 5.2.1)

As a company that began as a trade company specializing in technology, TEL perceived at an early stage changes in the business environment and quickly responded to such changes. This involved making the transition to becoming a manufacturer with development production functions and building a global sales and support framework. In this way, TEL has provided products and services with high added value in world markets. Moreover, TEL has maintained growth through taking the lead in original technology mainly in semiconductor production equipment and related domains using its original technology, where innovations in technology will generate new value, and high added value and high earnings can be expected.

The driving forces of our company are comprised of abundant technical know-how cultivated as a leading company in semiconductors production equipment, the trust from customers based on our reliable technical services, and the challenging spirit of our employees, who are capable of flexibly and rapidly adapting to changes in the environment.

With the aim of becoming a leading world corporation, TEL will continue our efforts in the future in business creation where TEL will leverage our leading-edge technologies in growth areas based on electronics technology which value creation through technical innovation can be expected.

5. Medium-term Management Plan (Principle 3.1.i)

We at the Tokyo Electron Group announced our new Medium-Term Management Plan on June 8, 2022, looking toward realizing our Vision, which imagines a future we want to see in the medium to long term, with an eye to realizing our Corporate Philosophy, as well as looking toward achieving world-class operating margins and ROE (Return on Equity).

➢ Financial Targets

With the advancement of decarbonization initiatives and the transitioning toward a data-oriented society, which have both come hand in hand with progressions in information and communications technology, as well as the rising importance of semiconductors, we foresee the semiconductor manufacturing equipment market as having further growth to come. We will aim to make our products more competitive, improve out responses to customer needs, work to improve productivity, and also increase our medium- to long-term profits. Furthermore, as shown in the financial targets listed below, by March 2027 we will aim to achieve sales of 3 trillion yen or more, operating margins of 35% or higher, and 30% or higher ROE.

<table>
<thead>
<tr>
<th>Financial targets (up to the term ending March 31, 2027)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net sales</td>
</tr>
<tr>
<td>≥ 3 trillion yen</td>
</tr>
<tr>
<td>Operating margin</td>
</tr>
<tr>
<td>≥ 35%</td>
</tr>
<tr>
<td>ROE</td>
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<tr>
<td>≥ 30%</td>
</tr>
</tbody>
</table>

➢ Material issues for TEL

![Diagram of Product Competitiveness, Customer Responsiveness, Higher Productivity, and Management Foundation]
**Engagement Status**

- Principal initiatives to achieve the Medium-term Management Plan going forward
  - Providing cutting-edge technological products with high added value and superior technological services
  - Continuing proactive investments to enable maximum capture of future growth opportunities, and implementing research and development investments of at least 1 trillion yen over five years
  - Enhancing the Field Solutions business by utilizing the full potential of our world-leading shipping results
  - Advancing E-COMPASS⁴ in order to establish a sustainable supply chain in the industry
  - Revising environmental long-term targets for 2050, and declaring achievement of net zero carbon emissions
  - Establishing key indicators pertaining to the sustainable growth of corporate value, such as safety and employee engagement

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**6. Basic Strategy for Capital Policy**  (Principle 1.3)

Based on the business policies and business plans stated above, TEL’s objective in our capital policy is as follows.

➢ **View regarding capital efficiency**

The TEL’s capital policy is based on securing the funds necessary for investment in growth, continuing to make proactive efforts to return profits to shareholders, and striving for appropriate balance sheet management from a medium- to long-term growth perspective. Specifically, TEL will target sustainable growth by further improving our operating income to sales and capital efficiency and making efforts to expand cash flow, and shall pursue a high level of capital efficiency, including improving ROE.

➢ **Shareholder Return Policy**

Our dividend policy is to link dividend payments to business performance on an ongoing basis and a payout ratio is around 50% based on consolidated net income attributable to owners of parent. However, the amount of annual dividend per share shall not be less than 50 yen. TEL will review our dividend policy if TEL does not generate net income for two consecutive fiscal years. TEL will flexibly consider share buybacks.

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⁴ For details of E-COMPASS, please refer to Section II “Cooperation with Stakeholders” > 2 “Appropriate Cooperation with Stakeholders Other Than Shareholders” > (2) “Positive actions for sustainability issues” (p.11).
Section II  Cooperation with Stakeholders

1. Appropriate Cooperation with Shareholders

TEL believes that cooperation with various stakeholders of TEL is indispensable for the sustainable growth of TEL. In particular, appropriate cooperation with shareholders as the providers of capital is important in the discipline of corporate governance. TEL will endeavor to engage in appropriate cooperation with shareholders to ensure that their rights are effectively secured and can be exercised with ease.

(1) Securing the rights of shareholders  (Principle 1.1, Supplementary Principle 1.1.2, 1.1.3)

TEL will take appropriate measures to fully secure shareholders’ rights including their voting rights at general shareholder meetings. Moreover, the board will put in place a framework for appropriately fulfilling our corporate governance role and responsibilities. In addition, the board will make adequate consideration for ensuring equality in regard to the rights of minority shareholders.

(2) Exercise of rights at general shareholder meetings  (Principle 1.2)

TEL recognizes that general shareholder meetings are an opportunity for constructive dialogue with shareholders and, takes measures to ensure that shareholders can appropriately exercise their shareholder rights at the general shareholder meeting.

■ Engagement Status

| Date of the general shareholder meeting | ・ When setting the date for holding the general shareholder meeting, TEL avoids as much as possible days where the holding of a number of other general shareholder meetings is expected. |
| Date for sending the convocation notice | ・ TEL endeavors to send out the convocation notice for general shareholder meetings early enough to give shareholders sufficient time to consider the agenda. Therefore, TEL forwards notices to shareholders at least three weeks prior to the date of the general shareholder meeting. |
| Provision of materials | ・ Before sending out the convocation notice, TEL discloses details of the notice on the website of Tokyo Stock Exchange and TEL.  
・ The English translation of the convocation notice is disclosed in the same manner at least three weeks prior to the date of the general shareholder meeting.  
・ As necessary, TEL also discloses on our website supplementary information on proposals, etc. to enable shareholders to make appropriate decisions at the general shareholder meeting. |
| Exercise of voting rights | ・ Through the introduction of electronic voting and the use of an electronic voting platform, TEL provides opportunities to enable all shareholders including institutional and foreign shareholders to exercise their voting rights with ease. When an institutional investor who holds shares in the name of a trust bank, etc. expresses an interest in advance of the general shareholder meeting in attending the general shareholder meeting or exercising voting rights, TEL will give consideration to the investor’s wish to the extent possible after consulting with the trust bank, etc. |
(3) Ensuring appropriate information disclosure and transparency  (Principle 3)
TEL works to contribute to the formation of fair prices for shares, etc. by disclosing corporate information to investors in an appropriate and timely manner, and to contribute to the soundness of the financial instruments market. With this perspective in mind, we established the “Timely Disclosure Rules,” and are working to ascertain and manage facts and settlement information that could have a significant impact on the investment decisions of investors, and to disclose such facts and information in a timely and appropriate manner.

In addition, we will strive to expand disclosure of non-financial information that we believe will be effective in helping our stakeholders gain a thorough understanding of TEL.

- Engagement Status
  - The dissemination of corporate information takes place through disclosure to public institutions, the publication of press releases and various reports, and the use of TEL website. TEL also makes efforts to facilitate prompt, appropriate communication. For example, as contact points where two-way exchanges of opinions are possible, TEL appoints an IR department responsible for responding to investors and a Corporate Communication Department responsible for communicating with the media.

(4) Constructive dialogue with shareholders  (Principle 5.1)
To promote TEL’s sustainable growth and increase corporate value over the mid- to long-term, TEL will make efforts to engage in constructive dialogue with investors including shareholders on a regular basis. The following is our policy for establishing a framework and initiatives for promoting such dialogue.

Policy for Establishing a Framework and Initiatives for Promoting Constructive Dialogue with Shareholders

1) Basic view  (Supplementary Principle 5.1.1)
TEL will endeavor to provide opportunities for constructive dialogue with a larger number of investors around the world, we are actively working to create opportunities for dialog, including with the CEO directly.

2) Dialogue with shareholders in general  (Supplementary Principle 5.1.2(i))
The IR Department, a department under the direct control of the CEO, and the Legal Department are responsible for dialogue with investors including shareholders. When there is an individual request from an investor, the CEO or other officers will engage in dialogue as necessary.

3) Measures to ensure positive cooperation between internal departments to support dialogue  (Supplementary Principle 5.1.2(ii))
In response to opinions and requests, etc. of shareholders, the IR Department will assume the core role in assisting the realization of constructive dialogue with shareholders through positive cooperation with relevant departments such as the business, marketing and corporate administration divisions.

4) Measures to promote opportunities for dialogue aside from individual meetings  (Supplementary Principle 5.1.2(iii))
TEL will provide opportunities for shareholders to engage in dialogue through business briefing sessions including quarterly results briefings and teleconferences, as well as opportunities to participate in overseas road shows, conferences sponsored by securities companies in Japan and overseas, and inspection tours of TEL’s factories. Moreover, TEL will endeavor to transmit company information through various means including our integrated report, fact book and TEL website.

5) Measures to relay shareholder views  (Supplementary Principle 5.1.2(iv))
The IR Department will regularly provide reports to the CEO and other officers and engage in discussion with them regarding investors’ views and questions obtained through individual meetings, to ensure that these resources are being utilized to increase business and corporate value. Moreover, the CEO and others will provide reports to and engage in discussion with the board and the Corporae Officers Meeting in regard to important matters.
Engagement Status

In order to achieve sustainable growth and increase corporate value over the medium- to long-term, management is taking the initiative to engage in Investor Relations (IR) and Shareholder Relations (SR) activities.

- IR Activities: The CEO and each executive officer in charge will speak at the quarterly earnings release conferences and Medium-term Management Plan briefing sessions to share stories related to business strategy and growth.
- SR Activities: Company executives play a central role in dialogue with major investors and proxy advisory firms. In addition to explaining proposals from the General Shareholders’ Meetings, this provides opportunities to exchange opinions on topics such as policies and initiatives related to corporate governance and sustainability, as well as to build mutual understanding through dialogue.

Policy on cross-shareholdings (Principle 1.4)

1) Policy concerning cross-shareholding of listed shares

TEL does not hold crossheld shares in principle. Only when TEL believes there to be a strong rationale for holding such shares in our relationship with an issuer will TEL hold the shares of another company, such as investing in business partners to maintain medium- to long-term relationships, investing in business partners for stable procurement, investing in business partners to maintain technical alliance.

Regarding the shares held, the executive management should annually verify the rationale for holding shares of another company with the issuer. The rationale should be reported to the Board of Directors from the viewpoint of the investment purpose at the time of stock acquisition, consistency with the latest business strategy, etc., and the benefits and risks of holding the shares. As a result of the above verification, if it is determined that the holding is not rational, we will consider selling the shares.

2) Policy on the exercise of voting rights in relation to cross-shareholdings

When TEL exercises our voting rights for shares TEL holds, as a shareholder it carefully considers proposal details, engages in dialogue with the issuer as necessary and makes decisions regarding proposals from the viewpoint of increasing corporate value of TEL and the issuer over the mid- to long-term. TEL will cast an opposing vote on any proposal it believes may harm shareholder value.
(6) View regarding anti-takeover measures  (Principle 1.5)  
TEL will not introduced any so-called anti-takeover measures. We believe that improving corporate value is the ultimate anti-takeover measure. TEL will address any acquisition proposals made after first comprehensively assessing the short-, medium-, and long-term impact on corporate value and shareholder value.

(7) Capital policy that may harm shareholder interests  (Principle 1.6)  
With respect to capital policy that results in the change of control or in significant dilution, TEL conscientiously examines the necessity and rationale of such measures to ensure they do not unduly harm shareholders’ interests. Moreover, TEL provides adequate explanation to shareholders and follows appropriate procedures.

(8) Related party transactions  (Principle 1.7)  
TEL requires Corporate Directors or Audit & Supervisory Board Members to obtain the approval of the Board of Directors when engaging in transactions with TEL or transactions that are in conflict with the interests of TEL and the Corporate Directors or Audit & Supervisory Board Members. This includes engagement in competing business with TEL. Moreover, after such transactions take place, a report must be presented to the board regarding material matters concerning such transactions.

### Engagement Status
- TEL undertakes regular annual investigations whether or not there are transaction between TEL and a Corporate Director, an Audit & Supervisory Board Member, or a relative thereof.
- With respect to transactions between TEL and major shareholders, there are currently no shareholders that equate to major shareholders (defined as shareholders with at least 10% of voting rights) in TEL. If major shareholders emerge, TEL will take procedures to ensure appropriateness of transactions according to the previously stated policies.

2. Appropriate Cooperation with Stakeholders Other Than Shareholders

Appropriate cooperation with stakeholders other than shareholders is also essential for the sustainable growth of TEL. TEL believes that respecting the rights and position of stakeholders and fostering a climate that conforms with corporate ethics will promote the development of society and the economy as a whole and, in turn, will establish the foundation for the further growth of our company’s business.

(1) Establishment of “Tokyo Electron Group Code of Ethics” and actions for ensuring compliance of it  (Principle 2.2, Supplementary Principle 2.2.1)  
TEL maintains corporate ethics and compliance with laws and regulations by TEL Group as a whole at a high standard. Giving primary importance to acting in compliance with laws and international rules, TEL has established “Tokyo Electron Group Code of Ethics”\(^5\) and makes efforts to ensure all employees are familiar with this.

Moreover, TEL appoints a Chief Business Ethics Director from among Corporate Directors who is responsible for ethics and has established an ethics committee as a steering organization for promoting corporate ethics throughout TEL.

Furthermore, TEL has established a set of TEL Values (see Section I No. 2) which summarizes intrinsic values that act as a driving force in TEL’s growth and which serves as a code of conduct that all Corporate Directors, Audit & Supervisory Board Members, and employees must practice.

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\(^5\) For details on “Tokyo Electron Group Code of Ethics”: [https://www.tel.com/about/compliance/](https://www.tel.com/about/compliance/)
(2) Positive actions for sustainability issues
(Principle 2.3, Supplementary Principle 2.3.1, 3.1.3, 4.2.2)
In order to realize sustainable growth and medium- to long-term improvements in corporate value, we believe it will be necessary to use our entire supply chain to actively and dynamically address social problems pertaining to sustainability, starting with the environment and human rights. We will help contribute toward the development of a visionary society by pursuing innovations in semiconductor technology by taking full advantage of our expertise as a semiconductor production equipment manufacturer, built up through our experience as a leading company in the industry, and utilizing our various management resources, including our employees, who are the source of our value creation.

Based on this way of thinking, TEL intends to contribute to the resolution of industrial and social issues and the achievement of Sustainable Development Goals (SDGs) adopted by the United Nations, and to the creation of a sustainable society.

**Engagement Status**
- TEL has set annual targets and important indicators for continuously increasing corporate value in Medium-term Management Plan based on the key themes for each materiality, and we strive to achieve these through our business activities.\(^6\)
- In order to realize a sustainable supply chain, TEL began E-COMPASS (Environmental Co-Creation by Material, Process and Subcomponent Solutions), a new environmentally focused initiative. As a leading company in the industry, we will devote the entire supply chain toward reducing environmental impact caused by products during their operation and work to enhance the competitiveness and added value of products.
- In April 2023, TEL’s human rights policy was revised to the “Tokyo Electron Group Human Rights Policy” to incorporate our current initiatives relating to the governance system, human rights due diligence, grievance mechanisms, and more.

(3) Ensuring diversity (Principle 2.4, Supplementary Principle 2.4.1)
At TEL, diversity, equity and inclusiveness are pillars of management that help realize continuous innovation and increase corporate value, and our management is strongly committed to, and actively engaged in, pursuing diversity around the themes of nationality, gender, and generation.

**Engagement Status**
- Of the six total members of the Board of Directors, two are now women.
- As a global company, TEL promotes the right person in the right place across countries, such as appointing local personnel to the position of president at its overseas group companies in the United States, Europe, Asia, and other areas, and having overseas personnel take on the position of the headquarters. As such, we are making it possible to move the global development of our business strategy forward with a sense of speed in the Corporate Senior Staff (CSS), which is assembled from members of management, such as executive officers and from overseas Group companies.
- TEL is conducting various initiatives with respect to diversity, equity and inclusion - by March 2027 we aim to achieve a female managerial ratio\(^7\) of 8.0% globally and 5.0% in Japan (March 31, 2023 figures: 5.7% globally, 2.7% in Japan) and we have set targets and action plans for each region, taking into account their unique characteristics.
  - We develop a talent pipeline (plan for developing human resources) for succession planning that takes diversity into account, and are engaged in efforts to increase the ratio of women in management positions
  - Given that the majority of TEL’s employees are engineers, we utilize recruiters and invest heavily in branding in order to hire female engineers at a level at least equivalent to the general ratio of female engineers in each region (the ratio of women with majors in science and engineering)

\(^6\) For details on initiatives related to our material issues: [https://www.tel.co.jp/sustainability/materiality/](https://www.tel.co.jp/sustainability/materiality/)
\(^7\) Include experts in the number of managers
• Collaboration between employees in Japan and employees of overseas subsidiaries, and promotion of inter-departmental projects
• Establishment of a competitive compensation system based on role responsibilities and level of contribution (even when re-hiring after retirement) in order to make use of the experience, knowledge and skills that we as a company have cultivated
• We hold events such as Diversity, Equity & Inclusion Day by internal and external experts and leaders, create networking opportunities for employees with similar characteristics and experiences, and implement career roundtable discussions for people who are about to take, or have just returned from, maternity or childcare leave

(4) Investments in human capital  (Supplemental Principles 3.1.3, 4.2.2)
Based on the thinking that “Our corporate growth is enabled by people, and our employees both create and fulfill company values”, TEL’s management deliberates on the investments in human capital that should be made to powerfully advance management strategies for the company, and strategically implement these investments.

■ Engagement Status
- Global personnel management
  TEL has deployed business to 83 bases of operation in 18 countries and regions (as of April 1, 2023), and we believe that it is important for personnel with diverse personalities, skills, experiences, and strengths to share a global sense of values as “One-TEL,” and strive as one to create value. In 2017 we introduced a globally uniform job-based human resource system (GTC: Global TEL Career-Paths) and personnel management system, and focused on developing a common platform for personnel activities, and developing and enhancing the careers of our personnel around the globe. This has allowed us to arrange flexible and optimal resource distribution based on changes in business environments.
- Practicing our Corporate Philosophy and code of conduct (TEL Values) etc.
  The basis of our global personnel management are our corporate principles and sense of value, which we have treasured since our founding. Management, including the CEO, took the initiative to create opportunities for direct dialogue with employees, through the use of venues like employee meetings, in order to communicate the ideal TEL state to employees. TEL management also implements programs to share and practice our Corporate Philosophy and the TEL Values through your level-based training, which is also provided when an employee is hired.
- Motivated management
  TEL supports every one of our employees so that they may exercise their capabilities to the fullest, and regularly challenge themselves to achieve ambitious goals. Such initiatives help realize continuous improvements in employee engagement scores, work to enhance product competitiveness and customer support capabilities, and improve productivity.
  Based on our globally uniform human resources platform, positions and career opportunities at TEL are made public to all employees, thereby making it possible for employees to autonomously form their careers and visualize their career paths. With respect to career formation, we actively invest in capability development through TEL UNIVERSITY (an internal shared training platform that allows employees to personally form their careers and support employee self-realization). In addition, TEL provides employee treatment that is fair and competitive at a global level, depending on the company’s performance and the degree of employee’s individual responsibilities and contributions, and works to secure and retain superior human resources.
(5) Investments in intellectual property  (Supplemental Principles 3.1.3, 4.2.2)

We are promoting intellectual property management based on the fundamental principles that the protection and utilization of intellectual property supports business activities and leads to an increase of corporate profits. In order to achieve sustainable growth in the semiconductor industry, where the growth is driven by technological innovation, we are globally expanding our research and development activity including industry-academia collaborations. As well as corporate headquarters, we have allocated IP professionals at R&D and production sites around the world to evaluate projects from various angles such as R&D and marketing perspectives, and we are building IP portfolios aligned with our technology and product strategies.

**Engagement Status**
- We are planning to invest more than 1 trillion yen into research and development over a five-year period, starting fiscal year ending March 2023. Going forward, we will engage in proactive growth investments on top of a strong financial foundation based on profit.
- The main domestic R&D bases are involved in continued efforts to develop technologies that will strengthen their research and development capabilities and contribute to creating value for our customers. Besides collaborations with R&D bases worldwide, this is being carried out by utilizing our alliances with external consortia, research bodies, and academia.
- The number of patents in our company's possession currently stands at 21,645 patents (as of late March 2023), putting us in the number one position in the semiconductor manufacturing sector. We are building our superiority in the field of intellectual property at a global level; among inventions that led to patent applications, approximately 70% have had applications made in multiple countries and, moreover, we have achieved an approval rate of approximately 80% in Japan and the US.
- As engineers are the crux of our development strategies, we provide continuous training to enhance their awareness of intellectual property. Furthermore, as engineers frequently handle highly confidential information, such as the technical information of customers and business partners, we also focus on providing them with training pertaining to confidential information management.

(6) Roles of corporate pension funds as asset owner  (Principle 2.6)

The Tokyo Electron Pension Fund defines its basic policy as preserving the beneficiary interests of its participants, recipients, and others. It also stipulates the roles and responsibilities of related parties who implement the policy, as well as management policies.

**Engagement Status**
- The Asset Management Committee, which is responsible for managing the pension fund, is composed of persons with expertise from the personnel, accounting, and finance departments. It also receives assessments and advice concerning asset allocation and selection of investment management institutions from external experts.
- The Asset Management Committee receives reports from investment management institutions concerning the performance of the pension fund, the results of the exercise of voting rights and stewardship activities and monitors the activities against the investment management institutions.
Section III  Governance Structure

1. Basic View on Governance that will Lead to Sustainable Growth for TEL
   In view of Tokyo Electron’s corporate philosophy that we strive to contribute to the development of a
   dream-inspiring society through our leading-edge technologies and reliable service and support, TEL
   regards building governance structure as essential in order to become a real global company that achieves
   success in global competition achieves sustainable growth.

   To that end, TEL has built a framework to maximize use of worldwide resources, and has incorporated
   a wide range of opinions to strengthen our management platform and technology base, establishing a
   governance structure capable of ensuring that TEL attains global-level earnings power.

2. Structure for Achieving Growth-Oriented Governance Directed at Sustainable Growth
   (Principle 4.2, 4.10)
   TEL uses the Audit & Supervisory Board System, which consists of a Board of Directors and an Audit &
   Supervisory Board. Effective governance is achieved based on the supervision of management by the
   Audit & Supervisory Board.

   Furthermore, in addition to the Board of Directors, whose role is to make major operational decisions,
   play a supervisory role in the executive management’s execution and support appropriate risk-taking by
   them, TEL has also established systems that will facilitate growth-oriented governance directed at
   sustainable growth for TEL, including the following:
   • The Nomination Committee and Compensation Committee, to ensure fair, effective, and transparent
     management
   • The Corporate Officers Meeting as the highest decision-making body on the executive side
   • The Corporate Senior Staff (CSS), to advance company strategy
■ Engagement Status

- A Board of Directors
  The Board of Directors, which supports appropriate risk-taking by executive management, is aware that its main responsibility is to provide a strategic direction for the TEL Group, and thus conducts constructive deliberations regarding management strategies and management plans, and functions as a venue for supervising the progress of TEL’s Medium-term Management Plan, and other similar matters. Furthermore, regarding decision-making authority delegated to the executive side by the Board of Directors, reports and explanations on the status of the Corporate Officers Meeting's deliberations must be presented to the Board of Directors in order to oversee that the decision-making of executive management is functioning appropriately (see 3. Board of Directors, below, for further details). Note that, in FY2023, the Board of Directors meeting held 11 times.

- The Nomination Committee and the Compensation Committee
  The Board of Directors has both a Nomination Committee and a Compensation Committee: both committees engage in proactive deliberations with appropriate guidance and involvement on the part of Independent Outside Directors regarding the nomination of candidates for CEO and directors, as well as the compensation system for officers, respectively.

  The existence of these two committees ensures fairness of corporate management and facilitates the sound Growth-Oriented governance of TEL.

<table>
<thead>
<tr>
<th>Nomination Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Purpose:</strong> To ensure a fair and effective Board of Directors composition through the nomination of candidates for CEO and Corporate Director.</td>
</tr>
<tr>
<td><strong>Role:</strong> To nominate candidates for the Board of Directors to be elected by the General Shareholder Meeting and candidates for CEO to be elected by the Board of Directors and propose these to the Board of Directors.</td>
</tr>
<tr>
<td><strong>Composition:</strong> A total of three directors: two Independent Outside Directors and one Inside Director (FY2024)</td>
</tr>
<tr>
<td><strong>Frequency of Meetings:</strong> 11 times (FY2023)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Compensation Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Purpose:</strong> To ensure transparency, and fairness in management and adequacy of compensation through the compensation system.</td>
</tr>
<tr>
<td><strong>Role:</strong> To propose the policy and the system for compensation received by Corporate Directors and executive officers of the TEL Group, as well as individual compensation amounts for the Representative Directors.</td>
</tr>
<tr>
<td><strong>Composition:</strong> A total of three directors: two Independent Outside Directors and one Inside Director (FY2024)</td>
</tr>
<tr>
<td><strong>Frequency of Meetings:</strong> 10 times (FY2023)</td>
</tr>
</tbody>
</table>

- Corporate Officer System
  As a leading company in the semiconductor production equipment industry, where technological innovation is rapid and market changes are active, we have introduced a Corporate Officer system on June, 2022 in order to further strengthen governance and implement quick decisionmaking and agile operational execution. Corporate Officers shall, as the highest position on the executive side of the Group, be responsible for executing corporate management beyond their own responsibilities from the same perspective as the CEO. Corporate Officers attend the Board of Directors’ meetings to explain important matters related to business execution, as well as to promote an aggressive style of management through the appropriate and speedy utilization of content discussed at Board of Directors' meetings.

  To align with the introduction of the Corporate Officer system, we have also established Corporate Officers Meetings as the highest-ranking decision-making body on the executive side.
TEL has established the Corporate Senior Staff (CSS) as one effective mechanism for utilizing TEL’s worldwide resources to the fullest extent, and to realize aggressive governance.

**CSS (Corporate Senior Staff)**

TEL has established the Corporate Senior Staff (CSS) as one effective mechanism for utilizing TEL’s worldwide resources to the fullest extent, and to realize aggressive governance.

**CSS**

Purpose: In order to advance the corporate strategy effectively and powerfully, CSS aims not only to foster common understanding of the management strategy throughout TEL group through CSS members, but also to manage the progress on strategy execution and review additional measures from a global, cross-organizational perspective and a mid- to long-term management perspective, without being encumbered by short-term perspectives focused primarily on the division where each member is in charge.

Composition: Executive officers and members of management from overseas group companies, etc.

- Liability-limiting contracts, Indemnity agreement, Directors & Officers Liability Insurance contract

TEL has concluded liability-limiting contracts specified by Article 423, Paragraph 1 of the Companies Act of Japan with Outside Directors and Audit & Supervisory Board Members. The liability limitation under these contracts is the minimum liability amount specified in Article 425, Paragraph 1 of the Companies Act of Japan, provided that the Directors perform their duties in good faith without gross negligence.

Furthermore, TEL has concluded an indemnity agreement with Corporate Directors and Audit & Supervisory Board Members, as stipulated under Article 430-2, Paragraph 1 of the Companies Act, whereby we shall duly indemnify the expenses and losses as prescribed respectively in Item 1 and Item 2 of the aforementioned Paragraph, within the limits stipulated by the laws and regulations.

In addition, TEL has concluded a Directors and Officers Liability Insurance contract as stipulated in Article 430-3, Paragraph 1 of the Companies Act of Japan with an insurance company. Corporate Directors, Audit & Supervisory Board Members, Corporate Officers and employees including Executive Officers of TEL and TEL subsidiaries are covered as the insured under the insurance contract, and the insurance contract covers damages, such as compensation for damages, settlements, and litigation expenses, arising from acts and nonperformance of acts committed in relation to the execution of duties by the insured.

### 3. Board of Directors

#### (1) Role and responsibilities of the Board of Directors (Principle 4.1)

The Board of Directors works to achieve sustainable growth and increase corporate value over the medium- to long-term based on its fiduciary responsibility to shareholders. The roles and responsibilities of the Board of Directors are as follows:

1. Establishing management strategy and vision

   The Board of Directors establishes the vision and strategy TEL should target in order to be successful in global competition by setting forth the Corporate Philosophy, Management Policies and other Corporate Principles; presenting the long-term strategic vision; and determining the Medium-term Management Plan and capital policy.
② Making major operational decisions based on strategic direction
(Supplementary Principle 4.1.1)

Proactive risk-taking and a risk management structure to support it are essential for being successful in global competition and achieving sustainable growth. The Board of Directors incorporates a wide range of opinions that stem from the extensive knowledge and experience of Independent Outside Directors and Audit & Supervisory Board Members in addition to Inside Directors who are well-versed in the business, making major operational decisions that are of particular importance to the business. Major operational decisions of particular importance refers to matters that have a major impact on such as TEL Group performance and financial status and mid- to long-term growth and corporate value, including approval of the Medium-term Management Plan, policies on shareholder return, corporate reorganization and Merger & Acquisition, and similar matters. Furthermore, the Board of Directors will request reports and explanations regarding the Corporate Officers Meeting's items for resolution, report items, and items under consideration in order to supervise that the decision-making of the executive management is functioning appropriately.

The strategy determined by the Board of Directors and the Corporate Officers Meeting is implemented expeditiously by the Corporate Officers and the executive officers responsible for each division.

③ Engaging in constructive, open-minded debate

The Board of Directors seeks the active participation of those present in discussions in order to obtain a wide-range of opinions, and supervises management and operational execution based on active debate.

The Board of Directors respects opinions even when they are minority or opposing viewpoints, including opinions voiced by Outside Directors; revises the conditions for implementation or the content of proposals as necessary; and engages in extensive debate with the goal of reaching decisions based on consensus. However, emphasis is placed on making necessary decisions quickly to avoid missing opportunities.

■ Engagement Status

- The criteria for determining the importance of matters for referral to the Board of Directors are continually revised in light of the environment surrounding TEL, and in light of the provisions of the Companies Act. In order to allow the Board of Directors more time for deliberation of major operational decisions, the Board of Directors rules were partially amended with heightened referral criteria in June 2022 and we accelerated a delegation of authorities from the Board of Directors to the executive side.
- In the TEL Board of Directors meetings, proactive, frank opinions are always presented aggressively, not only by Inside Directors, but also by Independent Outside Directors and Audit & Supervisory Board Members, thereby enabling active debates.

(2) View on overall balance of knowledge, experience, and skills in the Board of Directors, its diversity and size  (Supplementary Principle 4.11.1)

① Policy on election of Inside Directors  (Principle 3.1.iv, 3.1.ⅴ)

Inside Directors of TEL are required to have superior executional abilities underpinned by experience, insight, and a track record in management, high sensitivity to all possible risks, being able to properly analyze and judge matters, and frankly state the opinion that they believe to be correct during debates.

Moreover, in electing inside Directors, consideration is given to achieving a balance of Corporate Directors who are well-versed in each division of TEL, including sales and service, manufacturing and R&D, corporate administration and other divisions, in order to ensure constructive debate in Board of Directors meetings born out of a broad range of backgrounds and knowledge.

■ Engagement Status

- The current inside Directors have been elected in a manner that has achieved the balance described above.
The role of inside Directors contributes to active debate, proper decision-making, and supervision of execution through objective, constructive opinions coming from different perspectives of each inside Director beyond their own responsibilities.

② Policy on election of Independent Outside Directors and Independent Outside Audit & Supervisory Board Members  (Principle 3.1. iv, 3.1.v, 4.7, 4.8, 4.9)
Stating their unreserved opinions from an independent perspective, Independent Outside Directors and Independent Outside Audit & Supervisory Board Members guide Board of Directors debates in the proper direction for success in global competition that does not follow the same line of discussion proposed by inside Directors.

From the aforementioned perspectives, Independent Outside Directors and Independent Outside Audit & Supervisory Board Members shall have:
・ Knowledge of global business
・ Broad insight into related industries
・ An extensive network of personal contacts
・ Social perspectives
・ Objectivity from capital market and other perspectives
・ Knowledge of finance and accounting
・ Broad legal affairs and risk management knowledge

Each Independent Outside director and Outside Audit & Supervisory Board Member shall have a proper balance of the above traits, and others.

Furthermore, TEL also ensures the independence of Independent Outside Directors and Independent Outside Audit & Supervisory Board Members through separately specified Independence Requirements for Outside Directors and Outside Audit & Supervisory Board Members⁸, in addition to the requirements under the Companies Act.

TEL will also take a positive stance on considering people equipped with the knowledge and character that TEL thinks will contribute to sustainable growth for TEL in the future as Independent Directors, etc.

◼ Engagement Status
- Currently, six of the 11 the Corporate Directors and the Audit & Supervisory Board Members, are outside members, consisting of three Independent Outside Directors and three Independent Outside Audit & Supervisory Board Members.
- TEL believes that the current Board of Directors is properly fulfilling the roles of supervising executive management and making important decisions based on engaging in constructive, open-minded debate by inside Directors familiar with the business, Outside Directors and Audit & Supervisory Board Members.

③ Size and diversity of the Board of Directors
TEL considers it essential to maintain a Board of Directors with the appropriate size to ensure high quality, active debate, and in addition, to have a good balance of knowledge, experience and skills as well as the diversity (including gender and international aspects) expected of both inside Directors and Independent Outside Directors. The Board of Directors shall therefore be the appropriate size and composition for the environment at the time, in light of such factors.

Regarding candidates for the Board of Directors and Audit & Supervisory Board Members, TEL will make efforts going forward to appoint a variety of personnel, including gender and international aspects, who have the combination of knowledge, experience and skills expected of them.

◼ Engagement Status
- The current Board of Directors consists of 6 Corporate Directors, including 2 women Corporate Directors, and TEL believes this to be the appropriate size for achieving a well-balanced composition of directors at the present time.

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⁸ For details of Independence Requirements, please refer to Appendix 1 “Independence Requirements for Outside Directors and Outside Audit & Supervisory Board Members”.
We have disclosed a skill matrix that lists the skills of each Corporate Director and Audit and Supervisory Board Member.⁹

(3) Nominations for Corporate Director and CEO  
(Principle 3.1.iv, Supplementary Principle 4.3.2, 4.3.3)

TEL has established a Nomination Committee to ensure fairness and efficiency in management. The Nomination Committee Rules stipulate that the CEO is not a member of the Nomination Committee. The authority to propose election or dismissal of the CEO and Corporate Directors is entrusted to Nomination Committee members.

Furthermore, the Nomination Committee has formulated the Nomination Committee Activity Guidelines to enable it to conduct activities every year based on the same standards. These guidelines define the required qualities and eligibility of the CEO and Corporate Directors, and the trigger for investigations for dismissing of the CEO, and efforts are made to ensure the objectivity, timeliness, and transparency of the procedures for appointment and dismissal.

For Corporate Directors, the eligibility and qualities that are considered to be required are:

- Judgement and qualities that contribute to an increase in corporate value in the short-, medium- to long-term
- Skills, character, dignity, and insight appropriate for management
- Fairness, popularity, personality
- Ethical views appropriate to a global company
- Sensitivity and ability to understand risk

For the CEO, in addition to the required qualities and eligibility of Corporate Directors listed above, TEL considers the following to be requirements: the capability to be the driving force of the Group as a whole, strong leadership with the ability to execute, and a high level of management ability.

Regarding dismissal of a CEO, in situations such as when doubts arise concerning these qualities and eligibility based on the Nomination Committee Activity Guidelines, the Nomination Committee will conduct a review.

① Role of the Nomination Committee

| 1) | The Nomination Committee nominates candidates for Corporate Director to be elected by the general shareholder meeting and proposes these to the Board of Directors. |
| 2) | The Nomination Committee nominates Representative Director candidates for the Chief Executive Officer (CEO) to be elected by the Board of Directors, and proposes these to the Board of Directors. |
| 3) | The Nomination Committee refers to TEL’s Independence Requirements when making proposals from among the Corporate Directors and candidates for Corporate Director to the Board of Directors; note that these requirements were established based on the requirements for Independent Directors set forth by the Tokyo Stock Exchange. |

② Ensuring the independence of the Nomination Committee  (Supplementary Principle 4.10.1)

The Nomination Committee shall consist of three or more members including Outside Directors or Outside Audit & Supervisory Board Members. In order to ensure the independence of those members, CEO may not be elected to the Nomination Committee. Moreover, the Nomination Committee recommends Nomination Committee members for the next period and the Board of Directors elects the members based on those recommendations. This method achieves a high degree of independence and fairness in the election of candidates and ensures the authority of the CEO does not extend to the management of the Nomination Committee.

The term of Nomination Committee members shall be one year. Re-election in principle up to four years is permitted.

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⁹ For individual skills of Corporate Directors and Audit & Supervisory Board Members, please refer to Appendix 3 “Skill Matrix and Board Diversity”. 
Engagement Status

 Procedure for proposing nominated candidates

- Proposal of candidates for CEO and candidates for inside Director

When proposing candidates from inside TEL, the Nomination Committee will independently select multiple candidates for nomination from a pool of suitable candidates, and will screen them through interviews with the candidates and relevant people inside and outside of TEL, and other means. The Nomination Committee will then propose candidates who possess the above-listed eligibility and required qualities for a CEO and Corporate Directors to the Board of Directors as candidates for CEO or Corporate Director for the next period, after having exchanged opinions with Outside Directors in advance and having engaged in other careful consideration.

- Proposal of candidates for Outside Director

When proposing candidates from outside of TEL, the Nomination Committee will consider people from the pool of candidates who are appropriate because they have the knowledge and background to contribute to the Board of Directors, and other points stated in the proposal of candidates who possess the required eligibility and qualities for inside Director noted above. They will propose candidates for Outside Director to the Board of Directors after also taking the opinions of the currently appointed Outside Directors into consideration.

- Proposal of candidates for Audit & Supervisory Board Member

Nominees for Audit & Supervisory Board Member are not subject to nomination by the Nomination Committee. When electing candidates for Audit & Supervisory Board Member, the Audit & Supervisory Board will consider candidates recommended by the Audit & Supervisory Board and from executive management and consider those persons deemed appropriate because they have the knowledge and background to contribute to TEL. Finally, after consented by the Audit & Supervisory Board, candidates for Audit & Supervisory Board Member are proposed to the Board of Directors.

(4) Planning directed at developing a successor to the CEO and other executive management
(Supplementary Principle 4.1.3)

TEL has formed a pool of candidates for the next generation of management personnel in accordance with the TEL Succession Plan and is working on the development of successor candidates under the supervision of the CEO, and in accordance with the Group's management mission. The Nomination Committee analyzes and scrutinizes the abilities and readiness of successor candidates, and the Board of Directors holds discussions based on reports from the Nomination Committee, and appropriately supervises the progress of the successor candidate training plan. Note that policy dictates that while the CEO is involved in promoting the development of management levels eligible to become successor candidates, the CEO is not involved in nominating specific candidates from the pool of successor candidates.

Engagement Status

- The CEO and Representative Directors continually evaluate the skill, character, dignity, and insight of successor candidates from multiple perspectives in the course of performing day-to-day duties, and continually support education of the candidates through assignments, training, and other opportunities. They will use the Corporate Senior Staff (CSS), internal seminars for select leaders, and other resources as a pool of promising human resources.

- The abilities and readiness of the successor candidates are confirmed at the Top Management Review Meeting10 at which missions that lead to the accumulation of knowledge and experience including important challenges related to Group management are assigned, and then their performance is checked.

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10 The Top Management Review Meeting: The meeting is attended by Representative Directors, members of the Nomination Committee, the executive officer in charge of human resources, and others, who are responsible for formulating training plans and selecting candidates for successors.
(5) Fair evaluation of the executive management, including the CEO  
(Supplementary Principle 4.3.1) 
TEL takes the following steps to ensure fair and highly transparent evaluation of the inside Directors, including the CEO.

① Evaluation of the CEO  
- The formula for calculating the performance-linked compensation of the CEO is determined by the Board of Directors, based on the proposal of the Compensation Committee. It is decided fairly and in a highly transparent manner.  
- In nominating candidates for CEO, the Nomination Committee will evaluate the appropriateness of the candidate based on past performance, including an evaluation of performance on assigned duties, and considering his or her personality, including the character and dignity, as a manager. They then determine whether or not he or she is capable of shoudering those responsibilities. The Nomination Committee has formulated the Nomination Committee Activity Guidelines that summarize CEO requirements up until appointment, such as eligibility and required qualities, as well as the trigger for investigation for dismissal, and these guidelines have been reported and shared with the Board of Directors. In the above manner, efforts have been made to increase the objectivity and transparency of the CEO selection and dismissal process.

② Evaluation of the inside Directors  
- Inside Directors bear the responsibility of achieving the budget and Medium-term Management Plan. The degree to which that is achieved is an important factor in personnel evaluations for performance-linked compensation.  
- Inside Directors’ annual performance-linked compensation is ultimately determined by the CEO based on an evaluation of each director’s duties and performance, the bonus amount being within the scope decided at the general shareholder meeting based on a decision by the Board of Directors. The Compensation Committee also verifies the appropriateness of the evaluation and decision of the bonus amount for each director, with reference to advice from external experts.

(6) Director and CEO compensation  (Principle 3.1.iii, Supplementary Principle 4.2.1, 4.10.1)  
① Policy on compensation  
The TEL Group emphasizes following points with regard to policies on compensation for Corporate Directors and Audit & Supervisory Board Members:  
1. Levels and plans for compensation to secure highly competent management personnel with global competitiveness  
2. High linkage with business performance in the short term and medium-and-long term increase of corporate value aimed at sustainable growth  
3. Securement of transparency and fairness in the decision process of compensation and appropriateness of compensation

② Composition of compensation  
Compensation for inside Directors consists of fixed basic compensation, annual performance-linked compensation, and medium-term performance-linked compensation as the table below.  
Outside Directors have a role of giving advice to the management from the perspective for increasing corporate value over the medium- to long-term, in addition to the management supervision. The Company has introduced non-performance-linked stock-based compensation as a system that is more consistent with their expected role, and the compensation for Outside Directors consists of fixed basic compensation and non-performance-linked compensation (stock-based compensation).
③ Policy and decision method according to types of compensation

1. Fixed basic compensation

Fixed basic compensation for Corporate Directors is determined within the limit of total fixed basic compensation, which has been resolved at the Annual General Meeting of Shareholders. The amount of compensation for Representative Directors is discussed and decided by the Board of Directors based on the proposals by the Compensation Committee, while the amount of compensation of Corporate Directors excluding Representative Directors is finalized by CEO based on the resolution of the Board of Directors. The amount of compensation for Directors are determined with reference to the compensation standards of companies in Japan and overseas provided by the external research organizations, along with advice from external experts, and for inside Directors, commensurate with the scale of job responsibilities based on the job grade framework. The appropriateness of the amounts is also verified by the Compensation Committee with reference to the advice from the external experts.

2. Annual performance-linked compensation

Among Directors, only inside Directors are eligible for annual performance-linked compensation, and its amount is linked to the business performance in the relevant fiscal year. In principle, annual performance-linked compensation consists of cash bonuses and stock compensation-based stock options; the composition is roughly 1:1. Stock compensation-based stock options are subject to a three-year exercise restriction period from the date of allotment of rights, designed to motivate recipients to share a shareholder perspective, while contributing to increasing corporate value over the medium- to long-term.

Annual performance-linked compensation is based on a profit-sharing type compensation paid commensurate with business performance for each fiscal year; therefore no policy is in place for the payout proportion of fixed basic compensation.

<<Calculation indicators and reason for choosing the indicators>>

As an incentive for Corporate Directors including Representative Directors toward corporate business performance, actual net income attributable to owners of parent has been adopted as the basis of calculation indicators, among profit indicators. In addition, actual consolidated ROE performance achieved during a fiscal year, which is an indicator to represent capital efficiency, is incorporated in the formula.

<< Calculation method and decision method >>

- Representative Directors

In calculating annual performance-linked compensation for Representative Directors, we have set a formula that uses net income attributable to owners of parent and a consolidated ROE as performance indicators. The Compensation Committee deliberates on a proposed amount that reflects, against the figures calculated by the formula, the comparison with the competitors in terms of operating margin and operating margin growth ratio, as well as the performance evaluation (targets based on short-term and medium-term management strategies including ESG) of each Representative Director, with reference to the advice from the external experts. The Compensation Committee proposes the results of its deliberations to the Board of Directors, which, after considering the proposal, determines the final amount of compensation.
Setting the mission (evaluation items) | Performance evaluation | Determination of the amount of compensation
---|---|---
Set the mission after deliberations by the Compensation Committee as well as deliberations by the members of the Board of Directors excluding the Representative Directors (in a closed session) | After deliberations by the Compensation Committee, evaluated by the members of the Board of Directors excluding the Representative Directors (in a closed session) | Determined by resolution of the Board of Directors upon proposal of the amount to be paid by the Compensation Committee to the Board of Directors

- Corporate Directors other than Representative Directors

With regard to the amount of annual performance-linked compensation for Corporate Directors that links to net income attributable to owners of parent and consolidated ROE, CEO makes a decision based on the resolution of the Board of Directors, within the scope of the bonus resolved at the General Meeting of Shareholders. Such decision is made in reference to the compensation standards of industry peers in Japan and overseas provided by the external research organizations, and reflects the comparison with the competitors in terms of operating margin and operating margin growth ratio, as well as the job responsibilities and performance evaluation (targets based on short-term and medium-term management strategies including ESG) of each Director. Furthermore, the Compensation Committee also verifies the appropriateness of the amount of compensation for each Corporate Director with reference to the advice from the external experts.

3. Medium-term performance-linked compensation

<< Policies on composition and payment ratios on fixed basic compensation >>

Medium-term performance-linked compensation is to award performance shares (stock-based compensation) to inside Directors only, with the objective of motivating recipients to contribute to improving medium-term business performance, as well as to share a shareholder perspective by holding Company shares and raising awareness toward enhancing corporate value. The number of Company shares awarded varies according to each responsibilities and achievement levels toward performance goal for the covered period (three fiscal years).

If the payout rate of medium-term performance-linked compensation is 100%, the payment amount is set at around 30% to 100% of the fixed basic compensation, depending on responsibilities.

<< Calculation indicators and reason for choosing the indicators >>

The calculation of medium-term performance-linked compensation uses consolidated operating margin as an indicator of profitability in evaluating the achievement of performance targets, and consolidated ROE as an indicator to represent capital efficiency, in order to link the compensation with the Company’s Medium-Term Management Plan.

<< Calculation method and decision method >>

(Formula for medium-term performance-linked compensation)

\[
\text{Share delivery point} = \left( \text{Reference points (set according to the scale of job responsibilities)} \times 70\% \times \text{Consolidated operating margin attainment factor (*)} \right) + \left( \text{Reference points (set according to the scale of job responsibilities)} \times 30\% \times \text{Level of factors in consolidated ROE attainment (*)} \right)
\]

(* Indicates to assess the degree of achievement of the performance goals for the target period (three fiscal years) is the actual figures of consolidated operating margin and consolidated ROE in the final fiscal year during the target period. Each attainment factor is variable in five grades of 0%, 50%, 75%, 100%, and 120% in the plans for 2020 and 2021, and 0% or in the range of 50% to 120% in the plan for 2022, depending on the target achievement level.)
The number of TEL shares to be issued to inside Directors is determined by allocating one TEL share per point and using the number of share delivery points calculated by the above formula; however, the number of shares to be issued per point will be adjusted when TEL executes a share split, allotment of share without contribution, share reverse split, etc.

The calculation formula, reference points used in such formula, and performance attainment factor shall be determined by the Board of Directors based on the proposal of the Compensation Committee.

4. Non-performance-linked compensation

Non-performance-linked compensation is applicable to Outside Directors. For the Company’s Outside Directors, the Company has introduced non-performance-linked stock-based compensation (restricted stock units) as a system that is more consistent with their expected role of giving advice to the management from the perspective for increasing corporate value over the medium- to long-term, in addition to the management supervision. With regard to the amount paid, the amount is set at around 50% to 60% of the fixed basic compensation to ensure appropriate balance between cash compensation and stock-based compensation, and the Company shares shall be delivered after the expiration of the applicable period (three fiscal years).

The number of the Company shares to be delivered to Outside Directors shall be commensurate with the number of share delivery points calculated based on the payment amount, where one point corresponds to one Company share. In the event of share split, allotment without compensation, or share consolidation of the Company shares, the number of Company shares to be delivered for each point shall be adjusted accordingly.

股东持有指导

TEL established the Shareholding Guidelines (effective as of July 1, 2021), and management will ensure continuous improvements to corporate value, and definitive sharing of profits with stakeholders. We have set goals to, after these Guidelines come into effect or within 5 years of inauguration, retain TEL shares equivalent to the values described below.

<table>
<thead>
<tr>
<th>CEO</th>
<th>Inside Directors</th>
<th>Outside Directors</th>
<th>TEL Executive Officers</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 times fixed basic compensation (annual amount)</td>
<td>2 times fixed basic compensation (annual amount)</td>
<td>1 times fixed basic compensation (annual amount)</td>
<td>1 times fixed basic compensation (annual amount)</td>
</tr>
</tbody>
</table>

Clawback policy

TEL has enacted a Claw-back Policy (effective as of July 1, 2021) and if major corrections of financial figures are deemed necessary due to intentional misconduct of Executive Directors and Corporate Officers, we will demand the return of annual performance-linked compensation and medium-term performance-linked compensation. The compensation that will be subject to return will be the excess portion of performance-linked compensation received during the fiscal year in which the misconduct was discovered, as well as such compensation received during the preceding three fiscal years as a result of the above amendment to financial figures.

Role of the Compensation Committee

In order to secure transparency and fairness in management and appropriateness of compensation through our compensation system, the Company has established the Compensation Committee, which is comprised of three or more Corporate Directors (excluding Representative Directors), including outside Director. Every meeting of the Compensation Committee was attended by an external expert. The Compensation Committee utilizes advice from the external expert, compares wage levels with companies in Japan and abroad, analyzes the latest trends in Japan and abroad and best practices such as reflecting ESG indicator in compensation, and proposes a compensation system that is most appropriate for the Group in light of the Company’s basic policies on compensation and individual compensation amounts for the Representative Directors among other matters, to the Board of Directors.
(7) Initiatives directed at stimulating debate in the Board of Directors
(Principle 4.8, 4.12, 4.13, Supplementary Principle 4.12.1, et al.)
TEL's Board of Directors secures ample time for holding deliberations. The Legal Department will handle the secretariat functions of the Board of Directors, and will endeavor to ensure smooth meeting operations and vitalization of deliberations by performing the following types of operations.

Furthermore, TEL accelerates the appropriate delegation of authority from the Board of Directors to the Corporate Officers Meeting, and the Board of Directors focuses on growth strategy and enhancing corporate value. The Corporate Officers attend the Board of Directors meetings and give detailed explanations on operational executions.

Moreover, focused discussions on topics also of importance in the mid-term related to management strategy and vision are conducted in off-site meetings held at venues away from the regular meeting place of the Board of Directors.

Engagement Status
- Initiatives of meeting management
  - Secure the appropriate amount of time for debate and strive to increase the attendance rate for all Corporate Directors and Audit & Supervisory Board Members, including Outside members, by setting an annual schedule for Board of Directors meetings.
  - Distribute materials concerning agenda items to be discussed to attendees of Board of Directors meeting in advance of the Board of Directors meeting. Also provide prior explanation in a timely manner to Outside Directors and Outside Audit & Supervisory Board Members from the administrative office.
  - Unify the support departments for Independent Outside Directors and Audit & Supervisory Board Members into the Legal Department of the Company and timely communicate information necessary for performing a task
  - Strive to provide sufficient information to and dialog with Independent Outside Directors and Audit & Supervisory Board Members by establishing a venue for the exchange of opinions between TEL executive management and Independent Outside Directors and Audit & Supervisory Board Members beforehand, for matters of particular importance.
- The off-site meeting held two times in FY2023, and we discussed medium- to long-term themes such as growth strategies and Medium-Term Management Plan.

TEL provides Corporate Directors and Audit & Supervisory Board Members with opportunities to gain further knowledge and engage in appropriate study as needed. Proper explanations of the TEL's business, financial status, organization and other aspects are also provided to new Outside Directors and Outside Audit & Supervisory Board Members when they assume the office.

(9) Evaluating the effectiveness of Board of Directors (Supplementary principle 4.11.3)
The Board of Directors conducts an evaluation surveys and individual interviews with Corporate Directors, Audit & Supervisory Board Members and Corporate Officers. Based on the result, we performs our own analysis and evaluation, debates the effectiveness of the Board of Directors based on an evaluation survey from the end of the current fiscal year, and discloses a summary of the results each year. In regard to issues that are recognized as a result of analysis and evaluation, the Board of Directors will endeavor to make timely improvements based on the discussions.
Engagement Status

- In evaluating the effectiveness of the Board of Directors during FY2023, we appointed a third-party institution to offer advice for setting evaluation items, and to hold, aggregate, and analyze interviews. We then held discussions at internal meetings and exchanged opinions between Outside directors and Outside Audit & Supervisory Board Members while referencing aggregation results and details of analyses. Subsequently, this information discussed by, the Board of Directors, and a deliberation, and comprehensive self-evaluation, pertaining to the effectiveness of the Board of Directors, including the Nominating Committee and the Compensation Committee, was performed. An overview of the results has been published on the TEL website.\(^\text{11}\)

4. Audit & Supervisory Board (Principle 4.4, Supplementary Principle 3.2.2)

(1) Composition of the Audit & Supervisory Board

The Audit & Supervisory Board prescribes that there shall be Full-time Audit & Supervisory Board Members with expertise in the TEL business and management system, and Outside Audit & Supervisory Board Members with expertise in specialized areas such as law, finance and accounting, and capital markets. Each of the Audit & Supervisory Board Members conducts audit activities based on the audit policy and audit plans determined by the Audit & Supervisory Board, and they audit the directors' execution of their duties and the status of company property, etc., and supervise the soundness of management.

Engagement Status

- TEL's Audit & Supervisory Board consists of two Full-time Audit & Supervisory Board Members, and three Independent Outside Audit & Supervisory Board Members (FY2024).

(2) Auditor compensation

Compensation for Audit & Supervisory Board Members consists solely of fixed basic compensation, in consideration of their role being primarily audit and supervision of management and it is determined by discussion of the Audit & Supervisory Board within the limit of total fixed basic compensation, which has been resolved at the Annual General Meeting of Shareholders.

(3) Cooperation with Audit & Supervisory Board Members and executive management, the Internal Audit Department, and the Accounting Auditors (Supplementary Principle 4.13.3, 3.2.2)

Audit and Supervisory Board Members coordinate closely with executive management, the internal audit department, and the Accounting Auditors, and work to establish a structure that enables the performance of an organized, effective, and efficient audit.

Engagement Status

- Cooperation with executive management: Regular meetings are held with Representative Directors. Audit & Supervisory Board Members also attend management meetings, Corporate Officers Meetings, and other important meetings, and exchange opinions with executive management as appropriate.
- Cooperation with the Internal Audit Department: Full-time Audit & Supervisory Board Members lead cooperation through Audit Center reports, etc.
- Cooperation with Accounting Auditors: All Audit & Supervisory Board Members, including Outside Audit & Supervisory Board Members, receive the audit plan for the current period from the Accounting Auditors, receive an explanation of a summary of the auditing methods and key audit points, etc., receive reports about reviews Accounting Auditors, and audit results from the Accounting Auditors quarterly and at fiscal year-end. If the Independent Accounting Auditors discover irregularities and request appropriate responses, or identify inadequacies or concerns, they will report these to the executive officer in charge and the Audit & Supervisory Board Members as necessary, and the executive officer in charge will take the lead on investigating and correcting the problem and reporting the results of that.

\(^{11}\) For details of Evaluating the effectiveness of Board of Director: https://www.tel.com/about/cg/
(4) Effectiveness of Audit by the Audit & Supervisory Board Members  (Principle 4.11)
TEL collects information through on-site surveys through assignment of 2 Full-time Audit & Supervisory Board Members. TEL also seeks proper coordination between the Internal Audit Department and the Accounting Auditors and has established a structure that enables Audit & Supervisory Board Members to obtain sufficient information necessary for audits.
In addition, TEL's Full-time Audit & Supervisory Board Members concurrently serve as auditors of major subsidiaries and enhance the effectiveness of audits through such activities. Also, under way is working to develop a Group audit structure, including Group auditor meetings with all Company auditors, auditors of subsidiaries, the head of the internal audit department, and the head of risk management, among other parties, to share information and opinions.

■ Engagement Status
- The Audit & Supervisory Board meeting held seven times in FY2023.
- At present, the composition of Audit & Supervisory Board Members provides a good balance of knowledge required for operational audits and accounting audits, including financial and accounting knowledge, legal knowledge, and audit experience at other companies; hence, TEL believes that audit by Audit & Supervisory Board Members of the TEL Group functions effectively.
- Audits by Audit & Supervisory Board Members are implemented in accordance with the auditing policies and audit plans established each fiscal year, and members attend important meetings, such as Board of Directors meetings and Corporate Officers Meetings, to provide their opinions, and perform operational audits and accounting audits, among other tasks.

5. Internal Controls and Risk Management (Basic Policy on Internal Controls)
(Principle 2.5, 4.3, 4.13, Supplementary Principle 2.5.1, 4.3.4, 4.13.3)
The TEL Group endeavors to strengthen effective internal controls to enhance corporate value and maintain accountability in actions with respect to stakeholders.
TEL plans to appoint an executive officer in charge of internal controls in order to maintain and strengthen our internal control systems. Furthermore, we are also promoting risk management and compliance activities, which are key to internal control, following the guidance of the executive officer in charge. The executive officer in charge regularly reports to the Board of Directors on the status of these activities.

■ Engagement Status
- The basic policies on systems designed for ensuring the proper performance of business were partially revised at the Board of Directors meeting held on November 10, 2022.12

6. Relationship to the Accounting Auditors  (Principle 3.2, Supplementary Principle 3.2.1, 3.2.2)
TEL secures sufficient time to ensure proper audits by the Accounting Auditors; in addition regular meetings are held between the CEO, executive officers in charge, and the Accounting Auditors.
Furthermore, not only does the Audit & Supervisory Board receive briefings from the Accounting Auditors in accordance with the "Criteria for Evaluation and Selection of Accounting Auditors by the Audit & Supervisory Board" (as separately established by the Audit & Supervisory Board itself), but it also evaluates the performance of the Accounting Auditors through interviews with the TEL Accounting Department to gather opinions on the performance of audits by the Accounting Auditors and other matters. The evaluation checks the Accounting Auditors for appropriate quality control, their independence and expertise, and the validity and efficiency of audits, as well as the effectiveness of their communication with the Audit & Supervisory Board Members, executive management and the Internal Audit Department, among others.

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12 For details of the revised policies and an overview of the status of operations, please refer to Appendix 4 “Basic Policy on Internal Controls and Overview of the Status of Operations”
Engagement Status

With respect to accounting audits as set forth in the Financial Instruments and Exchange Act, since FY2005, we have continuously entered into an auditing agreement with the KPMG AZSA LLC, as of Accounting Auditors. We provide the KPMG AZSA LLC with various forms of information and data during audits for given terms, and work to establish an environment that allows for the implementation of speedy and accurate audits.
Independence Requirements for Outside Directors and Outside Audit & Supervisory Board Members

The board of directors of Tokyo Electron Ltd. (“Tokyo Electron”) has established the independence requirement for outside directors and outside audit & supervisory board members (as defined under item 15 and 16, Article 2, of the Companies Act) as follows.

The following persons shall not be considered independent if such person could cause a conflict of interest against the shareholders:

1. A person for whom Tokyo Electron is a Major Business Partner or a person who is a Major Business Partner of Tokyo Electron, except for those who fall into 2. below;
   ※ Under this 1., “A person for whom Tokyo Electron is a Major Business Partner” means a person who, or a person who is a current employee or current executive officer of a company that, has received payments from Tokyo Electron or its subsidiaries for property or services in an amount which, in the last three consecutive fiscal years, has been the greater of 5% of recipient’s consolidated gross revenues, or 100 million yen, or more. If Tokyo Electron cannot reasonably know the amount of payments received in certain fiscal years, the amount in the fiscal year available to Tokyo Electron is used. The same shall apply hereinafter.
   ※ “A person who is a Major Business Partner of Tokyo Electron” means a person who, or a person who is a current employee or current executive officer of a company that, has made payments to Tokyo Electron for property or services in an amount which, in the last three consecutive fiscal years, has been 2% of Tokyo Electron’s consolidated gross revenues or more, provided that in the case of a financial institution from which Tokyo Electron borrows funds, it is indispensable for Tokyo Electron to fundraise and on which Tokyo Electron depends irreplaceably.

2. A person who is a consultant, an accountant, or a lawyer who receives, or who works on a full-time basis at a firm which receives, a Large Amount of Money or Other Property from Tokyo Electron or its subsidiaries, other than compensation for being a director or an audit & supervisory board member;
   ※ “a Large Amount of Money or Other Property” means an amount of money or other property which, in the last three consecutive fiscal years, has been the greater of 5% of recipient’s consolidated gross revenues, or 10 million yen, or more. The same shall apply hereinafter.

3. A person who has recently fallen under either of 1. or 2. above; or
   ※ “A person who has recently fallen under either of 1. or 2. above” means a person who could be substantially deemed to fall under either of 1. or 2. above. Concretely, it means a person who fell under 1. or 2. above at the time when the board of directors of Tokyo Electron resolved the contents of agenda for the general shareholder meeting, where such person is selected as an outside director or an outside audit & supervisory board member.

4. A person whose Immediate Family Member (except for those who do not hold an important position) falls under (a) through (d) below, provided that (e) below applies to an outside audit & supervisory board member only:

Appendix

1
(a) a person who falls under any of (i) through (iii) below;

(i) A person for whom Tokyo Electron is a Major Business Partner or a person who is a Major Business Partner of Tokyo Electron, except for those who fall into (ii) below;
   ※ Under this (i), “A person for whom Tokyo Electron is a Major Business Partner” means a person who, or a person who is a current employee or current executive officer of a company that, has received payments from Tokyo Electron for property or services in an amount which, in the last three consecutive fiscal years, has been the greater of 5% of recipient’s consolidated gross revenues, or 100 million yen, or more.
   ※ “A person who is a Major Business Partner of Tokyo Electron” means a person who, or a person who is a current employee or current executive officer of a company that, has made payments to Tokyo Electron for property or services in an amount which, in the last three consecutive fiscal years, has been 2% of Tokyo Electron’s consolidated gross revenues or more, provided that in the case of a financial institution from which Tokyo Electron borrows funds, it is indispensable for Tokyo Electron to fundraise and on which Tokyo Electron depends irreplaceably.

(ii) A person who is a consultant, an accountant, or a lawyer who receives, or who works on a full-time basis at a firm which receives, a Large Amount of Money or Other Property from Tokyo Electron, other than compensation for being a director or an audit & supervisory board member; or

(iii) A person who has recently fallen under either of (i) or (ii) above:
   ※ “A person who has recently fallen under either of (i) or (ii) above” means a person who could be substantially deemed to fall under either of (i) or (ii) above. Concretely, it means a person who fell under (i) or (ii) above at the time when the board of directors of Tokyo Electron resolved the contents of agenda for the general shareholder meeting, where such person is selected as an outside director or an outside audit & supervisory board member.

(b) an employee or an executive officer of subsidiary of Tokyo Electron;
(c) a non-executive director of subsidiary of Tokyo Electron; or
(d) a person who has recently fallen under (b) or (c) above or who was an employee or an executive officer, or in the case of an outside audit & supervisory board member, a non-executive officer, of Tokyo Electron:
   ※ Whether an Immediate Family Member holds an important position or not shall be determined according to ho item 7, paragraph 4, Article 74, of the Ordinance for Enforcement of the Companies Act. For instance, with respect to 1. and 4.(a) (i) above, a director or an employee who is above head of department level of a business partner company, and with respect to 2. and 4. (a) (ii) above, a certified public accountant who belongs to an auditing firm and a lawyer (including associate lawyer) who belongs to a law firm are considered to hold an important position.
   ※ “Immediate Family Member” means a relative within the second degree of relationship. If a person is no longer a relative within the second degree of relationship as a result of divorce, dissolution of adoption, or death, etc., such a person shall not be considered as “Immediate Family Member”.

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### Reasons for Appointing the CEO, Individual Corporate Directors and Audit & Supervisory Board Members; Status of Concurrent Duties at Other Listed Companies

**[Principle 3.1.v, Supplementary Principle 4.11.2]**

<table>
<thead>
<tr>
<th>Role</th>
<th>Name</th>
<th>Experiences and Achievements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Representative Director, President &amp; CEO</td>
<td>Toshiki Kawai</td>
<td>Having conducted global sales of semiconductor manufacturing equipment and performing management duties in multiple business units in this business, Mr. Kawai possesses ample experiences and record of achievement. In addition, he has demonstrated strong leadership as CEO in executing management duties. We nominated him as a corporate director and the CEO with the expectation of leveraging these experiences and achievement in decision-making concerning the Group management policies at the board of directors.</td>
</tr>
<tr>
<td>Representative Director, Senior Executive Vice President</td>
<td>Sadao Sasaki</td>
<td>Mr. Sasaki has performed management duties in marketing as well as technological development and development for semiconductor manufacturing equipment in the Company and a Group manufacturing company, and possesses ample experiences and record of achievement. With the expectation of utilizing these experiences and achievement in bolstering the decision making function of the board of directors toward enhancing corporate value, we nominated him as a corporate director.</td>
</tr>
<tr>
<td>Corporate Director, Chairman of the Board of Directors</td>
<td>Yoshikazu Nunokawa</td>
<td>Mr. Nunokawa has been involved in a wide range of fields in the Company including sales, finance, and human resources, and is equipped with ample experience of serving as a Vice President &amp; General Manager supervising the Administrative Division of Group companies, as well as endeavoring to ensure sound and appropriate decision making on the Company’s management as an Audit &amp; Supervisory Board Member of the Company. Furthermore, as Chairman of the Board of Directors, he has striven to improve the effectiveness of the Board by leading Board of Directors discussions from his position as a non-operational Inside Director well-versed in the Company’s business. With the expectation of utilizing these experiences and achievement in contributing to the improvement of the Company's governance, we nominated him as a corporate director.</td>
</tr>
<tr>
<td>Outside Director</td>
<td>Michio Sasaki</td>
<td>Having served as President and Representative Director of KEYENCE CORPORATION, Mr. Sasaki achieved substantial improvements of corporate value and high profitability, engaged in global corporate management for many years. We nominated him as an Outside Director, expecting him to provide opinions and advice regarding the Company’s corporate management in general from the perspective for increasing corporate value over the medium- to long-term, in addition to the management supervision, by utilizing his wealth of experience and knowledge as a corporate manager. (Status of Concurrent Duties at Other Listed Companies) Director and Vice President, SHIFT Inc.</td>
</tr>
<tr>
<td>Outside Director</td>
<td>Independent</td>
<td>Makiko Eda</td>
</tr>
<tr>
<td>------------------</td>
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<td>-----------</td>
</tr>
<tr>
<td>Having been involved in marketing in the Asia-Pacific region for Intel Corporation, a major U.S. semiconductor manufacturer, Ms. Eda possesses deep insight into the future and needs regarding the semiconductors business. She also served as a President and Representative Director at the Japanese subsidiary of Intel Corporation and has ample experience and extensive insight as a corporate manager. In addition, she serves as Chief Representative Officer of the World Economic Forum Japan, exchanging wide-ranging opinion with leaders from various fields to work on solving a variety of issues faced by international society. We nominated her as an Outside Director, expecting her to provide opinions and advice regarding the Company’s corporate management in general from the perspective for increasing corporate value over the medium- to long-term, in addition to the management supervision, by utilizing her experience in the semiconductor industry as well as global and multifaceted perspective.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(STATUS OF CONCURRENT DUTIES AT OTHER LISTED COMPANIES)

Chief Representative Officer, World Economic Forum Japan
Outside Director, FUJIFILM Holdings Corporation.

<table>
<thead>
<tr>
<th>Outside Director</th>
<th>Independent</th>
<th>Sachiko Ichikawa</th>
</tr>
</thead>
<tbody>
<tr>
<td>Having served as a Partner of Tanabe &amp; Partners, Ms. Ichikawa possesses ample experience and expertise as an attorney-at-law mainly in corporate legal affairs. In addition, she also has global and advanced specialization, holding qualifications as an attorney-at-law in the State of New York, the U.S. and a U.S. certified public accountant. We nominated her as an Outside Director, expecting her to provide opinions and advice regarding the Company’s corporate management in general from the perspective for increasing corporate value over the medium- to long-term, in addition to the management supervision, by utilizing her experience above as well as knowledge in fields such as corporate governance, risk management, and compliance.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(STATUS OF CONCURRENT DUTIES AT OTHER LISTED COMPANIES)

Outside Director, Olympus Corporation

<table>
<thead>
<tr>
<th>Audit &amp; Supervisory Board Member (Full time)</th>
<th>Kazushi Tahara</th>
</tr>
</thead>
<tbody>
<tr>
<td>Having served in various managerial positions including Vice President &amp; General Manager of the Technology Development Division and the Production Division, Mr. Tahara has abundant experience and knowledge related to technology and management. Since assuming the position of Audit &amp; Supervisory Board Member of TEL, he has used this experience and his specialized knowledge to contribute to improving the effectiveness of audits from a broad-ranging perspective. We nominated him as an Audit &amp; Supervisory Board Member, since we believe that he can continue to appropriately execute his duties as an Audit &amp; Supervisory Board Member with these experiences and expertise.</td>
<td></td>
</tr>
<tr>
<td>Position</td>
<td>Name</td>
</tr>
<tr>
<td>----------</td>
<td>------</td>
</tr>
<tr>
<td>Audit &amp; Supervisory Board Member (Full time)</td>
<td>Yutaka Nanasawa</td>
</tr>
<tr>
<td>Outside Audit &amp; Supervisory Board Member</td>
<td>Kyosuke Wagai</td>
</tr>
<tr>
<td>Outside Audit &amp; Supervisory Board Member</td>
<td>Masataka Hama</td>
</tr>
<tr>
<td>Outside Audit &amp; Supervisory Board Member</td>
<td>Ryota Miura</td>
</tr>
</tbody>
</table>

(Note 1) TEL has notified the Tokyo Stock Exchange that Outside Directors, Michio Sasaki, Makiko Eda and Sachiko Ichikawa and Audit & Supervisory Board Members Kyosuke Wagai, Masataka Hama and Ryota Miura have been appointed as Independent Directors and Independent Audit & Supervisory Board Members, as they meet TEL’s criteria for judging independence, “Independence Requirements for Outside Directors and Outside Audit & Supervisory Board Members”; these criteria that were established based on the requirements for Independent Standards set forth by the Tokyo Stock Exchange. (Note 2) World Economic Forum Japan is not listed company, but as Outside Director Makiko Eda serves as their Chief Representative Officer, this is mentioned here.
## Skill Matrix and Board Diversity

### [Principle 4.11, Supplementary Principle 4.11.1]

<table>
<thead>
<tr>
<th>Name</th>
<th>Expected Skills</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Corporate Management</td>
</tr>
<tr>
<td>Toshiki Kawasaki</td>
<td>Re-appointed</td>
</tr>
<tr>
<td>Sadao Sasaki</td>
<td>Re-appointed</td>
</tr>
<tr>
<td>Yoshikazu Numakawa</td>
<td>Re-appointed</td>
</tr>
<tr>
<td>Michio Sasaki</td>
<td>Re-appointed</td>
</tr>
<tr>
<td>Makiko Eda</td>
<td>Re-appointed</td>
</tr>
<tr>
<td>Sachiko Ichikawa</td>
<td>Re-appointed</td>
</tr>
<tr>
<td>Kazushi Tahara</td>
<td>Re-appointed</td>
</tr>
<tr>
<td>Yutaka Narasawa</td>
<td>Newly appointed</td>
</tr>
<tr>
<td>Ryosuke Wagoi</td>
<td>Outside</td>
</tr>
<tr>
<td>Masatsuka Haruo</td>
<td>Outside</td>
</tr>
<tr>
<td>Ryota Miura</td>
<td>Outside</td>
</tr>
</tbody>
</table>

(Note) The six categories of “expertise and experience” are defined as follows:

- **Corporate management:** Experience of Corporate management (experience serving as a representative director or chairperson/president)
- **Semiconductor markets:** Knowledge on semiconductor markets
- **Manufacturing/development:** Knowledge/experience in manufacturing and development at TEL and other manufacturers
- **Sales/marketing:** Knowledge/experience in sales and marketing at TEL and other manufacturers.
- **Finance, accounting/engagement with capital markets:** Knowledge in financial accounting and M&A, or knowledge/experience in engagement with capital markets
- **Legal affairs/risk management:** Knowledge of legal affairs, compliance, and risk management

### Diversity of Board Members

<table>
<thead>
<tr>
<th>Expected Skills of Corporate Directors and Audit &amp; Supervisory Board Members (Unit persons)</th>
<th>Independence and diversity of Corporate Directors (Unit persons)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Corporate Management</td>
<td>6</td>
</tr>
<tr>
<td>Semiconductor Markets</td>
<td>6</td>
</tr>
<tr>
<td>Manufacturing/Development</td>
<td>5</td>
</tr>
<tr>
<td>Sales/Marketing</td>
<td>6</td>
</tr>
<tr>
<td>Finance, Accounting/Engagement with Capital Markets</td>
<td>5</td>
</tr>
<tr>
<td>Legal Affairs/Risk Management</td>
<td>3</td>
</tr>
</tbody>
</table>

### Change in independent Outside Directors

- **From June 2019:** 3/11 (27%)
- **From June 2021:** 4/12 (33%)
- **From June 2022:** 3/6 (50%)
### System for ensuring that the actions of Directors, Corporate Officers, Executive Officers (hereinafter referred to as Directors, etc.) and employees of the TEL Group in the performance of their duties comply with applicable laws and the Articles of Incorporation

1. Corporate ethics and compliance system
   (i) The TEL Group Directors, etc., and employees are required to act in compliance with applicable laws, the Articles of Incorporation, and other regulations and with a high sense of ethics.
   (ii) The TEL Group Directors, etc., and employees shall consider the Code of Ethics to guide their standard of conduct and shall put it into practice based on regulations concerning compliance structures, including the Compliance Regulations.
   (iii) The Ethics Committee established to ensure thorough compliance with corporate ethics and the Executive Officer in charge of activities related to legal and regulatory compliance shall report periodically to the Board of Directors and the Audit & Supervisory Board Member.
   (iv) Based on our corporate stance of avoiding all contact with antisocial movements that might threaten the order and security of civil society, we categorically refuse all unreasonable demands and other forms of solicitation from such organizations.

2. Internal reporting system
   An internal reporting system (the Tokyo Electron Group Ethics & Compliance Hotline) shall be operated and maintained as a measure for TEL Group Directors, etc., and employees to directly provide information on any conduct that seems questionable with regard to legality or corporate ethics. The confidentiality and anonymity of hotline users is maintained, and the subjecting of hotline users to any disadvantage as a result of their use of the hotline is prohibited.

3. System for ensuring the appropriateness and reliability of financial reports
   We have established a system to ensure the appropriateness and reliability of the Group’s financial reporting and we periodically enhance it and evaluate the effectiveness of its operations.

4. Internal audit
   The Internal Audit Department of the TEL Group (hereinafter referred to as the Internal Audit Department), which is under the direct authority of the President, performs evaluations and shares its views on the status of execution of management activities from a fair and independent standpoint. The scope of its internal audits shall cover all operational activities of Group organizations as a general rule. This shall include auditing operations on risk management, control, and governance processes or diagnostic operations.

5. Audit by Audit & Supervisory Board Members
   The Audit & Supervisory Board Members perform audits of the actions of TEL Group Directors, etc. in the performance of their duties, and if any action that violates an applicable law or the Articles of Incorporation, or any potential violation, is discovered, the Audit & Supervisory Board Members shall take necessary measures, including issuing advice or recommendations to the Director, etc., or reporting to the Board of Directors.

(Operational status overview)

1. Corporate ethics and compliance system
   - The Group promotes and ensures that Directors, etc. understand the importance of compliance thoroughly based on Code of Ethics of the TEL Group and Compliance Regulations.
   - Compliance-related education and training are being provided according to the positions or otherwise as a compulsory program to all employees depending on the theme and topics. The topics of the compliance education and training include corporate ethics and compliance, prevention of bribery, the Act against Delay in Payment of Subcontract Proceeds, etc., to Subcontractors, export compliance, personal information protection, harassment prevention, procedures for issuing permission requests to government authorities, and the like. Particular focus is being placed on training for management personnel in Group companies in Japan regarding the roles of management personnel with respect to compliance. This training is being used to improve compliance awareness within organizations and contribute to the greater practice of compliance.
- Regional Compliance Controller have been appointed at key overseas sites, creating a system for organizationally direct reporting to the Chief Compliance Officer, who oversees the Group’s Compliance Department. In addition, we are checking on a monthly basis the status of prevention, identification, and response to compliance-related problems, leading promotion of compliance measures. Reviews are conducted periodically by the external experts to identify risks and necessary measures are implemented.

2. Internal reporting system

The TEL Group has established an internal reporting system that protects the confidentiality and anonymity of its users and prohibits subjecting them to any disadvantage as a result of their use of the system. A system has also been put in place that may reduce punitive sanctions taken against employees, etc., involved in compliance infractions if they report themselves or consult regarding their own actions. This promotes the active provision of information and aids with the early discovery and resolution of issues.

3. System for ensuring the appropriateness and reliability of financial reports

Group-wide internal control based on the Financial Instruments and Exchange Act and related laws, and internal control regarding operation processes, etc., have been established and put into operation. Each fiscal year, evaluations and audits are being carried out in accordance with separately defined standards, etc., regarding the status of the creation and operation of internal controls. When improvement is deemed necessary, measures are being taken as necessary with the aim of improving the effectiveness of internal control. A system has been put in place for periodic or ad-hoc information and opinion sharing between Audit & Supervisory Board Members, Group company Audit & Supervisory Board Members in Japan, the Global Audit Center, which is the Internal Audit Department, and the Accounting Auditors. These parties are coordinating with each other to perform effective and efficient auditing.

4. Internal audit

- We have established the Global Audit Center (with 15 members), which is an organization under the direct purview of the President and Representative Director. The Global Audit Center is striving to expand and enrich the Group’s auditing functions. In addition, we are promoting activities to continuously improve internal audits as well as studies for enhancing them. The enhancement of global internal audit is under way as part of the Group governance reinforcement, along with the further improvement in audit practice based, in part, on the results of the quality assessment conducted by the external experts.
- The Global Audit Center formulates the annual audit implementation plan based on the “Internal Audit Regulations” and conducts audits of the Group’s business locations in Japan and overseas. The audit results, etc. are reported every two months to our management team as well as to the full-time Audit & Supervisory Board Members of the Company and the Audit & Supervisory Board Members of TEL Group’s domestic subsidiaries, with a process in place to keep the Board of Directors and the Audit & Supervisory Board informed.

5. Audit by Audit & Supervisory Board Members

In accordance with auditing plans defined by the Audit & Supervisory Board, Audit & Supervisory Board Members performs audits to determine the degree to which Directors, etc., are in compliance with applicable laws and the Articles of Incorporation in performing their duties, the status of establishment and operations of internal control systems, the appropriateness of accounting processes, and the like. They are then taking necessary measures, including issuing advice or recommendations to Directors, etc., and reporting to the Board of Directors.

II System for preserving, managing and reporting information relating to actions taken by TEL Group Directors, etc. in the performance of their duties

The Directors of the TEL Group companies create and retain minutes of Board of Directors meetings in accordance with their companies’ Articles of Incorporation and Board of Directors Regulations, etc. Significant information relating to actions taken by Directors, etc., in the performance of their duties shall be recorded in writing or via electronic media and shall be preserved in accordance with the Document Management Regulations. Furthermore, they shall be kept in a format that can be viewed immediately. Significant information regarding the management of individual Group companies must be reported periodically to TEL in accordance with the Affiliated Companies Management Regulations.
III Regulations concerning management of the risk of loss of the TEL Group and other systems

(i) Risk Management Regulations classify the risks to be managed by the TEL Group as a whole and stipulate which departments are responsible for each risk classification, to clarify the risk management system in detail, and to realize smooth and appropriate management of risk management activities. Each Group company engages in its own risk management activities in accordance with Group-wide policies.

(ii) The risk management departments specified for each risk classification as described above perform periodic reviews of the effectiveness of their management systems for the risks faced by the TEL Group.

(iii) The TEL Group has established a Risk Management Committee which strives to promote risk management activities by evaluating risk, reviewing the status of risk countermeasures for the TEL Group as a whole, periodically monitoring risk management activities, etc.

(iv) The TEL Group will continually promote preparedness in order to rapidly restore operations and continue business in the event of an emergency such as a natural disaster.

(v) The Directors, Corporate Officers, Executive Officers, and departments responsible for risk management periodically report to the Board of Directors to inform them of the operational status of the systems for managing significant risks, etc., and the measures for responding to said risks.

IV System for ensuring the efficient performance of the duties of TEL Group Directors, etc.

1. TEL corporate governance system

(i) The Board of Directors shall determine key items of the Group’s management including management policies and matters specified by law and shall oversee the status of the entire TEL Group’s implementation.

(ii) The Company shall take measures to have Outside (Independent) Directors join the Board of Directors to objectively ensure efficient decision-making by the Board of Directors.

(iii) The Board of Directors shall by resolution of the Board have the Representative Directors, Executive Directors, Corporate Officers and Executive Officers carry out their respective duties.

(iv) The Company shall define the criteria of authority and decision-making accordance with the Regulations of the Board of Directors, Corporate Officers Meeting Regulations, Administrative Authority Regulations and Regulations for Authorization Chart, and shall have each company of Group establish the structure based on these regulations.
2. Corporate governance systems of Group companies

Systems for ensuring the effective performance of duties by Directors, etc., are established and operated in Group companies in accordance with the laws and regulations of their respective countries and regions, their Articles of Incorporation, Board of Directors Regulations, and the like.

(Operation status overview)
- The Board of Directors determines important matters regarding the TEL Group's management and appoints Representative Directors, the CEO, Corporate Officers and Executive Officers for the execution of their duties. Furthermore, the Corporate Officers Meeting has been established as the highest decision-making body on the executive side. This body promotes quick decision-making and agile operational execution regarding important executive matters such as the delegation of authority by the Board of Directors.
- TEL’s Board of Directors oversees the execution of duties by the entire Group such as by periodically receiving reports on the status of execution of duties by Executive Directors including the CEO and the status of deliberations at the Corporate Officers Meeting.
- The TEL Group is working to ensure the effectiveness of operational execution by Group companies through efforts such as having TEL executives and other Group executives serve concurrent positions, creating decision-making systems in alignment with TEL’s authorization standards, and establishing the CSS (Corporate Senior Staff) as a body for promoting Company strategies.

V System for ensuring the proper performance of business as a corporate group

1. Group company management and reporting system

Various regulations applicable to the entire Group are prepared as necessary to ensure the proper and efficient performance of TEL Group business activities as a corporate group. Furthermore, individual Group companies prepare and apply regulations necessary for the conducting of appropriate business operations. Group companies periodically report on the status of their operations in individual businesses to corresponding TEL departments.

2. Group company auditing system

(i) The Internal Audit Department performs audits of Group companies with respect to the appropriateness of the activities of the corporate group from the perspectives of the compliance of these activities with relevant laws and the Articles of Incorporation, their effectiveness, and their efficiency.
(ii) TEL Audit & Supervisory Board Members shall create a system for coordinating the Audit & Supervisory Board Members of Group companies in order to effectively and appropriately audit and supervise the entire TEL Group.

(Operation status overview)
- As for important decision making at the TEL Group companies, approval is required by the Company based on the Board of Directors Regulations, the Corporate Officers Meeting Regulations, and the Regulations for Authorization Chart.
- Based on the Affiliated Companies Management Regulations, matters which must be reported to TEL, as well as matters requiring TEL's approval, have been defined, and TEL receives periodic and ad-hoc reports from Group companies.
- The Global Audit Center formulates the annual audit implementation plan based on the Internal Audit Regulations and conducts audits of the Group’s business locations in Japan and overseas.
- TEL full-time Audit & Supervisory Board Members serve concurrent positions as Audit & Supervisory Board Members in major Group companies, given the importance of maintaining the soundness of the corporate group. They coordinate with the Audit & Supervisory Board Members of Group companies in Japan and work to improve the effectiveness of auditing.
- Group Audit & Supervisory Board Member liaison meetings are held by all TEL Audit & Supervisory Board Members and by Audit & Supervisory Board Members of Group companies in Japan. They are attended by the head of the Global Audit Center, the Chief Compliance Officer, the GM of the Legal, Compliance Unit, the GM of the Risk Management Department, and others. During these meetings, participants share information and opinions with the aim of strengthening Group governance.
VI  Matters relating to employees who assist in the performance of the Audit & Supervisory Board Member’s duties (hereinafter referred to as Audit & Supervisory Board Staff) when it is necessary to assign them and matters relating to their independence from Directors and their effectiveness

(i) When Audit & Supervisory Board Members request the assignment of Audit & Supervisory Board Staff, said staff is assigned to the Audit & Supervisory Board Members.

(ii) Audit & Supervisory Board Staff perform their duties in accordance with instructions from the Audit & Supervisory Board Members. These duties are given priority over other duties even when the Audit & Supervisory Board Staff are concurrently assigned to other departments.

(iii) To ensure the independence of the Audit & Supervisory Board Staff specified above, matters relating to personnel administration, such as appointment and dismissal, transfers, and performance evaluations, shall require the consent of a full-time Audit & Supervisory Board Member.

(Operational status overview)
With respect to Audit & Supervisory Board Staff, although no full-time staff have been assigned, specific Legal Department members are assisting with the duties of Audit & Supervisory Board Members based on direct instructions from Audit & Supervisory Board Members.

VII  Structures for reporting to the Audit & Supervisory Board Members and other reports to the Audit & Supervisory Board Members

(i) If a TEL Group Director, etc., Audit & Supervisory Board Member, or employee discovers any facts in violation of applicable laws or any matter that will have a material impact on the TEL Group, they must immediately report to the Audit & Supervisory Board Members of TEL. They shall be guaranteed not to be subjected to any disadvantage as a result of this reporting.

(ii) The department in charge of the TEL Group’s internal reporting system reports periodically to the Audit & Supervisory Board Members of TEL about the status of internal reporting.

(iii) Each Audit & Supervisory Board Member shall attend key meetings and shall review significant documents submitted for approval, and when necessary request reports from Directors, etc., and other departments.

(iv) Audit & Supervisory Board shall receive reports from the Internal Audit Department concerning the results of internal audits.

(Operational status overview)
- A system has been put in place in which Directors, etc., Audit & Supervisory Board Members, or employees of TEL Group companies, or parties that receive reports from them, report this information to TEL Audit & Supervisory Board Members through Board of Directors meetings, other important internal meetings, periodic reporting meetings, or the like.

- The Compliance Department periodically reports the status of internal reporting within the TEL Group to the Board of Directors and the Audit & Supervisory Board Members.

- The Audit & Supervisory Board Members confirm the status of the establishment and operations of the internal control system by attending meetings of the Board of Directors and other key meetings such as the Corporate Officers Meeting, the Top Management Conference, the Ethics Committee, the Sustainability Committee, and the Risk Management Committee.

- The Global Audit Center is reporting the results of audits, etc., to TEL Audit & Supervisory Board Members and Audit & Supervisory Board Members of domestic Group companies.

VIII  Other systems to ensure the effective implementation of audits by the Audit & Supervisory Board Members

1. Policy regarding the composition of the Audit & Supervisory Board
   The Company shall take measures to have Outside (Independent) Audit & Supervisory Board Members join the Audit & Supervisory Board to objectively ensure the appropriateness of audits.

2. Coordination with the Accounting Auditors and the Internal Audit Department
   The Audit & Supervisory Board shall share information with the Accounting Auditors and the Internal Audit Department with the objective of creating effective internal controls.

3. Forum for exchanging ideas and opinions among Representative Directors, etc.
   A forum for the periodic exchange of ideas and opinions among the Audit & Supervisory Board Members and Representative Directors shall be created with the objective of creating effective internal controls.
4. Using external experts
   (i) The Audit & Supervisory Board may when necessary use the Company’s funds for legal, accounting and other professionals to form independent opinions when performing audits.
   (ii) When the Audit & Supervisory Board Members demand the expenses and others incurred in connection with performing audit to the Company, the Company shall incur such expenses and others unless they are not affiliated or necessary with performing audit.

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<th>(Operation status overview)</th>
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<tr>
<td>- The Audit &amp; Supervisory Board Members share information and collaborate on a regular basis with the Accounting Auditors and the Audit &amp; Supervisory Board Members of TEL’s domestic subsidiaries, with aim of enhancing the effectiveness of audits.</td>
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<tr>
<td>- The Audit &amp; Supervisory Board Members and the Audit &amp; Supervisory Board Members of TEL’s domestic subsidiaries receive reports from the Global Audit Center on a regular basis.</td>
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<td>- Audit &amp; Supervisory Board Members hold periodic meetings with Representative Directors in which they exchange ideas and opinions.</td>
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