

The corporate governance of INPEX CORPORATION (hereinafter “INPEX” or the “Company”) is described below.

I Basic Views on Corporate Governance, and Basic Information on Capital Structure, Corporate Attributes, and Other Matters

1. Basic Views

The mission of the Company is to contribute to the creation of a brighter future for society through our efforts to develop, produce and deliver energy in a sustainable way. Based on this mission, in order to achieve sustainable growth and increase corporate value over the medium- to long-term, the Company fulfills its social responsibilities in cooperation with its shareholders and other stakeholders, and works to enhance its corporate governance for the purpose of conducting transparent, fair, timely, and decisive decision-making.

The Company formulated the “Corporate Governance Guidelines” (hereinafter the “Guidelines”) regarding the basic views and principles on corporate governance of the INPEX Group, as disclosed on the Company’s website.

<https://www.inpex.co.jp/english/company/pdf/e-guidelines.pdf>

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

The Company complies with all the principles of the Corporate Governance Code.

Disclosure Based on the Principles of the Corporate Governance Code **Updated**

[Principle 1-4: Cross-Shareholdings]

See Article 6 (“Policy Concerning Cross-Shareholdings”) of the Guidelines of the Company.

The current year’s situation is as follows.

The Company assessed whether or not to hold each individual cross-shareholding by comprehensively examining the purpose of the cross-shareholding, dividend income, current transactions with the company, medium-to long-term opportunities for expanding transactions, business synergies and risks, etc., while considering the Company’s cost of capital. The Company confirmed that it will consider selling shares for which the Company assessed the necessity to hold has decreased.

[Principle 1-7: Related Party Transactions]

See Article 8 (“Related Party Transactions and Submission of Pledges”), Paragraphs 1 and 2 of the Guidelines of the Company.

[Principle 2-6: Roles of Corporate Pension Funds as Asset Owners]

The Company entrusts the management and administration of its trust-type defined benefit corporate pension plans to financial institutions which have accepted the Stewardship Code.

For the purpose of maintaining appropriate management of the Company’s pension funds, the Company established the Pension Committee which consists of board members in charge of Human Resources and Finance & Accounting and representatives from the labor union. Matters of financial administration, including formulation and revision of

investment basic policy, investment management and political asset mix shall be discussed in the Pension Committee and minutes of the Pension Committee's meetings are disclosed to the beneficiaries.

An internal department monitors and manages conflicts of interest for fund investment. Members of the Pension Committee also are encouraged to participate in various training courses for strengthening their professional expertise.

[Principle 3-1: Full Disclosure]

- (i) Company objectives (e.g., business principles), management strategies and management plans
See Article 2 (“Mission and Basic Views”) and Article 14 (“Business Strategy and Business Plan”) of the Guidelines. See the “Vision 2040: Delivering Tomorrow’s Energy Solutions”, “Medium-term Business Plan 2018-2022: Growth & Value Creation” and “Business Development Strategy ~Towards a Net Zero Carbon Society by 2050~” of the INPEX Group as disclosed on the Company’s website.
<https://www.inpex.co.jp/english/company/vision.html>
<https://www.inpex.co.jp/english/company/midterm.html>
https://www.inpex.co.jp/english/company/pdf/business_development_strategy.pdf
- (ii) Basic views and principles on corporate governance
See the “1. Basic Views” of the “Basic Views on Corporate Governance, and Basic Information on Capital Structure, Corporate Attributes, and Other Matters” of this report.
- (iii) Board policies and procedures in determining the compensation of the senior management and Directors
See Article 26 (“Compensation for Directors, etc.”) of the Guidelines.
- (iv) Board policies and procedures in the appointment and dismissal of the senior management and the nomination of candidates for Directors and Audit & Supervisory Board Members
See Article 24 (“Directors, etc.”) and Article 27 (“Audit & Supervisory Board Members”) of the Guidelines.
- (v) Explanations with respect to the individual appointments, dismissals and nominations based on the above (iv)
For the reasons for nominating the candidates for Directors, see p.9-.p.23 of Notice of the 15th Ordinary General Meeting of Shareholders. and for the reasons for nominating the candidates for Audit & Supervisory Board Members, see p.27-p.32 of Notice of the 13th Ordinary General Meeting of Shareholders.
(<https://www.inpex.co.jp/english/ir/shareholder/meeting.html>)

For the reasons for nominating Outside Directors/ Audit & Supervisory Board Members, see “Directors” and “Audit & Supervisory Board Members” of “1. Organizational Composition and Operation” of “II Business Management Organization and Other Corporate Governance Systems Regarding Decision-making, Execution of Business, and Supervision of Management” of this report.

[Supplementary Principle 4-1-1: Scope and Content of the Matters Delegated to the Management]

See Article 13 (“Roles and Responsibilities of the Board of Directors”), Paragraph 3 of the Guidelines of the Company.

[Principle 4-1-3: Succession Plan]

See Article 31 (“Succession Plan”) of the Guidelines of the Company.

[Principle 4-9: Independence Standards and Qualification for Independent Directors]

See Article 28 (“Independence Standards”) and Exhibit 2 (“Independence Standards for Outside Directors and Outside Audit & Supervisory Board Members”) of the Guidelines of the Company.

[Supplementary Principle 4-11-1: View on the Balance of Knowledge, etc. as well as Diversity and Size of the Board of Directors as a Whole]

See Article 15 (“Composition of the Board of Directors”), Paragraphs 1 and 3 of the Guidelines of the Company.

[Supplementary Principle 4-11-2: Status of Concurrent Posts Held by Directors and Audit & Supervisory Board Members as Officers at Listed Companies]

Concurrent posts as officers at other listed companies held by the Company’s Directors and Audit & Supervisory Board Members are disclosed in “Reference Documents for the General Meeting of Shareholders”, “Business Report”, “Annual Securities Report”, etc.

<https://www.inpex.co.jp/english/ir/shareholder/meeting.html>
<https://www.inpex.co.jp/ir/library/securities.html>

[Supplementary Principle 4-11-3: Analysis and Evaluation of the Effectiveness of the Board of Directors as a Whole]

With the aims of regularly verifying that the Board of Directors is functioning appropriately and identifying issues to resolve for continuing improvement, the Company undertakes an evaluation of the effectiveness of the Board of Directors each year, and discloses the summary of the evaluation results. Based on this policy, the sixth evaluation was conducted in fiscal year 2020. The evaluation method and summary of the results are as follows.

[Evaluation Method]

An interim review of the issues identified in the effectiveness evaluation for the previous fiscal year was undertaken at the meeting with Outside Directors and Audit & Supervisory Board Members held in August 2020. The specific implementation method of this fiscal year's effectiveness evaluation was also discussed, including the appointment of a third-party evaluation organization. As a result, it was decided to appoint a major external law firm as a third-party evaluation organization, to confirm the appropriateness of the survey content and composition, the method of consolidation and analysis by the Board of Directors secretariat, and proposals for improvement.

Subsequently, this fiscal year's implementation policy and evaluation items were deliberated at the meeting of the Board of Directors meeting held in November 2020, including the content and composition of the survey prepared by the Board of Directors secretariat based on review by the third-party evaluation organization. The evaluation items included the self-evaluation of each Director and Audit & Supervisory Board Member, the composition, operations, roles and responsibilities of the Board of Directors, operations of the Nomination and Compensation Advisory Committee, as well as the status of improvement of issues identified in the previous evaluation. An anonymous online survey of all Directors and Audit & Supervisory Board Members was conducted in December. In order to obtain more specific views and opinions from the Directors, the Directors were encouraged to make comments on many of the questions.

Subsequently, results of the survey were consolidated and analyzed by the Board of Directors secretariat. After receiving confirmation and indications regarding the appropriateness of the method of consolidation and analysis and the draft improvement proposals from the third-party evaluation organization, the results of the consolidation and analysis, as well as issues and initiatives for the future were discussed at a meeting among the Outside Directors, Audit & Supervisory Board Members and the Representative Director, in January 2021. Based on such discussion, the following evaluation results were confirmed at the Board of Directors meeting held in February 2021.

[Summary of Evaluation Results]

1) The overall effectiveness of the Board of Directors was confirmed to be sufficient, as in the previous fiscal year.
2) In particular, continued initiatives to secure time for substantial deliberation were positively evaluated, such as more complete briefings for part-time Officers prior to Board of Directors meetings, and the prior indication of timeframes for deliberation. In addition, the implementation of discussion on agenda items specifically focused on themes that require discussion from a medium- to long perspective, the implementation of a lecture and opinion exchange meeting for the Board of Directors from an external expert on climate change, and the holding of online meetings in response to the COVID-19 pandemic, all received positive evaluations, and their continuation was requested.

3) The following challenges were established, as issues requiring continued, short- or medium-term initiatives, in order to secure even further effectiveness for the Board of Directors.

- Enhance discussions regarding strategies further, based on changes in the business environment
- Further revitalize discussion at Board of Directors meetings
- Deeper discussions regarding the desired state of the Board of Directors
- Secure opportunities for discussion on the desired state of governance in the Group

The third-party evaluation organization has concluded that the Board of Directors secretariat has appropriately consolidated and analyzed the results of the evaluation, and that the challenges presented above, drawn from these results and analysis, have been suitably established.

Based on these evaluation results, the Company will continue striving to improve the effectiveness of the Board of Directors.

[Supplementary Principle 4-14-2: Training Policy for Directors and Audit & Supervisory Board Members]

See Article 32 (“Training Policy”) of the Guidelines of the Company.

[Principle 5-1: Policy for Constructive Dialogue with Shareholders]

See Article 33 (“Constructive Dialogue with Shareholders”) and Exhibit 3 (“Policy concerning the Development of a System and Initiatives for Promoting Constructive Dialogue with Shareholders”) of the Guidelines of the Company.

2. Capital Structure **Updated**

Foreign Shareholding Ratio	From 20% to less than 30%
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[Status of Major Shareholders] **Updated**

Name / Company Name	Number of Shares Owned (Shares)	Percentage (%)
Minister of Economy, Trade and Industry	276,922,800	18.96
Japan Petroleum Exploration Co., Ltd.	106,893,200	7.32
The Master Trust Bank of Japan, Ltd. (Trust Account)	106,437,300	7.29
Custody Bank of Japan, Ltd. (Trust Account)	59,699,100	4.09
ENEOS Holdings, Inc.	43,810,800	3.00
Custody Bank of Japan, Ltd. (Trust Account 7)	27,530,000	1.89
JAPAN SECURITIES FINANCE CO., LTD.	24,209,700	1.66
SMBC Nikko Securities Inc.	21,957,900	1.50
STATE STREET BANK WEST CLIENT - TREATY 505234	17,373,143	1.19
THE BANK OF NEW YORK MELLON 140051	16,988,100	1.16

Controlling Shareholders (excluding Parent Company)	—
Parent Company	None
Supplementary Explanation Updated	

*The status of major shareholders above is based on the shareholders' register as of December 31, 2020.

3. Corporate Attributes

Listed Stock Exchange and Market Section	Tokyo Stock Exchange, First Section
Fiscal Year-End	December
Type of Business	Mining
Number of Employees (consolidated) as of the End of the Previous Fiscal Year	1,000 or more
Net Sales (consolidated) as of the End of the Previous Fiscal Year	¥100.0 billion to less than ¥1 trillion
Number of Consolidated Subsidiaries as of the End of the Previous Fiscal Year	50 to less than 100

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

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

The Company's Articles of Incorporation prescribe that decisions on certain important matters related to management require the resolution of a general meeting of Class A stock shareholders (hereinafter the "Class A stock shareholders' meeting"), in addition to the resolution of the general meeting of shareholders or that of the Board of Directors. The Class A stock has been issued to the Minister of Economy, Trade and Industry, and does not have voting rights at general meetings of shareholders of the Company (unless otherwise specified by laws and regulations).

The certain important matters related to management refer to the "appointment or removal of Directors," "disposition of all or a portion of material assets," "amendments to the Articles of Incorporation," "business integration," "capital reduction," and "company dissolution." The "appointment or removal of Directors" and "business integration" require the resolution of the Class A stock shareholders' meeting, if at least 20% of the total voting rights of the shareholders relating to common shares of the Company are held by a single shareholder other than a public entity, or by such single shareholder and its co-holders.

With respect to the exercise of the veto rights by means of the Class A stock (resolution on the disapproval at the Class A shareholders' meeting), the Minister of Economy, Trade and Industry sets forth the guidelines for the exercise of voting rights of the Class A stock, in the Public Notice of the Ministry of Economy, Trade and Industry (No. 74, April 3, 2006). Under the guidelines, the Minister of Economy, Trade and Industry is entitled to exercise veto rights for each of the above important matters, "when it is judged there is a high probability that the Company will be managed inconsistent with its role to provide a stable supply of energy to Japan in an efficient manner as a core company," or "when it is judged there is a high probability that it may adversely affect the Company's role to provide a stable supply of energy to Japan in an efficient manner as a core company," or "when there is a possibility that it may have an effect on the exercise of voting rights of the Class A stock." The aforementioned guidelines were re-announced in the Public Notice of the Ministry of Economy, Trade and Industry (No. 220, October 9, 2008), due to partial changes in contents associated with the change of the Company's trade name on October 1, 2008. Subsequently the guidelines were re-announced in the Public Notice of the Ministry of Economy, Trade and Industry (No. 37, June 24, 2019), due to partial changes in content associated with the amendment to the number of clauses in the partial amendments to the Articles of Incorporation of the Company.

We believe the holding of the Class A stock with the aforementioned function by the Minister of Economy, Trade and Industry is an effective countermeasure to eliminate the possibility of speculative takeovers or management control by a foreign capital, resulting in inappropriate management inconsistent with the Company's role to provide a stable supply of energy to Japan in an efficient manner as a core company or causing any other adverse effects. Furthermore, we expect positive results in terms of external negotiation and credits as a national flagship company efficiently contributing to the stable supply of energy in Japan. Those are the reasons for issuing the Class A stock. The Board of Directors of the Company does not have any power over the exercise of veto rights through the exercise of voting rights of the Class A stock by Class A stock shareholders. Therefore, the Class A stock does not have the purpose of maintaining the position of the executive officers of the Company. In addition, given the limited scope of the veto rights of the Class A stock, and because the guidelines has been set forth for the exercise of veto rights, the Company believes that this measure is designed to be highly transparent to avoid unreasonable impeding the efficiency and flexibility of the Company's management and to minimize the impact thereof.

For further details on the Class A stock, please see "IV. Information on the Company, 1. Information on the Company's Stock, etc." in the Securities Report dated March 26, 2021.

1. Organizational Composition and Operation

Organizational Form	Company with Audit & Supervisory Board Members
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[Directors]

Maximum Number of Directors Stipulated in the Articles of Incorporation	16
Terms of Office of Directors Stipulated in the Articles of Incorporation	1 year
Chairperson of the Board of Directors	President & CEO
Number of Directors	14
Appointment of Outside Directors	Appointed
Number of Outside Directors	6
Number of Independent Directors	6

Relationship with the Company (1)

Name	Attribute	Relationship with the Company (*)										
		a	b	c	d	e	f	g	h	i	j	k
Jun Yanai	From other company											
Norinao Iio	From other company											
Atsuko Nishimura	Others											
Yasushi Kimura	From other company											
Kiyoshi Ogino	From other company											
Tomoo Nishikawa	Attorney											

* Categories for “Relationship with the Company”

* “○” When the person currently falls or has recently fallen under the category

“△” When the person fell under the category in the past

* “●” When a close relative of the person currently falls or has recently fallen under the category

“▲” When a close relative of the person fell under the category in the past

a. Executive of the Company or its subsidiaries

b. Non-executive Director or executive of a parent company of the Company

c. Executive of a fellow subsidiary company of the Company

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

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

f. Consultant, accountant or legal professional who receives a large amount of monetary consideration or other property from the Company besides compensation as a Director

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

h. Executive of a client or supplier company of the Company (which does not correspond to any of d, e, or f) (the Director himself/herself only)

i. Executive of a company, between which the Company’s Outside Directors/Audit & Supervisory Board Members are mutually appointed (the Director himself/herself only)

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

k. Others

Name	Designation as Independent Director	Supplementary Explanation of the Relationship	Reasons of Appointment
Jun Yanai	○	<p>Although Mr. Yanai was a board member and Senior Executive Vice President of Mitsubishi Corporation, he has not been involved in the execution of business operations of that company since June 2016.</p> <p>The amount of the Company's transactions with Mitsubishi Corporation Group meets the minimal criteria with respect to transactions set by the Company.</p> <p>The INPEX Group has had transactions related to crude oil and natural gas, etc., with the Mitsubishi Corporation Group, and the INPEX Group's sales to the Mitsubishi Corporation Group in this fiscal year are less than 0.1% of the Company's consolidated net sales for the same period. Meanwhile, the INPEX Group's purchase from the Mitsubishi Corporation Group in this fiscal year is less than 0.2% of the Company's consolidated cost of sales for the same period. On the other hand, the amount of Mitsubishi Corporation's transactions with the INPEX Group was less than 0.1% of consolidated revenue as well as consolidated cost of Mitsubishi Corporation that are most recently available.</p> <p>Also, Mr. Yanai is concurrently serving as Outside Director of Kintetsu World Express, Inc.</p> <p>The INPEX Group has no vested interest in Kintetsu World Express Group.</p>	<p>Mr. Yanai has been appointed as an Outside Director since he is expected to utilize his extensive experience and wide-ranging insight cultivated in the resource/energy industry in the management of the Company.</p> <p>In addition, he has been designated as an independent Director without the risk of a conflict of interest with ordinary shareholders since he does not fall under any of the conditions stipulated in the Ordinance for Enforcement of the Securities Listings Regulations, Article 211, Item 4, Sub-Item 6 and Article 226, Item 4, Sub-Item 6.</p>
Norinao Iio	○	—	<p>Mr. Iio has been appointed as an Outside Director since he is expected to utilize his extensive experience and wide-ranging insight cultivated in the resource/energy industry in the management of the Company.</p> <p>In addition, he has been designated as an independent Director without the risk of a conflict of interest with ordinary shareholders since he does not fall under any of the conditions stipulated in the Ordinance for Enforcement of the Securities Listings Regulations, Article 211, Item 4, Sub-Item 6 and Article 226, Item 4, Sub-Item 6.</p>

Name	Designation as Independent Director	Supplementary Explanation of the Relationship	Reasons of Appointment
Atsuko Nishimura	○	<p>Ms. Nishimura is concurrently serving as Outside Director of Taisei Corporation.</p> <p>The INPEX Group has no vested interest in Taisei Group.</p>	<p>Ms. Nishimura has been appointed as an Outside Director since she possesses extensive knowledge of international affairs created through her abundant experience as a diplomat, her insight into the resources and energy business, and her anticipated diverse and wide-ranging advice.</p> <p>In addition, she has been designated as an independent Director without the risk of a conflict of interest with ordinary shareholders since she does not fall under any of the conditions stipulated in the Ordinance for Enforcement of the Securities Listings Regulations, Article 211, Item 4, Sub-Item 6 and Article 226, Item 4, Sub-Item 6.</p>
Yasushi Kimura	○	<p>Although Mr. Kimura was Representative Director, Chairman of the Board of ENEOS Holdings, Inc., one of the top ten shareholders of the Company, he has not been involved in the execution of business operations of that company since June 2018.</p> <p>The amount of the Company's transactions with ENEOS Holdings Group meets the minimal criteria with respect to transactions set by the Company.</p> <p>The INPEX Group has had transactions related to crude oil and natural gas, etc., with ENEOS Holdings Group and the INPEX Group's sales to ENEOS Holdings Group in this fiscal year are less than 8.7% of the Company's consolidated net sales for the same period. Meanwhile, the INPEX Group's purchase from ENEOS Holdings Group in this fiscal year is less than 0.1% of the Company's consolidated cost of sales for the same period. On the other hand, the amount of ENEOS Holdings, Group's transactions with the INPEX Group was less than 1.5% of consolidated net sales as well as consolidated cost of ENEOS Holdings Group that are most recently available.</p> <p>Also, Mr. Kimura is concurrently serving as Outside Director of Nissan Motor Co., Ltd.</p> <p>The INPEX Group has no vested interest in Nissan Motor Co., Ltd.</p>	<p>Mr. Kimura has been appointed as an Outside Director since he is expected to utilize his extensive experience and wide-ranging insight cultivated as a business executive in the resource/energy industry in the management of the Company.</p> <p>In addition, he has been designated as an independent Director without the risk of a conflict of interest with ordinary shareholders since he does not fall under any of the conditions stipulated in the Ordinance for Enforcement of the Securities Listings Regulations, Article 211, Item 4, Sub-Item 6 and Article 226, Item 4, Sub-Item 6.</p>

Name	Designation as Independent Director	Supplementary Explanation of the Relationship	Reasons of Appointment
Kiyoshi Ogino	○	<p>Although Mr. Ogino was Representative Director, Executive Vice President and Executive Officer of Japan Petroleum Exploration Co., Ltd., one of the top ten shareholders of the Company, he has not been involved in the execution of business operations of that company since June 2017.</p> <p>The amount of the Company's transactions with Japan Petroleum Exploration Group meets the minimal criteria with respect to transactions set by the Company.</p> <p>The INPEX Group has had transactions related to crude oil and natural gas, etc., with Japan Petroleum Exploration Group, and the INPEX Group's sales to Japan Petroleum Exploration Group in this fiscal year are less than 0.1% of the Company's consolidated net sales for the same period. Meanwhile, the INPEX Group's purchase from Japan Petroleum Exploration Group in this fiscal year is less than 0.1% of the Company's consolidated cost of sales for the same period. On the other hand, the amount of Japan Petroleum Exploration Group's transactions with the INPEX Group was less than 0.6% of consolidated net sales as well as consolidated cost of Japan Petroleum Exploration Group that are most recently available.</p>	<p>Mr. Ogino has been appointed as an Outside Director since he is expected to utilize his extensive experience and wide-ranging insight cultivated in the oil and natural gas exploration and production industry in the management of the Company.</p> <p>In addition, he has been designated as an independent Director without the risk of a conflict of interest with ordinary shareholders since he does not fall under any of the conditions stipulated in the Ordinance for Enforcement of the Securities Listings Regulations, Article 211, Item 4, Sub-Item 6 and Article 226, Item 4, Sub-Item 6.</p>
Tomoo Nishikawa	○	—	<p>Mr. Nishikawa has been appointed as an Outside Director since he has sufficient insight on corporate management based on his expertise in corporate legal affairs cultivated through his extensive experience as a lawyer, as well as wide-ranging insight based on his legal knowledge, including in the field of international transactions.</p> <p>In addition, he has been designated as an independent Director without the risk of a conflict of interest with ordinary shareholders since he does not fall under any of the conditions stipulated in the Ordinance for Enforcement of the Securities Listings Regulations, Article 211, Item 4, Sub-Item 6 and Article 226, Item 4, Sub-Item 6.</p>

A Discretionary Committee Corresponding to a Nomination Committee or Compensation Committee	Yes
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[Details of Establishment, Members, and Attribute of Chairperson] Updated

	Name of Committee	No. of Total Members	No. of Full-time Members	No. of In-house Directors	No. of Outside Directors	No. of Outside Experts	No. of Others	Committee Chairman
Any Committees Corresponding to the Nominating Committee	Nomination and Compensation Advisory Committee	5	0	2	3	0	0	In-house Director
Any Committees Corresponding to the Compensation Committee	Nomination and Compensation Advisory Committee	5	0	2	3	0	0	In-house Director

Supplementary Explanation Updated

The Nomination and Compensation Advisory Committee was established in January 2017 with the aim of strengthening the independence, objectivity and accountability of the Board of Directors' functions relating to the nomination and compensation of Directors. This committee deliberates on the nomination and compensation of Directors, etc. and reports its findings to the Board of Directors. At the extraordinary Board of Directors meeting held on March 25, 2021, two in-house Directors and three Outside Directors were appointed as members of this committee and assumed their positions on the same date.

[Audit & Supervisory Board Members]

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

Cooperation among Audit & Supervisory Board Members, Accounting Auditors, and Internal Audit Department Updated

The Audit & Supervisory Board Members hold five scheduled meetings with the accounting auditor, Ernst & Young ShinNihon LLC, per year in addition to ad hoc meetings as required, and receive reports on accounting audits, reports containing reviews of quarterly results and reports on internal control audits over financial reporting. Additionally, opinions are exchanged on important points raised in the audits in order to collect a wide range of information about the current state of the Company.

The Audit & Supervisory Board Members exchange opinions with the internal audit department (Audit Unit) upon the development of annual internal audit plans and receive reports on internal audits conducted by the Audit Unit at quarterly basis.

In addition, the full-time Audit & Supervisory Board Members maintain regular contact with the internal audit department (Audit Unit) through such means as holding about 10 scheduled meetings per year, in order to receive reports as appropriate on internal audit assessment conducted by the internal Audit Unit and the state of internal controls over financial reporting, etc.

Appointment of Outside Audit & Supervisory Board Members	Appointed
Number of Outside Audit & Supervisory Board Members Updated	4
Number of Independent Audit & Supervisory Board Members Updated	4

Relationship with the Company (1)

Name	Attribute	Relationship with the Company (*)												
		a	b	c	d	e	f	g	h	i	j	k	l	m
Hideyuki Toyama	From other company													
Shinya Miyake	From other company													
Mitsuru Akiyoshi	From other company													
Hiroko Kiba	Others													

* Categories for “Relationship with the Company”

* “○” When the person currently falls or has recently fallen under the category

“△” When the person fell under the category in the past

* “●” When a close relative of the person currently falls or has recently fallen under the category

“▲” When a close relative of the person fell under the category in the past

a. Executive of the Company or its subsidiary

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

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

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

e. Executive of a fellow subsidiary company of the Company

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

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

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

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

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

k. Executive of a company, between which the Company’s Outside Directors/Audit & Supervisory Board members are mutually appointed (the Audit & Supervisory Board member himself/herself only)

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

m. Others

Name	Designation as Independent Auditor	Supplementary Explanation of the Relationship	Reasons of Appointment
Hideyuki Toyama	○	Mr. Toyama serves as a full-time Outside Audit & Supervisory Board Member of the Company.	Mr. Toyama has been appointed as an Outside Audit & Supervisory Board Member since he possesses extensive experience and knowledge in finance as well as professional knowledge and experience as an attorney. In addition, he has been designated as an independent Audit & Supervisory Board Member without the risk of a conflict of interest with ordinary shareholders since he does not fall under any of the conditions stipulated in the Ordinance for Enforcement of the Securities Listings Regulations, Article 211, Item 4, Sub-Item 6 and Article 226, Item 4, Sub-Item 6.
Shinya Miyake	○	Mr. Miyake serves as a full-time Outside Audit & Supervisory Board Member of the Company.	Mr. Miyake has been appointed as an Outside Audit & Supervisory Board Member since he possesses extensive experience and knowledge in international financing and finance, etc. In addition, he has been designated as an independent Audit & Supervisory Board Member without the risk of a conflict of interest with ordinary shareholders since he does not fall under any of the conditions stipulated in the Ordinance for Enforcement of the Securities Listings Regulations, Article 211, Item 4, Sub-Item 6 and Article 226, Item 4, Sub-Item 6.
Mitsuru Akiyoshi	○	Mr. Akiyoshi is concurrently serving as President and Chief Executive Officer of Mizuho Marubeni Leasing Corporation. The INPEX Group has no vested interest in Mizuho Marubeni Leasing Group. Also, Mr. Akiyoshi is concurrently serving as Outside Director of Concordia Financial Group, Ltd. The INPEX Group has no vested interest in Concordia Financial Group, Ltd.	Mr. Akiyoshi has been appointed as an Outside Audit & Supervisory Board Member since he possesses extensive experience and knowledge in on finance and management, etc. In addition, he has been designated as an independent Audit & Supervisory Board Member without the risk of a conflict of interest with ordinary shareholders since he does not fall under any of the conditions stipulated in the Ordinance for Enforcement of the Securities Listings Regulations, Article 211, Item 4, Sub-Item 6 and Article 226, Item 4, Sub-Item 6.

Name	Designation as Independent Auditor	Supplementary Explanation of the Relationship	Reasons of Appointment
Hiroko Kiba	○	—	Ms. Kiba has been appointed as an Outside Audit & Supervisory Board Member since she possesses extensive experience and knowledge as a freelance newscaster and university instructor. In addition, she has been designated as an independent Audit & Supervisory Board Member without the risk of a conflict of interest with ordinary shareholders since she does not fall under any of the conditions stipulated in the Ordinance for Enforcement of the Securities Listings Regulations, Article 211, Item 4, Sub-Item 6 and Article 226, Item 4, Sub-Item 6.

[Independent Directors/Audit & Supervisory Board Members]

Number of Independent Directors/ Audit & Supervisory Board Members	10
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Matters relating to Independent Directors/Audit & Supervisory Board Members

The Company shall, based on the independence criteria set forth by the Tokyo Stock Exchange, determine that an Outside Director or an Outside Audit & Supervisory Board Member of the Company is independent from the Company if he or she falls under none of the following items.

1. A major shareholder of the Company (who directly or indirectly holds 10% or more of the Company's voting rights) or an executive thereof
2. A person whose major business partner is the Company (*1) or an executive thereof
3. A major business partner of the Company (*2) or an executive thereof
4. A legal professional, accountant, or consultant who receives money or other properties of more than 10 million yen per year on average over the past three (3) years from the Company or its subsidiary, excluding compensation for Directors or Audit & Supervisory Board Members (if the person receiving such properties is an organization such as a legal entity or a partnership, a person who belongs to such organization)
5. An accounting auditor of the Company or its subsidiary (if such accounting auditor is an accounting firm, a person who belongs to such accounting firm)
6. A person who receives donations or subsidies of more than 10 million yen per year on average over the past three (3) years from the Company or its subsidiary (however, if the person receiving the donation or subsidies is an organization such as a legal entity or a partnership, a Director or other officer managing the business of the organization to which the amount of such donations or subsidies exceeds the greater of 10 million yen per year or 30% of the total expenses per year of such organization, on average over the past three (3) years)
7. A person who fell under any of items 1 through 6 above in the past three (3) years
8. A relative within the second degree of kinship of a person who falls under any of (1) through (4) below (excluding persons who are not material (*3))
 - (1) A person who falls under any of items 1 through 7 above
 - (2) An executive of a subsidiary of the Company
 - (3) A non-executive Director or an accounting advisor of a subsidiary of the Company (limited to cases where said Outside Audit & Supervisory Board member is to be designated as an independent Audit & Supervisory Board Member of the Company)

(4) A person who fell under item (2) or (3) above or an executive of the Company in the most recent three (3) years (including a non-executive Director, if said Outside Audit & Supervisory Board Member is to be designated as an independent Audit & Supervisory Board Member of the Company)

9. Other than each of the preceding items, a person who is substantially judged by the Company to possibly cause a conflict of interest with ordinary shareholders of the Company

*1 “A person whose major business partner is the Company” refers to a business partner whose business relationship with the Company may have an influence on decision-making of business, etc. of said business partner to the same extent as said business partner’s parent company, subsidiary or affiliate. Specifically, this could be a so-called subcontractor whose consolidated net sales from transactions with the Company account for a considerable part of its consolidated net sales, etc.

*2 “A major business partner of the Company” refers to a business partner whose business relationship with the Company may have an influence on decision-making of business, etc. of the Company to the same extent as the Company’s parent company, subsidiary or affiliate. Specifically, this could be the counterparty in transactions from which the consolidated net sales account for a considerable part of the Company’s consolidated net sales, or a supplier who provides merchandise and services which are essential to the business activities of the Company.

*3 Specifically, a “material” person is assumed to be an officer, a general manager or equivalent of each company/business partner in the case of the persons referred to in items 1 through 3, and a certified public accountant who belongs to each accounting firm or a lawyer who belongs to each law firm (including so-called associates) in the case of the persons who belong to organizations referred to in items 4 and 5.

The Company has reported all Outside Directors and Outside Audit & Supervisory Board Members as Independent as defined by Tokyo Stock Exchange, Inc.

Taking into consideration the background noted below, the Company has set criteria as minor for transactions concerning independent Directors and/or Audit & Supervisory Board Members, which the Company does not think that has influence on shareholders’ decisions regarding exercise of voting rights.

(Background)

The mission of the Company is to ensure a stable supply of oil and natural gas produced throughout the world. The Company’s sales structure consists mainly of wholesale to oil refining companies, electric power companies, and city gas companies, etc., in Japan and therefore the Company’s customers are limited.

In addition, the Company’s customers are declining in number due to consolidation of companies, etc., owing to industry reorganization, which means that the ratio of the amount of transactions with a single customer tends to be relatively high. A further peculiarity is that oil and natural gas prices are formed in the international market, and cannot be set arbitrarily by the Company or any specific company.

Therefore, the Company does not believe that the Company is able to carry out transactions particularly favorable to a Director and/or an Audit & Supervisory Board Member of the Company just because that person comes from a certain business partner of the Company, and that an individual’s independence is not affected at all.

Moreover, in view of these peculiarities, the Company has obtained from all Directors including Outside Directors a written pledge to ensure that they carry out their duties as officers of the Company appropriately and with the highest regard for the importance of such matters as their duty not to compete with the Company under the Companies Act, the proper manner for dealing with conflicts of interest, and prevention of confidential information leakage, etc.

(Criteria as minor for transactions)

Both the ratio of the amount of transactions with the company in which an Outside Director or an Outside Audit & Supervisory Board Member holds significant concurrent positions, to the Company’s consolidated net sales as well as consolidated cost of sales for the most recent fiscal period, and such company’s ratio of the amount of transactions with the Company, as reasonably estimated from the disclosure materials, etc., to such company’s consolidated net sales as well as consolidated cost of sales for the most recent fiscal period must be less than 15%.

[Incentives]

Incentive Policies for Directors

Others

Supplementary Explanation **Updated**

Based on the resolution made at the 12th Ordinary General Meeting of Shareholders on June 26, 2018, the Company has introduced a stock-based remuneration system (the “System”) for Directors (excluding Outside Directors and non-residents of Japan) and executive officers (excluding non-residents of Japan) of the Company with the aim of further raising the incentive of Directors, etc. to contribute to increasing the corporate value of the Company and enhancing their willingness to contribute to maximizing shareholder value, by clarifying the link between the remuneration of Directors and the Company’s medium-to long-term stock price.

The policy adopts a system called BIP (Board Incentive Plan) Trust. As for the contents of BIP Trust, see 8. (Stock-based Remuneration) of the Company Decision policy regarding the content of individual remuneration for Directors

In addition, the Company has established a guideline for Directors (excluding Outside Directors) and executive officers to purchase shares in the Company as an incentive to strive for the continuous enhancement of corporate value over the medium- to long-term. Based on the guideline, Directors (excluding Outside Directors) and executive officers purchase shares in the Company in exchange for a certain portion of their monthly remuneration. These shares shall not be redeemed until their retirement.

Recipients of Stock Options

Supplementary Explanation

[Director's Compensation]

Disclosure of Individual Director's Compensation

No Individual Disclosure

Supplementary Explanation **Updated**

Compensation for Directors and Audit & Supervisory Board Members for the 15th fiscal year (from January 1, 2020 to December 31, 2020) is as follows.

[Total amount of compensation paid by classification, total amount of compensation paid by type of compensation, and the number of eligible Directors and Audit & Supervisory Board Members]

Classification	Total amount of compensation paid (¥ million)	Total compensation by type (¥ million)			Number of eligible Directors and Audit & Supervisory Board members (persons)
		Basic compensation	Bonus	Stock-based remuneration	
Directors (excluding Outside Directors)	447	381	54	11	9
Audit & Supervisory Board Members (excluding Outside Audit & Supervisory Board Members)	31	31	-	-	1
Outside Directors and Outside Audit & Supervisory Board Members	156	156	-	-	10

- Notes 1. The number of Directors and Audit & Supervisory Board Members presented in the table above includes one Director who retired at the conclusion of the 15th Ordinary General Meeting of Shareholders held on March 25, 2021
2. The Company does not uphold an accrued retirement benefits plan.
3. The maximum monthly basic compensation for Directors was resolved to be within ¥47 million (including monthly compensation for Outside Directors of within ¥6 million) at the 11th Ordinary General Meeting of Shareholders held on June 27, 2017. The number of Directors immediately after the conclusion of the 15th Ordinary General Meeting of Shareholders held on March 25, 2021 is 14 (including 6 Outside Directors).
4. The maximum monthly basic compensation for Audit & Supervisory Board Members was resolved to be within ¥10 million at the 13th Ordinary General Meeting of Shareholders held on June 25, 2019. The number of Audit & Supervisory Board Members immediately after the conclusion of the 15th Ordinary General Meeting of Shareholders held on March 25, 2021 is 5.
5. The amount of bonus is the amount based on the resolution made at the 15th Ordinary General Meeting of Shareholders held on March 25, 2021 to pay a total amount of ¥54 million to 8 Directors in office at the end of the 15th fiscal year, excluding Outside Directors.
6. At the 12th Ordinary General Meeting of Shareholders on June 26, 2018, the Company resolved to introduce a stock-based remuneration system for Directors (excluding Outside Directors and non-residents of Japan) and executive officers (the BIP Trust). The number of Directors (excluding Outside Directors and non-residents of Japan) immediately after the conclusion of the 15th Ordinary General Meeting of Shareholders held on March 25, 2021 is 8. The amount of the stock-based remuneration presented in the table above represents the fees incurred regarding the stock-based points granted during the 15th fiscal year concerning the BIP Trust for Directors.

[Total Amount of Consolidated Compensation for Each Directors and Audit & Supervisory Board Member of the Company]

Omitted due to the absence of applicable Directors or Audit & Supervisory Board Members who received consolidated compensation of ¥100 million or more.

[Of Employee Portion of Salaries Paid to Directors or Audit & Supervisory Board Members Who Also Serve as Employees, Those of Significance]

None of the employee portion of salaries paid to the Directors or the Audit & Supervisory Board Members who also serve as employees are significant.

Disclosure of Policy on Determining Compensation Amounts and Calculation Methods

The Company has established the Nomination and Compensation Advisory Committee as an advisory body to the Board of Directors in order to strengthen the independence, objectiveness and accountability of the Board of Directors' functions related to compensation for Directors. The Board of Directors has established the following policy for determining the amount or the calculation method of remuneration for Directors and Audit & Supervisory Board Members upon report by the Nomination and Compensation Advisory Committee.

(Remuneration for Directors)

The Company's policy on determining individual compensation for Directors

1. (Composition of compensation)

There are three types of remuneration for Directors (excluding Outside Directors): basic compensation, annual bonus (performance-linked remuneration), and stock-based remuneration, while compensation for Outside Directors consists solely of basic compensation.

2. (Purpose of payment of remuneration)

Basic compensation is paid as a monthly fixed amount based on the roles of each Director. The annual bonus is paid based on the Company's performance from the medium- to long-term perspective and other factors.

As for stock-based remuneration, the Company's shares, etc. are provided based on the position, etc. of each Director, with the aim of further raising the awareness of Directors to contribute to increasing the corporate value of the Company. Stock-based remuneration is intended to encourage Directors to contribute to maximizing shareholder value by clarifying the linkage between the remuneration of Directors and the Company's medium-to long-term share price. Stock-based remuneration will be paid in the form of the Company's shares (and partly cash) after the retirement of each Director.

3. (Determination of compensation amounts)

The Nomination and Compensation Advisory Committee deliberates on compensation for Directors within the limits and terms approved at the General Meeting of Shareholders. The details of the compensation including amounts allocated to individual Directors are decided by the Representative Director, president & CEO, who has been entrusted by the resolution of the Board of Directors, in accordance with the deliberation by the Nomination and Compensation Advisory Committee, where greater than or equal to half of its members are Outside Directors and/or Outside Audit and Supervisory Board members including independent Outside Directors.

4. (Verification of the validity of the compensation amount)

When determining basic compensation, annual bonus and stock-based remuneration for Directors, the Nomination and Compensation Advisory Committee findings to the results of a survey of remuneration levels for each equivalent position in major Japanese companies and energy-related companies conducted by multiple external remuneration research institutions to verify the validity of the compensation amount.

5. (Percentage of compensation by type)

The Company's main business is the development, production and supply of energy such as oil and natural gas worldwide, which contributes to Japan's energy security and help maintain its social infrastructure. This capital-intensive business requires long lead times from the acquisition of exploration permits until the successful commencement of production from oil and gas fields. Considering the nature of this business, the Company determines the ratio of each type of compensation (basic compensation, annual bonus and stock-based remuneration) with an emphasis on stability and improvement of the Company's medium- to long-term business performance.

6. (Basic compensation)

The maximum total amount of monthly basic compensation for all Directors is 47 million yen (of which 6 million yen for all Outside Directors) in accordance with a resolution at the 11th Ordinary General Meeting of Shareholders held on June 27, 2017. The amount is calculated based on the roles of each Director and determined by the Board of Directors based on the content of deliberation by the Nomination and Compensation Advisory Committee.

7. (Annual Bonus)

The amount of annual bonus to be paid to Directors as performance-linked compensation to enhance the linkage with the Company's performance is calculated based on the net income attributable to owners of parent and the Company's operating cash flow as primary key performance indicators. The amount of annual bonus also takes into consideration the operational achievements of primary businesses as an oil and gas exploration and development company, such as net production volume and progress of key projects, as other indicators.

Furthermore, the calculation comprehensively takes into account HSE performance, ESG ratings including climate change response and other data on the level of compensation at Japanese energy-related companies obtained from multiple external research institutions.

8. (Stock-based Remuneration)

Based on a resolution at the 12th Ordinary General Meeting of Shareholders held on June 26, 2018, the Company has introduced a stock-based remuneration system for Directors, etc. called the BIP (Board Incentive Plan) Trust based on the contents of the table below. This remuneration system shall be admitted in accordance with share issuance regulations as enacted by the resolution of the Board of Directors held on August 9, 2018.

① Entitled Persons of this System	<ul style="list-style-type: none"> • Directors (excluding Outside Directors and non-residents in Japan) of the Company • Executive officers (excluding non-residents in Japan) of the Company
② Effect to total number of shares issued by the Company due to the implementation of the System	
Maximum contributed amount by the Company	<ul style="list-style-type: none"> • Total of ¥0.2 billion over five years of the period of execution of duties by Directors, etc.
Maximum number of the Company's shares to be issued to Directors, etc. (including the number of shares that will be converted into cash) and acquisition method of the Company's shares	<ul style="list-style-type: none"> • Maximum number of points allocated to Directors, etc. shall be 40,000 points in a year (40,000 shares) (Total of 200,000 points in five years (200,000 shares)) • Maximum number of points allocated to Directors, etc. in a year is around 0.003% (as of March 2018, after subtracting treasury share) of total number of issued shares of the Company • As the Company's shares will be acquired from the stock market, the System will not cause share dilution
③ Timing of issuance, etc. of the Company's shares, etc. to Directors, etc.	<ul style="list-style-type: none"> • after the retirement

(Remuneration for Audit & Supervisory Board Members)

The compensation for the Audit & Supervisory Board Members consists solely of basic compensation and is determined through consultation among the Audit & Supervisory Board Members within the limits approved at the general meeting of shareholders.

Indicators concerning performance-linked compensation and reasons for selecting those indicators

They are decided according to the above Decision policy regarding the content of individual remuneration for Directors
- 7. Annual Bonus.

Method of determination of the amount of performance-linked compensation

It is decided according to the above Decision policy regarding the content of individual remuneration for Directors –
3.Determination of compensation amounts.

[System for Supporting Outside Directors and/or Outside Audit & Supervisory Board Members] Updated

The Company provides Outside Directors with the materials of Board of the Directors meeting at least three days prior to the meeting, and provides them with briefings of important agenda items prior to Board of Directors meetings in order to strengthen their management supervisory function.

The Company appoints employees in Audit & Supervisory Board Member's Office to assist operations by Audit & Supervisory Board Members. Such employees carry out their duties under the direction of the Audit & Supervisory Board Members.

Furthermore, The Company hold regular meetings with Outside Directors, Audit & Supervisory Board Members and Representative Directors several times a year to provide opportunities for a wide range of exchanges of opinions on important management themes.

[Status of persons retired from Representative Director and President, etc.]

Names, etc., of advisors (Senior Corporate Advisor etc.) who have formerly served as Representative Director and President, etc.

Name	Title/ Position	Activity Description	Working Arrangement / Conditions (Full-time / Part-time, Compensation)	Date of Retirement from President, etc.	Term
Masatoshi Sugioka	Senior Corporate Advisor	External activities such as international exchange that make use of his experiences (non-management involvement)	Part-Time Paid	September 30, 2008	There is an internal regulation on the age of retirement.
Naoki Kuroda	Senior Corporate Advisor	External activities such as international exchange that make use of his experiences (non-management involvement)	Full-Time Paid	June 23, 2010	There is an internal regulation on the age of retirement.

Total number of Senior Corporate Advisor etc., who have formerly served as Representative Director and President, etc.

2 persons

Other Information

“Senior Corporate Advisor” are appointed by resolution of the Board of Directors.

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

[Board of Directors]

The responsibilities of the Board of Directors shall be to fully exercise its supervisory function, secure fairness and transparency in management, and ensure sustainable growth and increase corporate value over the mid- to long term through implementation of effective corporate governance, with recognition of its fiduciary responsibility to shareholders.

The Company’s Board of Directors comprises 14 members, six of whom are Outside Directors. In addition to a monthly meeting, the Board of Directors meets as necessary in order to discuss and determine matters concerning management strategy, important business execution, and also supervises the execution of duties by Directors.

The term of office of Directors shall be one year to enhance the ability of Directors to respond to changes in the global management environment in a timely manner and to further clarify management responsibilities.

[Executive Committee]

From the perspective of accelerating the decision-making process related to the execution of business, the Company has established the Executive Committee as a body to carry out agile decision-making for matters not required to be resolved at the Board of Directors and hold discussions conducive to the decision-making by the Board of Directors. The Executive Committee meeting is held once a week and as necessary.

[Executive Officer System]

In order to respond accurately and quickly to a rapidly changing management environment and the expansion of the Company’s business activities, the Company has introduced an Executive Officer System to clarify the business execution system and establish an agile and efficient management structure through the delegation of authority. The term of office of Executive Officers shall be one year to further clarify executive accountabilities.

[Audit & Supervisory Board Members and Audit & Supervisory Board]
(Organization and Members)

The Company has adopted an audit & supervisory board members system. The Company's Audit & Supervisory Board is comprised of five Audit & Supervisory Board Members, four of which are Outside Audit & Supervisory Board Members.

The four Outside Audit & Supervisory Board Members possess considerable knowledge and experience in the Company's business, as well as in fields related to finance, accounting and legal affairs, and leverage these skills in performing auditing activities for the Company.

The Company has set up the Audit & Supervisory Board Members' Office as an independent organization from the business execution departments and shall deploy 2 dedicated employees possessing the necessary and appropriate knowledge and ability to assist the Audit & Supervisory Board Members with auditing duties in order to enhance the effectiveness of audits by Audit & Supervisory Board Members.

(Activities of Audit & Supervisory Board Members and Audit & Supervisory Board)

- a) The number of Audit & Supervisory Board meetings held during the fiscal year ended December 31, 2020 and attendance of each Audit & Supervisory Board Member

14 Audit & Supervisory Board meetings were held during the fiscal year. All the Audit & Supervisory Board Members attended all the audit & supervisory board meetings as follows.

Title	Name	Attendance Ratio of Audit & Supervisory Board Meetings
Audit & Supervisory Board Member	Noboru Himata	100% (14/14 times)
Audit & Supervisory Board Member (Outside)	Hideyuki Toyama	100% (14/14 times)
Audit & Supervisory Board Member (Outside)	Shinya Miyake	100% (14/14 times)
Audit & Supervisory Board Member (Outside)	Mitsuru Akiyoshi	100% (14/14 times)
Audit & Supervisory Board Member (Outside)	Hiroko Kiba	100% (14/14 times)

- b) Activities of the Audit & Supervisory Board

In principle, the Audit & Supervisory Board meeting is held on a monthly basis on the same date as the Board of Directors meeting. Additionally, the Audit & Supervisory Board has ad hoc meetings as necessary. The Audit & Supervisory Board resolves statutory matters including audit plans and receives reports on the execution of duties from the internal audit department (Audit Unit) and the accounting auditor, Ernst & Young ShinNihon LLC, and requests clarifications if necessary. Further, Audit & Supervisory Board Members share information they gather through their individual auditing activities and have discussions as necessary.

- c) Activities of Audit & Supervisory Board Members

The Audit & Supervisory board members, according to the auditing standard adopted by the Audit & Supervisory Board and in compliance with the audit plan, maintain close contact with Directors, the internal audit department(Audit Unit) and the dedicated employees, gather information, develop an auditing environment and attend strategic meetings including Board of Directors meetings, and where necessary, seek clarifications or provide statements on agenda items.

Regular meetings with representative Directors are held for the purpose of exchanging opinions and monitoring the implementation of management policies as well as the development and operation of internal control systems. Further, meetings with Directors are held regularly for the purpose of conducting hearings on the status of business executions with Directors in charge of the Company's respective business divisions.

Additionally, full-time Audit & Supervisory Board Members attend regular and ad hoc Executive Committee meeting and ad hoc Compliance Committee meetings, gather information through reviewing internal approval documents, and if necessary, request clarifications from business divisions.

Further, full-time Audit & Supervisory Board Members receive reports on internal whistle-blowing cases from the Director in charge of compliance.

Audits of overseas offices and local offices during the fiscal year ended December 31, 2020 were conducted remotely through online meetings and e-mail communication due to the COVID-19 pandemic.

[Internal Audit]

To enforce the supervisory function of internal controls of business activities, the Audit Unit was established under the direct supervision of the President & CEO (with 11 dedicated staff as of April 1, 2021) as an internal audit department

independent of the divisions involved in the execution of the Company's business. The Audit Unit seeks to optimize management control by assessing and considering the state of internal controls of the Company's and the INPEX Group's overall management activities and the validity and efficiency of business processes through internal audits conducted by division or in a cross-divisional manner. The result of the internal audit is reported at meetings of the Board of Directors / Audit & Supervisory Board and to the President & CEO and full-time Audit & Supervisory Board Members and shared with accounting auditors. The Audit Unit follows up on any matter requiring improvement until the issue has been solved. In addition, the Audit Unit contributes to raising and establishing awareness of internal control among officers and employees of the Company.

[Accounting Audit]

The Company appoints Ernst & Young ShinNihon LLC for accounting audits pursuant to the Companies Act and the Financial Instruments and Exchange Act. The names of the certified public accountants who conducted the accounting audit for the 15th fiscal year and the accounting audit members are as follows.

(Continuous audit period)

45 years

(Names of certified public accountants who conducted the accounting audit)

Hiroaki Kosugi

Satoshi Takahashi

Takeshi Yoshida

(Accounting audit members)

26 certified public accountants, 8 successful examinees of certified public accountants and 22 others

(Remuneration paid to the certified public accountants and related parties)

Remuneration paid to the certified public accountants and related parties for the 15th fiscal year are as follows.

Remuneration for auditing services: INPEX: ¥228 million; Consolidated subsidiaries: ¥73 million

Remuneration for non-auditing services: INPEX: ¥14 million; Consolidated subsidiaries: ¥12 million

(Other important remuneration)

The Company's overseas consolidated subsidiary, INPEX Ichthys Pty Ltd and other overseas consolidated subsidiaries of the Company pay remuneration to Ernst & Young for local statutory audits.

(Non-auditing services provided to the Company by the certified public accountants and related parties)

Non-auditing services for which the Company pays compensation to the certified public accountants and related parties are advisory and guidance services related to the adoption of IFRS.

(Policy for determining remuneration for audits)

Remuneration for audits is determined based on the comprehensive consideration of the audit plan and the number of days of auditing work, after obtaining approval from the Audit & Supervisory Board.

[Initiatives for Strengthening the Function of Audit & Supervisory Board Members]

(Secretariat of audit & supervisory board member)

The Company has set up the Audit & Supervisory Board Members' Office as an independent organization from the business execution departments and shall deploy dedicated employees to assist the Audit & Supervisory Board Members with auditing duties in order to enhance the effectiveness of audits by Audit & Supervisory Board Members.

(Coordination with accounting auditors)

In addition to the regular meetings (five times a year), the Audit & Supervisory Board Members hold ad hoc meetings with the accounting auditor, Ernst & Young ShinNihon LLC, as necessary, request clarifications on audit plans and policies, receive reports containing reviews of quarterly results and internal control audit interim reports, exchange opinions on important point of audit, and maintain close contact with the accounting auditor in order to collect a wide range of information about the current state of the Company.

(Coordination with the Internal Audit Department)

The Audit & Supervisory Board Members exchange opinions with the internal audit department (Audit Unit) upon the development of annual internal audit plans and receive reports on internal audits conducted by the Audit Unit at quarterly basis.

In addition, the full-time Audit & Supervisory Board Members maintain regular contact with the internal audit department (Audit Unit) through such means as holding about 10 scheduled meetings per year, in order to receive reports as appropriate on internal audit evaluations conducted by the internal audit department and the state of internal controls over financial reporting, etc.

(Attendance to important meetings)

The Audit & Supervisory Board Members attend important meetings such as the Board of Directors meetings and Executive Committee meetings, and if necessary, request an explanation relating to the agenda items and provide a statement.

(Regular meeting with representative Directors)

The meeting with representative Directors is held once a year for the purpose of exchanging opinions, and thereby monitor the status of implementation of management policies as well as the development and operation of the internal control systems.

(Meeting with Directors)

The meeting with Directors is held regularly for the purpose of conducting hearings on the status of business execution with Directors in charge of respective business divisions.

(Coordination with Outside Directors)

The Audit & Supervisory Board members regularly hold meetings with Outside Directors, and ensure appropriate cooperation through a broad exchange of opinions extensively concerning the current state of the Company.

(Liaison meeting among full-time Audit & Supervisory Board Members)

The liaison meeting is held regularly for the purpose of sharing information among full-time Audit & Supervisory Board Members and enhancing the effectiveness of audits by each Audit & Supervisory Board Member. Further explanations are requested to the executive departments and meetings for the purpose of exchanging views are held among full-time Audit & Supervisory Board Members.

[Committees]

To further enhance the efficacy of the Company's corporate governance function, the Company has established Nomination and Compensation Advisory Committee, the INPEX Advisory Committee, Compliance Committee and CSR Committee. The overview of the committees is as follows:

(Nomination and Compensation Advisory Committee)

The Nomination and Compensation Advisory Committee was established in January 2017 with the aim of strengthening the independence, objectivity and accountability of the Board of Directors' functions relating to the nomination and compensation of Directors. This committee deliberates on the nomination and compensation of Directors, etc. and reports its findings to the Board of Directors. The committee meeting was held five times in the fiscal year ended December 31, 2020. At the extraordinary Board of Directors meeting held on March 25, 2021, two in-house Directors and three independent Outside Directors were appointed.

The current members of the committee are as follows;

Chairman: Toshiaki Kitamura (Representative Director, Chairman)

Members: Takayuki Ueda (Representative Director, President & CEO), Jun Yanai (Independent Outside Director), Norinao Iio (Independent Outside Director), Atsuko Nishimura (Independent Outside Director)

(INPEX Advisory Committee)

The INPEX Advisory Committee was established in October 2012 with the aim of enhancing corporate value and corporate governance. Comprised of external experts, the committee provides the Board of Directors with multifaceted and objective counsel and recommendations across a wide range of areas including international political and economic outlook, prospects for the energy sector, ideal management strategies as a global company, and ways to strengthen corporate governance. The committee is comprised of experts from Japan and overseas, all of whom possess a wide range of knowledge related to this field, including university professors. The committee meeting was held twice in the fiscal year ended December 31, 2020.

The current members of the committee are as follows;

Members: Dr. Kent Eyring Calder, Dr. Ken Koyama, Ms. Sumiko Takeuchi, Dr. Ryuji Yasuda, Dr. Masayuki Yamauchi

(Compliance Committee)

The Compliance Committee was established in April 2006 with the aim of promoting compliance initiatives across the entire Group. The committee, chaired by the Director in charge of compliance, is comprised of the Senior Vice Presidents of the standing organizational units and the General Manager of the Audit Unit, and deliberates on basic policies and important matters of the Group relating to compliance and manages the implementation status of compliance activities. The committee meeting was held nine times during the fiscal year ended December 31, 2020.

The current members of the committee are as follows;

Chairman: Takahiko Ikeda (Senior Vice President, Technical Headquarters Hydrogen & CCUS Development Office HSE and Compliance)

Vice Chairman: Kimihisa Kittaka (Senior Vice President, Corporate Strategy & Planning, Legal Affairs), Nobuharu Sase (Senior Vice President, General Administration),

Members: Seiya Ito (Senior Vice President, Oceania Projects Head of Overseas Projects), Shigeharu Yajima (Senior Vice President, Global Energy Marketing), Kenji Kawano (Senior Vice President, Asia Projects), Daisuke Yamada (Senior Vice President, Finance & Accounting), Hiroshi Fujii (Senior Vice President, Abu Dhabi Projects), Kimiya Hirayama (Senior Vice President, Domestic Exploration & Production), Takashi Kubo (Senior Vice President, Logistics & IMT), Atsushi Sakamoto (Managing Executive Officer Strategic Projects Office), Yoshiro Ishii (Senior

Vice President, Renewable Energy & New Business Hydrogen & CCUS Development Office (Deputy)), Toshiaki Takimoto (Senior Vice President, New Ventures & Global Exploration), Nobusuke Shimada (Senior Vice President, Americas Projects), Kazuyoshi Miura (Senior Vice President, Domestic Energy Supply and Marketing), Yuzo Sengoku (Senior Vice President, Eurasia, Middle East & Africa Projects), Shigeki Hitomi (General Manager, Audit Unit)

(CSR Committee)

The CSR Committee was established in April 2012 with the aim of better fulfilling the Company's corporate social responsibilities and promoting activities that contribute to the sustainable development of society. The committee is chaired by the Representative Director, President & CEO and is comprised of Representative Director, Chairman; Senior Vice President, General Administration; Senior Vice President, Corporate Strategy & Planning; Chairperson of the Compliance Committee; and Chairperson of the Corporate HSE Committee. The committee discusses basic policies regarding CSR, important matters pertaining to CSR implementation including without limitation to corporate governance and climate change response. The committee met three times during the fiscal year ended December 31, 2020.

The current members of the committee are as follows;

Chairman: Takayuki Ueda (Representative Director, President & CEO)

Members: Toshiaki Kitamura (Representative Director, Chairman), Takahiko Ikeda (Senior Vice President, Technical Headquarters Hydrogen & CCUS Development Office HSE and Compliance), Kimihisa Kittaka (Senior Vice President, Corporate Strategy & Planning, Legal Affairs), Nobuharu Sase (Senior Vice President, General Administration)

(Others)

In addition to the aforementioned committees, the Company has established and operates the Corporate HSE Committee to promote initiatives for continuous improvement of occupational health, safety and environment in the business activities for oil and natural gas development, the Information Security Committee to set out basic principles concerning the use and management of information assets in business activities and ensure a high level of information security in an organizational, systematic, and continuous manner, and the INPEX Value Assurance System (IVAS) Committee to monitor the status of preparations at important milestones of the oil and natural gas upstream business projects in which the Company participates, with the aim of contributing to the Company's decision-making with respect to the value improvement and promotion of the projects.

3. Reasons for Adopting the Current Corporate Governance System

To ensure the continued and stable management of the Company based on its corporate mission, the Company has adopted the structure of a Company with Audit & Supervisory Board Members, whereby Audit & Supervisory Board Members audit the business execution of Directors, who are well versed in their fields. In addition, the Company strives to further increase the agility and efficiency of its management by introducing an Executive Officer System aimed at further strengthening its business operation system in order to respond accurately and quickly to a rapidly changing management environment and the expansion of its business activities.

The Company frequently engages in important negotiations with the governments of oil-producing countries, the government-owned oil companies, and international oil companies. This necessarily requires internal Directors and executive officers that have knowledge, expertise and international experience relating to the Company's business and both a sound knowledge of the Company and their particular fields of expertise. Internal Directors in principle hold concurrent position as executive officers. By adopting this organizational structure, the Company's Board of Directors is better placed to make decisions on the execution of business in an efficient manner. At the same time, this structure helps to ensure the effective supervision of management.

The company has appointed 6 of its 14 members of the Board of Directors from Outside the Company to enhance the transparency of management and strengthen the effective supervisory function of the Board of Directors. This also aims to utilize for management objective perspectives which are different from the ones of insiders: those Directors from outside the Company are, from their independent standpoint, expected to provide advice based on their own knowledge and experience, monitor the management and conflict of interest transactions, and to appropriately represent the views of stakeholders in the boardroom.

The Company has selected Outside Directors from external persons who have extensive experience and wide-ranging insight as corporate managers, academics, or other specialists in the resource/energy industry, or in fields of finance or legal affairs, etc.

Furthermore, four of the five Audit & Supervisory Board Members are Outside Audit & Supervisory Board Members. In addition, in order to strengthen the audit function by ensuring independence of Audit & Supervisory Board Members and efficiency of audits, an Audit & Supervisory Board has been established pursuant to laws and regulations. Further efforts of the Company include the placement of employees in Audit & Supervisory Board Members' Office as an organization dedicated to assist operations by Audit & Supervisory Board Members, and efforts in strengthening the coordination between the internal audit departments (Audit Unit), Outside Directors, and accounting auditors.

III Implementation of Measures for Shareholders and Other Stakeholders

1. Measures to Vitalize the General Meeting of Shareholders and Smooth Exercise of Voting Rights **Updated**

	Supplementary Explanation
Early Dispatch of the Notification of General Shareholder Meeting	The convening notice for the 15 th Ordinary General Meeting of Shareholders held on March 25, 2021 was dispatched three weeks prior to the meeting on March 3, 2021. In addition, the notice was posted on the Company's website on February 24, 2021 prior to the dispatch.
Scheduling of General Meeting of Shareholders Avoiding the Peak Day	The 15 th Ordinary General Meeting of Shareholders was held on March 25, 2021.
Electronic Exercise of Voting Rights	The exercise of voting rights via the Internet has been implemented since the 4 th Ordinary General Meeting of Shareholders held in June 2010. QR code-based smartphone service (Smart Ko-Shi) for exercising voting rights has been offered since the 12 th Ordinary General Meeting of Shareholders held in June 2018.
Participation in the Electronic Voting Platform and Other Efforts to Enhance the Environment for the Exercise of Voting Rights by Institutional Investors	The Voting Rights Electronic Exercise Platform has been adopted since the 4 th Ordinary General Meeting of Shareholders held in June 2010.
Provision of the Convocation Notice (Summary) in English	The convening notice of the general meeting of shareholders and the notice of resolutions are prepared in English and posted on TDnet and the Company's website.
Others	In consideration of the convenience of our shareholders, we offer an online version of the convening notice.

2. IR Activities **Updated**

	Supplementary Explanation	Presentation by Representatives
Preparation and Publication of Disclosure Policies	The Disclosure Policy, internal system concerning information disclosure, outline of internal rules and IR activities are posted on the IR section of the Company's website (https://www.inpex.co.jp/english/ir/policy.html).	
Regular Investor Briefings for Individual Investors	In addition to the participation in the IR fairs for individual investors, meetings are held. (Either virtually or in-person depending on the circumstances)	Available
Regular Investor Briefings for Analysts and Institutional Investors	The Company holds biannual meetings for analysts and institutional investors covering topics ranging from financial results to financial forecasts. (Either virtually or in-person depending on the circumstances) Video archives of such meetings are available on the IR section of the Company's website both in Japanese and in English.	Available
Regular Investor Briefings for Overseas Investors	The Company undertakes overseas IR road shows in the regions including Europe, North America and Asia, while participating in conferences and engaging in one-on-one meetings as necessary. (Either virtually or in-person depending on the circumstances)	Available

	Supplementary Explanation	Presentation by Representatives
Posting of IR Materials on the Website	<p>Following materials in principle are posted on the IR section of the Company's website (https://www.inpex.co.jp/english/ir/index.html). Furthermore, efforts are made to disclose pertinent information such as the latest news releases, the Company's performance and financial position, as well as trends of crude oil prices, foreign currency exchange rates, the Company's share price and stock information.</p> <ul style="list-style-type: none"> • Financial results • Financial results presentation materials • Securities reports/Quarterly securities reports • Annual reports • Fact book • Shareholders newsletters (reports on business activities) • Materials for the general meeting of shareholders (convening notice/notice of resolutions/extraordinary reports) 	
Establishment of Department and/or Manager in Charge of IR	<p>Department in charge of IR: Corporate Communications Unit, Investor Relations Group</p> <p>Director in charge of IR: Kimihiisa Kittaka, Director, Senior Managing Executive Officer Senior Vice President, Corporate Strategy & Planning, Legal Affairs</p> <p>Person responsible for IR administration and liaison: Munehiro Hosono, Executive Officer, General Manager of Corporate Communications Unit</p>	

3. Measures to Ensure Due Respect for Stakeholders **Updated**

	Supplementary Explanation
<p>Stipulation of Internal Rules for Respecting the Position of Stakeholders</p>	<p>The INPEX Group formulated the Corporate Social Responsibility (CSR) Principles as basic guidelines to continue being a company that fulfills its corporate social responsibilities and is trusted by society, as well as Business Principles as basic rules that must be observed by all INPEX officers and employees in addition to applicable laws and regulations and internal rules in the performance of their duties in the INPEX Group. Respect for the interests of stakeholders is stipulated under these principles.</p> <p>In addition, the Code of Conduct has been formulated as rules to implement compliance so that the INPEX Group officers and employees are able to practice Business Principles in performing their duties under the mission and the CSR Principles of the INPEX Group. The Code of Conduct requires us to endeavor to build relationships of mutual trust with stakeholders and to contribute to society.</p> <p>In addition, the INPEX Group Human Rights Policy comprehensively clarifies our attitude towards respect for human rights.</p> <p>In overseas offices and local offices at project sites, a country-specific Code of Conduct is formulated, in which laws and regulations as well as custom and other circumstances of each country and region are adapted as appropriate, to the extent that it should not be in conflict with the Code of Conduct of the INPEX Group.</p>
<p>Implementation of Environmental Activities and CSR Activities, etc.</p>	<p>The INPEX Group believes that, in the course of developing its business worldwide, the protection of environment in the region where it operates its business as well as at the global level is one of its important corporate social responsibilities to be fulfilled with priority. Thus, the INPEX Group has established the Health, Safety and Environment Policy, thereby declaring the basis of the INPEX Group's engagement in HSE (Health, Safety and Environment).</p> <p>Meanwhile, the CSR Committee has been established and operated for the purpose of promoting the INPEX Group's initiatives for contributing to the sustainable development of society, through further fulfilling its corporate social responsibilities.</p> <p>The INPEX Group's CSR activities and initiatives on ESG are promoted in line with the CSR Principles and the material CSR issues, and also in consideration of the interests of stakeholders in each country and region in which we carry out business operations.</p> <p>For those specific activities, please see the Sustainability Report and the Company's website (https://www.inpex.co.jp/english/csr/index.html).</p>
<p>Development of Policies on Information Provision to Stakeholders</p>	<p>The Company is required, under the CSR Principles, to strive to better communicate with shareholders, employees, customers, business partners and community members, and ensure positive and fair disclosure of corporate information. Based on these principles, the Company, as part of its efforts to improve the transparency of management and the accountability of managers, discloses a variety of information in a timely and proactive manner through IR activities aimed at shareholders and investors, general meetings of shareholders, the Company's website and public relations activities, while issuing internal, regularly updated online newsletters to employees. With respect to the internal system, the internal rules for corporate information disclosure have been formulated, which systematically summarize the system for timely disclosure, to prescribe information management and communication/disclosure process, etc. of the INPEX Group as a whole, in an effort to strengthen the disclosure system. The Disclosure Policy, etc., is posted on the IR section of the Company's website (https://www.inpex.co.jp/english/ir/policy.html).</p>

Supplementary Explanation

Other

The Company respects the diversity, personalities and individual characteristics of employees and ensures mental and physical well-being by securing a safe and healthy environment that is worker-friendly and provides opportunities for career development.

The INPEX Group Health Statement was announced in September 2018 to promote employee health and well-being. The Company employs talented persons and assigns them to the areas most suited to them, and ensures they are treated equally regardless of gender, age, nationality, culture and customs, to ensure the workplace is engaging for a diverse workforce. As outlined in the Action Plan to Promote Women's Participation and Advancement in the Workplace, INPEX seeks to increase the percentage of female managerial employees to a minimum of 3% by March 31, 2023, and actively recruits females to ensure the proportion of female graduates reaches 25% and the ratio of female employees within each job category increases. This has resulted in the number of females in the INPEX Group reaching 609, or about 19.25% of the entire workforce as of December 2020. In addition to introducing flextime and remote work policies that enable flexible working arrangements at the head office and other business locations, the Company has introduced various initiatives that exceed government requirements to support the work-life balance of employees who are raising children or providing nursing care to family members, including reduced working hours and reduced flextime hours for employees who have elementary school-age children up to the fourth grade as well as paid leave to facilitate caregiving for family members.

Various forms of training are also provided to support the empowerment of females employees including a career seminars for young female employees, training for line managers to understand the needs of people with family commitments, as well as development opportunities for people in administrative roles which are largely represented by women. Other forms of training provided to support the diverse workforce include career counseling for people who reach the age of 30, 40 and 55, and Japanese language classes for foreign employees. These initiatives have earned recognition for the Company as an “outstanding enterprise” in the large enterprise category (White 500) of the Certified Health & Productivity Management Outstanding Organizations Recognition Program for three consecutive years. The Company was also recognized as an Outstanding Health & Productivity Management Enterprise in 2021 for the second consecutive year.

IV Matters Related to the Internal Control System

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

[Resolutions of the Company regarding the Development of the Systems for Ensuring Proper Operations (Internal Control Systems)]

The following is a summary of the resolutions of the Company, regarding the “Development of the Systems for Ensuring the Proper Operations as a Stock Company (Internal Control Systems).” This summary reflects a partial revision made by a resolution of the Board of Directors meeting held on December 25, 2020.

(1) Systems to Ensure that Directors and Employees of the Company Execute their Duties in Compliance with Laws and Regulations and the Articles of Incorporation

To ensure that Directors and employees of the Company execute their duties in compliance with applicable laws and regulations and the Articles of Incorporation, the Company shall develop a Corporate Social Responsibility Principles and Business Principles and establish a system to ensure complete compliance.

The Company shall establish a Compliance Committee consisting of the Director in charge of compliance, the Senior Vice Presidents of the standing organizational units, etc., to deliberate basic policies or other important matters related to compliance. By monitoring the implementation of such policies and ensuring thorough dissemination through in-house training, etc., the Company ensures that its Directors and employees comply with laws and regulations and the Articles of Incorporation in the execution of their duties. Furthermore, the Company shall establish an internal whistle-blowing system with a department in charge and external experts (lawyers), etc. as providers of consultation services.

In order to ensure effective compliance systems and relevant internal rules, the Company shall also verify and evaluate such systems and make the necessary improvements through audits, etc., carried out by the internal audit department which reports directly to the President & CEO and other related in-house departments or external experts. Based on the internal audit regulations, the internal audit department, which reports directly to the President & CEO, shall report the results of audit of the previous fiscal year and the audit plan for the current fiscal year to the Board of Directors.

Furthermore, the Company shall develop a system to ensure the accuracy and reliability of financial reporting, and employ such system properly while evaluating its effectiveness.

(2) Systems for the Storage and Management of Information Related to the Execution of Duties by Directors of the Company

In accordance with applicable laws and regulations, the Articles of Incorporation and internal rules, among others, the Directors shall develop a system for information security administration, and appropriately store and manage documents and other information related to the execution of their duties.

(3) Rules and Other Systems for Risk Management of the Company

To manage diverse risks related to the INPEX Group's business activities, Directors shall cooperate closely with the related departments to identify, analyze and evaluate such risks, and manage them in accordance with internal rules and guidelines, etc.

Furthermore, the functioning and other aspects of the risk management related to daily operations shall be verified and evaluated through audits, etc., carried out by the internal audit department under the direct control of the President & CEO of the Company and other related in-house departments or an external expert, and continually reviewed in response to changes in the business environment.

(4) Systems to Ensure the Efficient Execution of Duties by Directors of the Company

In order to ensure that the systems to execute Directors' duties efficiently are in place, the Directors shall manage business operations with particular attention to the following:

1) With regard to certain major corporate decisions, an Executive Committee meeting attended by full-time Directors, Managing Executive Officers, etc. shall be held weekly and as necessary to ensure that the duties are executed promptly and properly.

2) With regard to the execution of daily duties, the authority of the President & CEO shall be delegated in accordance with the Board of Directors' Regulations and other internal regulations, and the persons in charge at each level shall execute their duties promptly.

Furthermore, the Board of Directors shall formulate long-term management strategies and medium-term management plans, and receive progress reports on the plans and targets. The Company has adopted a division system and assigns Directors as a head of each division in order to achieve efficient management of business operations and establish a responsibility structure. Each division shall implement initiatives, which are important milestones of the business environment, while taking into account important risks and their countermeasures, so as to realize goals in the management plan and other targets. The Executive Committee shall receive progress reports on the plans and targets.

(5) Systems to Ensure the Proper Operations of the INPEX Group

1) Systems for Reporting the Company Matters Related to the Execution of Duties by Directors or Other Equivalent Managerial Staff (hereinafter "Directors, etc.,") of the Company's Subsidiaries

In accordance with the internal rules on group management, the Company shall enter into agreements regarding group management with its subsidiaries, under which the Company requires that important matters of each subsidiary shall be reported to and approved by the Company.

2) Rules and Other Systems for Risk Management of the Company's Subsidiaries

For risk management of the subsidiaries of the Company, in accordance with the internal rules on group management, the Company shall conduct group-wide risk management via mutual cooperation with each subsidiary.

Furthermore, the Company shall require its subsidiaries to cooperate in audits, etc., carried out by the internal audit department under the direct control of the President & CEO of the Company and other related in-house departments or an external expert to verify and evaluate the management of risks related to the daily operations of the subsidiaries. Based on the results of such verification and evaluation, the Company shall have its subsidiaries conduct continuous review of their risk management in response to changes in the business environment.

3) Systems to Ensure the Efficient Execution of Duties by Directors, etc., of the Company's Subsidiaries

To ensure the efficient execution of duties by Directors, etc., of the Company's subsidiaries, management strategies and management plans shall be shared among all the INPEX Group companies. Under the vision, the Company shall have its subsidiaries manage human resources and monetary resources efficiently and manage business operations in accordance with the Company's internal rules, etc., with particular attention to the following:

i) Important matters of a subsidiary of the Company shall be determined by resolution of the Board of Directors meetings

of the subsidiary or by consultation among the Directors of the subsidiary.

ii) Authority for the execution of daily duties by the Company's subsidiaries shall be delegated based on regulations stipulating the administrative authority of subsidiaries, and the persons in charge at each level shall execute their duties promptly.

4) Systems to Ensure that Directors, etc., and Employees of the Company's Subsidiaries Execute their Duties in Compliance with Laws and Regulations and the Articles of Incorporation

The Company shall establish a compliance system (including an internal whistle-blowing system) that is applied to the entire Group, and this system shall be widely deployed and disseminated to all Directors, auditors and other equivalent managerial staff, as well as to employees of the Company's subsidiaries.

In cooperation with its subsidiaries, the Company shall conduct audits, etc., of the subsidiaries, carried out by the internal audit department under the direct control of the President & CEO of the Company and other related in-house departments or an external expert.

The Company shall strive to establish a system to ensure that Directors, etc., and employees of the subsidiaries execute their duties in compliance with laws and regulations and the Articles of Incorporation, and enter into agreements regarding group management with its subsidiaries in accordance with the internal rules on group management.

(6) Matters Regarding Employees Who Assist the Audit & Supervisory Board Members of the Company with Auditing Duties in Cases Where the Audit & Supervisory Board Member of the Company Requests the Assignment of Such Employees, Matters Regarding the Independence of Such Employees from Directors of the Company and Matters Related to Ensure the Effectiveness of Instructions Given to Such Employees

The Company has set up the Audit & Supervisory Board Members' Office as an independent organization from the business execution departments and shall deploy dedicated employees to assist the Audit & Supervisory Board Members with auditing duties in order to enhance the effectiveness of audits by Audit & Supervisory Board Members.

The employees who assist the Audit & Supervisory Board Members' duties shall follow instructions from the Audit & Supervisory Board Members. Performance appraisals, personnel changes and disciplinary action against such employees assisting the Audit & Supervisory Board Members shall require approval of the full-time Audit & Supervisory Board Members beforehand.

(7) Systems for Reporting to the Audit & Supervisory Board Members of the Company

The Directors and employees of the Company, Directors, auditors or other equivalent managerial staff, as well as employees of the Company's subsidiaries, or persons who receive a report from them, shall report and provide information to the Audit & Supervisory Board Members of the Company as to the matters provided by laws and regulations, matters that might have a significant impact on the Company and its Group companies, and other matters that an Audit & Supervisory Board Member of the Company has determined to be reported to execute his/her duties.

Also, the Audit & Supervisory Board Members of the Company shall always be able to obtain business information whenever needed by attending the Board of Directors' meetings and other important internal meetings, as well as receiving internal approval documents, etc.

Regarding the internal whistle-blowing system of the INPEX Group, the Director in charge of compliance shall report to the Company's full-time Audit & Supervisory Board Members swiftly as to the content internally reported by Directors, auditors, other equivalent managerial staff and employees of the Group companies.

(8) Systems to Ensure that Reporters in the Preceding Section Will Not Receive Detrimental Treatment on the Grounds of the Whistle-Blowing

The Company shall prohibit detrimental treatment against Directors, auditors, or other equivalent managerial staff, and employees of the Group companies who reported to the Company's Audit & Supervisory Board Members. And this position shall be disseminated throughout the INPEX Group.

Regarding the internal whistle-blowing system of the INPEX Group, in case detrimental treatment against a whistle-blower is recognized, a disciplinary action will be taken against the person who treated the reporter in such a way and the head of the department to which the person belongs, pursuant to Rules of Employment, etc.

(9) Matters Related to Policies Concerning the Treatment of Expenses or Liabilities Incurred by the Execution of Duties by the Company's Audit & Supervisory Board Members such as Procedures for Prepayments or the Redemption of Such Expenses

In case the Company's Audit & Supervisory Board Members request prepayment or redemption of expenses for their execution of duties, etc., based on Article 388 of the Companies Act, the Company shall swiftly process such expenses or liabilities except in the case such expenses or liabilities are proven to be unnecessary for the execution of duties by such Auditors.

(10) Other Systems to Ensure Effective Audits by the Audit & Supervisory Board Members of the Company

The Representative Directors of the Company shall meet regularly with the Audit & Supervisory Board Members of the Company, provide information as necessary and strive to communicate with them. At the same time, the Company shall secure opportunities for Audit & Supervisory Board Members and Outside Directors to meet regularly, and strive to enhance their mutual cooperation and information sharing.

The Company shall also improve the effectiveness of audits by establishing a system, etc., whereby the Audit & Supervisory Board Members can cooperate with the internal audit department and receive reports regularly.

Furthermore, to conduct audits by the Audit & Supervisory Board Members, the Company shall ensure close cooperation

between the Audit & Supervisory Board Members and external experts such as lawyers, certified public accountants and certified tax accountants, among others.

[Outline of the Status of Operations of the Systems for Ensuring the Proper Operations of the Company (Internal Control System)]

While the Company is operating its internal control system effectively based on the contents decided on the “Development of the Systems for Ensuring the Proper Operations as a Stock Company (Internal Control Systems),” the following are the outline of its major operations of such systems during this fiscal year:

<Compliance system>

The Company has established the Code of Conduct with which all officers and employees shall comply. This obliges them to respect social norms and act with high ethical standards, not to mention comply with laws and regulations. Also, the Company has held its Compliance Committee periodically and when necessary to confirm the status of implementation of the compliance and hence report to the Board of Directors.

Based on the activity plans resolved by the Compliance Committee, in addition to disseminating compliance-related information using various internal tools and conducting regular internal compliance training, we have established as a major activity of this fiscal year a new hotline system to add to the existing whistleblowing system, exclusively for whistleblowing reports related to three areas in which the risks are particularly high for our business; specifically, (1) bribery and corruption, (2) violation of competition laws, and (3) accounting fraud, that accepts whistleblowing reports in multiple languages. In addition, the Company has worked on enhancing and strengthening compliance activities among all personnel including holding meetings semi-annually of compliance managers in place in each Unit and managers of departments supervising compliance. Furthermore, as part of our efforts to prevent bribery and corruption, on top of the establishment of the new hotline system, the Company has formulated and announced the “INPEX Group Global Anti-Bribery and Anti-Corruption (ABC) Policy,” which comprehensively specifies the Group’s stance, and implemented the risk assessment in our organizations as per the previous fiscal year.

To specify its stance towards the issue of respecting human rights, the INPEX Group formulated and announced the “Human Rights Policy” based on the United Nation’s “the UN Guiding Principles on Business and Human Rights.” Furthermore, the INPEX Group has published its “Modern Slavery Act Statement” every year since 2016, as disclosed on its website pursuant to the UK Modern Slavery Act 2015 enforced in October 2015, in order to clarify its initiatives against human rights violations such as slavery and human trafficking in the business and supply chain of the INPEX Group as well as the risks thereof.

As the Group develops its business globally, the Company formulated and announced its “Policy on Tax Affairs,” which specifies the Group’s basic policy on taxation compliance, and is engaged in strengthening its tax governance system to appropriately handle taxation concerning cross-border transactions.

The Company has established its whistle-blowing system, and an internal department in charge of compliance, outside experts (lawyers), etc. were designated as contact points. There were however no whistle blowing cases related to material breach of laws and regulations, etc. during this fiscal year.

<Risk management system>

To respond to various risks related to business projects, first, the New Ventures & Global Exploration Division carries out a centralized analysis/examination on whether to adopt or reject a new project. In addition to operating the “INPEX Value Assurance System Committee” as a structure for conducting cross-sectional technical evaluation, etc. at each phase of exploration, evaluation and development, the Company regularly reviews the risks of each project and their countermeasures, and reports are made to the Board of Directors regarding major projects.

The Company has set guidelines for country risk management in countries and territories where projects are planned, which include the establishment of a maximum target amount for accumulated investment balance in high-risk countries.

Furthermore, the Company has been conducting financial risk control by identifying risks of fluctuation of currency exchange rates, interest rates, crude oil/natural gas prices and securities prices, and establishing corresponding managing/hedging methods.

With regard to health, safety, and environment (HSE) risks, in order to promote continuous improvement activities of industrial health and safety and environments associated with the development of crude oil and natural gas based on the HSE Risk Management Procedures established under the HSE Management System, each business location identifies, analyzes and evaluates HSE risks, as well as establishes and implements risk countermeasures. In addition, the status of risk management is to be reported to the head office for supervising HSE risks, and the head office confirms the report. With regard to security risks, the Company is promoting company-wide management based on procedures and guidelines. In this fiscal year, the Company aims to improve HSE performance by verifying HSE performance of non-operator projects and

formulating the HSE Management Procedures for such projects.

On the other hand, the Company has established an emergency/crisis response plan in order to enhance capabilities to cope with emergencies such as major accidents and disasters, etc. and is positively promoting risk management which includes conducting emergency response training regularly even in times of safety. Furthermore, the Company has drawn up a business continuity plan (BCP) in order to keep important operations from being stopped. When the coronavirus disease (COVID-19) spread in 2020, the Company activated the BCP and took necessary measures including working from home.

In January 2021, the Company announced, “Business Development Strategy - Towards a Net Zero Carbon Society by 2050” and set a goal of net zero carbon emissions by 2050 in line with the Paris Agreement goal. Along with this, the Company thoroughly revised “Corporate Position on Climate Change,” which was issued in December 2015, and released it in January 2021. The Company also added and released “INPEX Initiatives” in February 2021, which presents specifically the promotion status of our response to climate change based on “Corporate Position on Climate Change.” “INPEX Initiatives” is, in principle, to be updated once every year.

Furthermore, in order to establish a structure that can provide appropriate legal advice regarding important contracts, lawsuits, etc. to business divisions and management team, and further enhance the legal support function for domestic and overseas business, the Company has made the legal unit into an independent organization, and legal risk management has been strengthened.

Also, the Company convenes an information security committee regularly and as necessary in order to implement organizational and systematical information security measures in addition to the education and training regarding information leakage prevention.

<Systems to ensure the efficient performance of duties>

“Vision 2040,” which represents the Company’s long-term outlook until fiscal year 2040, and the “Medium-Term Business Plan 2018-2022,” which states the Company’s initiatives and goals across five years from fiscal year 2018 to 2022, were formulated and announced in May 2018. Based on the companywide policy of initiatives, which is the business execution departments’ business operation policy for realizing goals in the medium-term business plan, companywide plans and targets for fiscal year 2020 were formulated, the status of progress was reflected upon at the end of the fiscal year, and the corresponding evaluation results were reported to the Board of Directors.

<Systems for corporate management of the Group companies>

Based on the Group’s corporate management rule and the Group’s agreements with regard to corporate management, the Company urges reporting among Group companies or approval by the Company about important matters. Also, the Audit Unit, the Company’s internal audit division, conducts audits of subsidiaries based on the annual auditing plan, and reports the results of the audits to the Company’s Board of Directors.

With regard to the operation of the Group companies, we are utilizing a concurrent management system with subsidiaries involved in overseas projects. At the same time, for financing, we are conducting efficient business operations such as by enhancing financial efficiency through a unified management system of the Group’s assets by means of the Cash Management System, and by centralized management of the INPEX Group’s intercompany finance operations through the Company’s financial subsidiary established in the Republic of Singapore.

The Company’s whistle-blowing system is designed to be applied to all Group companies. The Company provides thorough instructions, through the Company’s and each subsidiary’s trainings and communication activities, to prohibit unfavorable treatment of whistle-blowers.

<Auditing system for Ensuring Effectiveness of Auditing by Audit & Supervisory Board Members>

Audit & Supervisory Board Members collect required information and exchange opinions, for the purpose of improving effectiveness of their auditing, through their attendance at important meetings such as Board of Directors meetings and other management meetings, conducting hearings from each division, and through meetings with Directors including Representative Directors. Also, Audit & Supervisory Board Members participate in the exchange of opinions during the formulation of the annual auditing plan by the Audit Unit, receive individual reports on the results of audits whenever they are made, and receive necessary reports including reviews of quarterly financial results from the Accounting Auditor, thus keeping close contact with the internal auditing division and the Accounting Auditor.

Furthermore, reports from the Director in charge of compliance about the contents and handling of whistle-blowing are swiftly accepted by full-time Audit & Supervisory Board Members.

The Company established “Audit & Supervisory Board Members’ Office” as an organization having an employee, independent of the Company’s executive team, dedicated to assisting operations by Audit & Supervisory Board Members.

In accordance with the internal control reporting system enacted in September 2007 based on the Financial Instruments and Exchange Act, the Company has conducted assessment on the development and operation of its internal control systems in all areas (company-wide internal controls, process-level internal controls and overall IT-related internal controls), and

enforced improvement on any deficiencies detected in the process. As a result of the assessment, the Company concluded that its internal control systems over financial reporting were effectively functioning as of December 31, 2020 and submitted to the Kanto Local Finance Bureau an internal control report prepared based on these findings. Furthermore, the Company received an unqualified clean opinion from the accounting firm with respect to the internal control report. We will remain committed to making every effort to ensure reliability of our financial reporting through the process to adequately assess the development and operation of our internal control systems.

2. Basic Views on Eliminating Anti-Social Forces

The INPEX Group takes a firm stance of eliminating any relationship with anti-social forces that threaten the order and safety of civil society. At the same time, the Company endeavors to collect and collate information from relevant government agencies, industry associations and local companies, coordinate closely with the relevant authorities including the police as well as legal specialists and adopt a resolute attitude toward any unreasonable demands made by anti-social forces.

V Other

1. Adoption of Anti-Takeover Measures

Adoption of Anti-Takeover Measures

Not Adopted

Supplementary Explanation

The Company's Articles of Incorporation prescribes that decisions on certain important matters related to management require the resolution of a general meeting of Class A stock shareholders (hereinafter the "Class A stock shareholders' meeting"), in addition to the resolution of a general meeting of shareholders or that of the Board of Directors. For the detailed description of the Class A Stock, please see "Other Special Circumstance Which May Have Material Impact on Corporate Governance" as aforementioned.

2. Other Matters concerning Corporate Governance System **Updated**

[Outline of the Timely Disclosure System]

The Company strives to promote a better understanding of the INPEX Group through the engagement with shareholders and investors as well as general meetings of shareholders, while conducting timely, appropriate and fair disclosure of information through public relations activities including press releases and operation of its website, in an effort to improve the transparency of management and the accountability of managers.

1. Internal System

The Company has appointed Senior Vice President, Corporate Strategy & Planning as Corporate Information Handling Officer responsible for the timely disclosure of its corporate information. In addition, the Company has established the Corporate Communications Unit as the unit in charge of practical matters for the timely disclosure of its corporate information.

Meanwhile, the Company reinforces the information disclosure system by establishing the internal rules for corporate information disclosure that systematically outline a timely disclosure system, in which the group-wide processes of collecting, managing and disclosing information and the disclosure method are defined.

2. Procedure for Timely Disclosure

The procedure for the disclosure of information subject to timely disclosure by the Company is as follows.

- (1) The Company stipulates in the internal rules for corporate information disclosure that officers and persons in charge at all divisions including those of the Group companies are required to report immediately to the Corporate Information Handling Officer via the responsible person in the Corporate Communications Unit, when they become aware of important corporate information, or important information or any other information that may constitute such information.
- (2) To complement the above process, the persons in charge of the Corporate Communications Unit attend the Executive Committee for collecting important corporate information and important information. For the Group companies, the Company also stipulates items that require its prior approval and items that are to be regularly reported by the Group companies in accordance with the internal rules on group management.

(3) The Senior Vice President, Corporate Strategy & Planning being the Corporate Information Handling Officer and the Corporate Communications Unit conduct exhaustive compilation of information for disclosure (information on decisions made by the Company, occurrence of material facts, financial results, etc.). In accordance with internal rules on administrative authority, disclosure is conducted under the direction of Senior Vice President, Corporate Strategy & Planning based on the resolution of the Board of Directors concerning matters to be resolved at the Board of Directors, or by resolution of the Executive Committee concerning other matters. For information which require prompt disclosure, such as information related to facts which occurred regardless of the Company's intent, shall be disclosed based on prior approval of the President.

(4) In accordance with internal rules against insider trading, the Company maintains comprehensive control of all important corporate information and important information, and prevents any insider trading.

3. System for Reviewing Information Disclosure

The Audit Unit, which reports directly to the President & CEO, monitors the state of the development and operations of the timely disclosure system, through internal audits and assessments based on the internal control reporting system.

[Compliance]

The Company is systematically developing a compliance system, which is indispensable for the sustainable development of the company and striving to ensure compliance with laws and regulations and adherence to corporate ethics. Specifically, INPEX has established the Compliance Committee, which formulates basic policies and plans pertaining to compliance, deliberates significant matters and supervises the implementation of compliance programs to promote unified compliance initiatives throughout the INPEX Group. The Company has established the Code of Conduct as rules to be adhered to in order to realize compliance, so that officers and employees are able to practice Business Principles which are to be respected in performing their duties under the CSR Principles. The Company is working to raise compliance awareness among officers and employees in various ways, such as appointing a compliance promotion staff in each workplace and holding regular compliance meetings to strengthen compliance throughout the Company.

The Company has established a system in which the Director in charge of Compliance and the Compliance Committee promptly examine and implement response measures when important compliance-related incidents occur. The Director in charge of Compliance and the Compliance Committee cooperate with the Audit & Supervisory Board and its members, the accounting auditors, and the Audit Unit, which is the internal audit department, as well as with the equivalent bodies and departments at subsidiaries, etc., to (1) develop and implement compliance measures, (2) monitor the implementation status, (3) raise awareness of compliance, (4) receive reports on compliance violations and conduct investigation, (5) issue warnings and take measures against violations, and (6) formulate measures to prevent the recurrence of violations.

In addition, the Company sets up a whistle-blowing system, which is accessible to officers and employees of all Group companies, and regularly conducts compliance trainings regarding various compliance matters to all level of employees. Furthermore, codes of conduct in accordance with the laws, regulations and culture of each host country are established and implemented at each overseas office in an effort to strengthen the global compliance system.

[HSE Management System]

The INPEX Group strives to continuously improve its occupational health and safety activities and environmental conservation activities under the HSE management system encompassing health, safety, and environmental conservation initiatives that were developed with reference to ISO90001 ISO14001, ISO45001 and International Association of Oil & Gas Producers (IOGP) guidelines.

This system comprises documents including the Health, Safety and Environmental Policy, the rules of HSE management system, standards and guidelines, organization comprising the Corporate HSE Committee and HSE departments.

[Information Security Measures]

The INPEX Group has established the Information Security Policy to maintain the confidentiality, integrity and availability of information held by the Group. Furthermore, under the supervision of the Information Security Committee established as a company-wide supervisory body, the Group develops related rules and management systems and implements system-related, physical, and personnel measures necessary to protect its information assets in a systematic manner.

Meanwhile, the Group engages in activities, as measures against internal information leakage, such as enhancing the internal awareness of information security, thereby ingraining the value and climate that appreciate information assets in the corporate culture, in addition to system-related measures. In addition, the Group has taken measures for prompt detection and restoration against the possible external attack, let alone system-related measures to prevent invasion.

With an aim to fulfill its corporate social responsibilities, the Company will strengthen its corporate governance and promote rigorous compliance, while strengthening coordination within the INPEX Group, and thereby enhance the Group's overall strength.

Corporate Governance Framework

