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Corporate Governance Report CORPORATE GOVERNANCE

Daiei Kankyo Co., Ltd.

June 30, 2025 Daiei Kankyo Co., Ltd. Fumio Kaneko, President and Representative Director Contact: General Affairs Department, Business Administration Division (TEL* +81-78-857-6600) Securities Code: 9336

The corporate governance of Daiei Kankyo is described below.

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

1. Basic Views

To earn the trust of customers and society thereby enhancing its corporate value, the Daiei Kankyo Group (hereinafter referred to as "the Group") is committed to fairness and transparency in management and improved supervisory functions of the Board of Directors and Audit & Supervisory Committee, and is working to strengthen corporate competitiveness, ensure prompt and rational decision-making, and promote highly transparent and sound management. In addition, Daiei Kankyo has formulated its Basic Policy on Internal Control, setting up an internal control system to ensure the proper and efficient execution of operations.

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

Updated

Updated

[Supplementary Principle 4.11.1 Policy on the Balance Between Knowledge, Experience and Skills of the Board as well as Diversity and Appropriate Board Size]

Daiei Kankyo's Board of Directors consists of seven directors, including three independent outside directors. The Board of Directors is composed of human resources with a good balance of knowledge, experience, and ability, and with diversity in mind. Daiei Kankyo has not appointed any independent outside directors with management experience at other companies, but is currently considering appointing such directors.

A skills matrix has been created after discussions at the Nomination and Compensation Advisory Committee and is available to view on the Company's website (https://www.dinsgr.co.jp/english/csr/governance/). [Supplementary Principle 5.2.1 Basic Policy Regarding Business Portfolio]

The Group's business segments are "Waste-related Business" and "Other Businesses," and in the fiscal year ended March 31, 2025, "Waste-related Business" accounted for 96.6% of sales. In formulating the medium-term management plan "D-Plan 2028," which was announced on May 14, 2025, the Board of Directors thoroughly considered the matter, and decided to continuously focus on "Waste-related business" as the core of the Group's business.

In the future, if we experience growth in "Other Businesses" or launch new businesses that differ from our "Waste-related Business," we plan to establish a basic policy regarding the business portfolio, and will discuss the review of such portfolio at Board of Directors meetings.

[Disclosure Based on each Principle of the Corporate Governance Code]

Updated

[Principle 1.4 Cross-Shareholdings]

From the perspective of maintaining financial transaction relationships for stable financing and strengthening transactions for waste management orders with the aim of sustainable growth and the improvement of corporate value over the medium to long term, Daiei Kankyo holds shares of its business partners as cross-shareholdings. The status of these shareholdings is reported to the Board of Directors once a quarter to confirm whether such shares should continue to be held or not. Daiei Kankyo will continue to hold such shareholdings as long as we believe that they will strengthen our business relationships and develop business, but stocks that have little value in our holdings will be sold with the approval of the Board of Directors, taking the stock price and market trends into consideration. It is our policy not to acquire new cross-shareholdings.

When exercising voting rights, we carefully examine the contents of proposals from the perspective of improving the issuing company's corporate value over the medium to long term.

[Principle 1.7 Related Party Transactions]

Daiei Kankyo has established its Management Rules for Related Parties, building a framework for making decisions after thorough deliberations on the terms and conditions of the transactions and their appropriateness. Transactions with directors or major shareholders, including new competing transactions or transactions involving conflicts of interest, are subject to resolution by the Board of Directors, while existing transactions are subject to reporting by the Board of Directors.

[Supplementary Principle 2.4.1 Ensuring Diversity]

1. Approach to diversity in the appointment of core human resources, etc.

In order to increase the diversity of our workforce and to create new value, the Group is actively and continuously engaged in the following activities: recruiting and advancing foreign

nationals and women to management positions; leveraging the experience of older employees; promoting the employment of people with disabilities; and hiring professionals with various career backgrounds. Through these initiatives, the Group has been working to improve the internal environment and enhance our education and training programs with the aim of creating a workplace where diverse human resources can play an active role.

Additionally, Daiei Kankyo introduced an employee engagement survey in December 2023, and has been working to create an environment in which employees can demonstrate their capabilities. This includes the utilization of internal job postings, implementing a personnel rotation system, and creating a healthy and transparent work environment.

2. Voluntary and measurable goals and current status for ensuring diversity

We believe that the diversity of our workforce is essential for the sustainable growth of our Group. As part of this, the Group has been actively recruiting female graduates from university-level and above. In the fiscal year ended March 31, 2025, the ratio of new female graduates (university graduates and above) hired reached 33.3%, achieving the target of 30.0%. We will continue to aim for a ratio of new female graduates (university graduates and above) of 30.0% or more in the fiscal year ending March 31, 2026 and beyond.

We also support female employees in the workplace and actively promote them to management positions. As of March 31, 2025, the ratio of female managers increased by 0.6 points from the previous fiscal year to 4.3%. In the future, we will continue to focus on supporting female employees who aspire to become leaders by creating an environment where women can play an active role over the medium to long term. More specifically, by creating a comfortable working environment and enhancing post-maternity support, we will work toward our goal of achieving a ratio of 4.5% or more female managers in the fiscal year ending March 31, 2026.

[Principle 2.6 Roles of Corporate Pension Funds as Asset Owners]

The management of our pension plan assets is entrusted to a pension fund that has signed up to the Stewardship Code. We conduct internal monitoring to ensure that investment targets are being achieved and review asset composition as necessary, and we regularly receive reports from the pension fund to confirm their stewardship activities.

A qualified financial planner has been appointed as a pension officer to ensure thorough risk management. We also receive advice and knowledge from experts from time to time.

The defined benefit corporate pension plan is managed in accordance with the investment policies of the pension fund, which does not allow Daiei Kankyo the right to provide direction relating to the management thereof. Going forward, we do not plan to be directly involved in the management of the pension plan assets.

[Principle 3.1 Full Disclosure]

(i) The Company's goals (management philosophy, etc.), management strategies, and management plans

The Group's management philosophy and other information can be found on the Company's website (<u>https://www.dinsgr.co.jp/english/about/idea/</u>). We strive to put our management philosophy and vision into practice in accordance with the Daiei Kankyo Group Business Conduct Guidelines.

 (ii) Basic views and policy on corporate governance based on the principles of the Corporate Governance Code (draft)

Please refer to the "1. Basic Views" section of this report.

(iii) Policies and procedures for the Board of Directors in determining the compensation of senior management and directors

Compensation for directors (excluding those who are members of the Audit & Supervisory Committee) is determined by the Board of Directors after deliberation by the Nomination and Compensation Advisory Committee. The policy for determining the details of remuneration, etc. for each individual director is disclosed in the Annual Securities Report.

 (iv) Policies and procedures for the Board's selection of senior management and nomination of director candidates

In selecting candidates for directors (excluding those who are members of the Audit & Supervisory Committee), the Nomination and Compensation Advisory Committee deliberates before the Board of Directors makes a decision. The factors to be considered in the selection of candidates and the criteria for determining the independence of independent outside directors are set forth in the Reference Documents for the General Meeting of Shareholders, while the factors to be deliberated in considering any dismissal are set forth in the internal rules of the Nomination and Compensation Advisory Committee.

In addition, the selection of candidates for the Board of Directors who are also members of the Audit & Supervisory Committee is determined with the consent of the Audit & Supervisory Committee.

 (v) Explanation of individual appointments and nominations of senior management and director candidates by the Board of Directors based on (iv) above

The reasons for the election of directors are disclosed in the Notice of the Annual General Meeting of Shareholders.

[Supplementary Principle 3.1.3 Sustainability Initiatives]

To continue to be a company that contributes to society by living in harmony with people, industry, and nature, the Group has identified five important issues (materiality) through a medium- to long-term perspective with a focus on value creation. To address these five material issues, the Company formulated its medium-term management plan, D-Plan 2028, in May 2025 and is working to achieve both the resolution of social issues and sustainable growth. In this regard, we disclose our approach to sustainability, including our medium-term management plan, D-Plan 2028, and human capital initiatives, on our website

(https://www.dinsgr.co.jp/english/csr/) and in our Annual Securities Report.

In line with the framework of the TCFD recommendations, we recognize the impact that climate change has on the Group's business and so conduct an analysis of measures to mitigate risks and link revenue opportunities into results. We disclose the results of this analysis on our website (<u>https://www.dinsgr.co.jp/english/csr/environment/</u>). The Group will contribute to a carbon-free world by proactively addressing climate change.

[Supplementary Principle 4.1.1 Scope of Delegation from the Board of Directors to Management]

The Board of Directors only makes decisions on important matters related to the management of the Company, and supervises business execution, as stipulated by laws and regulations and the Articles of Incorporation, as well as the Regulations of the Board of Directors and the Rules of Administrative Authority. Decisions on other matters are delegated to directors and executive officers.

[Principle 4.9 Independence Standards and Qualification for Independent Outside Directors]

The Board of Directors determines candidates after deliberations by the Company's Nomination and Compensation Advisory Committee based on the criteria for determining independence as stipulated by the Tokyo Stock Exchange.

[Supplementary Principle 4.10.1 Nomination and Compensation Advisory Committee]

The Nomination and Compensation Advisory Committee, consisting of a majority of independent outside directors, has been established to review and deliberate on matters related to nomination and compensation. In appointing directors and officers, the Nomination and Compensation Advisory Committee deliberates and reports to the Board of Directors, taking into consideration gender and skill perspectives.

The composition and role of the Nomination and Compensation Advisory Committee is disclosed in the Annual Securities Report.

[Supplementary Principle 4.11.1 Policy on the Balance Between Knowledge, Experience and Skills of the Board as well as Diversity and Appropriate Board Size]

Please refer to Reasons for Non-compliance with the Principles of the Corporate Governance Code (Supplementary Principle 4.11.1) in this report.

[Supplementary Principle 4.11.2 Concurrent Directorships]

When a director concurrently serves as an officer of another company, the Company takes into consideration the reasonable extent to which the director concurrently serves as an officer of that company. The status of directors' concurrent positions is disclosed in the Notice of the Annual General Meeting of Shareholders and in the Annual Securities Report.

[Supplementary Principle 4-11.3 Summary of Analysis and Assessment of the Effectiveness of the Board of Directors]

While receiving the advice of an external organization, the Company conducted a survey of all directors who were members of the Board of Directors as of April 2025 regarding deliberations at the Board of Directors meetings and the environment for ensuring the effectiveness of the Board of Directors. Based on the results, the effectiveness of the Board of Directors was analyzed and assessed. The results of this survey are available on our website (https://www.dinsgr.co.jp/english/csr/governance/).

[Supplementary Principle 4.14.2 Training Policy for Directors]

With the General Affairs Department of the Business Administration Division acting as a secretariat, training sessions for all directors are held at least once a year, and other training is provided from time to time at seminars given by external experts. For more information about our training, please visit our website (https://www.dinsgr.co.jp/english/csr/governance/).

[Principle 5.1 Policy for Constructive Dialogue with Shareholders]

The Company communicates with shareholders and institutional investors through general meetings of shareholders, quarterly financial results briefings, and individual meetings. Dialogue with shareholders and institutional investors is handled by the IR/Sustainability Promotion Department of the Corporate Strategy Planning Division, which is responsible for investor relations, as well as by the President and Representative Director and the executive officer in charge of overseeing the Corporate Strategy Planning Division. Dialogue focuses on an overview of the Group's business, growth strategies, and business performance in an ongoing and constructive manner. By giving an overview of the industry and explaining the Group's competitive advantages and M&A track record, among other things, we strive to gain the

understanding of our shareholders and institutional investors regarding the Group's growth potential.

The President and Representative Director and the executive officer in charge also provide feedback on the status and opinions obtained through dialogue with shareholders and institutional investors at meetings of the Board of Directors and various meeting bodies, and then reflect the feedback in management operations.

[Measures to Achieve Management that is Conscious of Cost of Capital and Stock Price]

Content of Disclosure	Disclosure of Initiatives (the First time)			
Availability of English Disclosure	Available			

Supplementary Explanation

Daiei Kankyo analyzes its current cost of capital and return on capital. From the fiscal years ended March 31, 2022 to March 31, 2024, ROE was well above the cost of shareholders' equity and ROIC was well above WACC. In the fiscal year ended March 31, 2025, ROE and ROIC were 15.8% and 14.1%, respectively, mainly due to record highs in both sales and profits.

Regarding shareholder returns, the plan is to maintain a consolidated dividend payout ratio of 33% or more while also introducing a progressive dividend policy to ensure sustainable and stable dividends, and to enhance shareholder returns in line with future profit growth, with the aim of achieving a consolidated dividend payout ratio of 40%. In addition, the price-to-book ratio at the end of the fiscal year ended March 31, 2025 was 2.98, which is significantly higher than 1.0.

For details on the current analysis and planning regarding cost of capital and return on capital, as well as details on our shareholder return policy, please refer to the medium-term management plan "D-Plan 2028" on our website (<u>https://www.dinsgr.co.jp/english/ir/library/material/</u>).

2. Capital Structure

Foreign Shareholding Ratio20% or more but less than 30%		Foreign Shareholding Ratio	20% or more but less than 30%
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[S	[Status of Major Shareholders]							
	Name or Company Name	Number of Shares Owned	Percentage (%)					
	Wing Towa K.K.	61,399,500	62.33					
	The Master Trust Bank of Japan, Ltd. (trust acount)	6,758,200	6.86					
	Custody Bank of Japan, Ltd. (trust acount)	2,527,900	2.57					

STATE STREET BANK AND TRUST COMPANY			
505001 (Standing proxy: Settlement & Clearing	1,853,600	1.88	
Services Department, Mizuho Bank, Ltd.)			
RBC IST 15 PCT NONLENDING ACCOUNT -			
CLIENT ACCOUNT (Standing proxy: Citibank, N.A.,	1,626,000	1.65	
Tokyo Branch)			
Daiei Kankyo employee stock ownership plan	1,539,092	1.56	
CEPLUX- THE INDEPENDENT UCITS PLATFORM	1 400 000	1.42	
2 (Standing proxy: Citibank, N.A., Tokyo Branch)	1,400,000	1.42	
STATE STREET BANK AND TRUST COMPANY			
505103	1 220 526	1.26	
(Standing proxy: Settlement & Clearing Services	1,239,536	1.20	
Department, Mizuho Bank, Ltd.)			
BNYM AS AGT/CLTS NON TREATY JASDEC			
(Standing proxy: Settlement & Clearing Services	841,993	0.85	
Department, MUFG Bank, Ltd.)			
STATE STREET BANK AND TRUST COMPANY			
505223	700 410	0.01	
(Standing proxy: Settlement & Clearing Services	798,419	0.81	
Department, Mizuho Bank, Ltd.)			

Name of Controlling Shareholder, if applicable (excluding Parent Companies)	Wing Towa K.K.	
Parent Company	N/A	

Supplementary Explanation

Updated

- 1. Shareholding ratio is calculated excluding treasury stock.
- 2. The above major shareholders are correct as of March 31, 2025.
- 3. Wing Towa K.K. is a company established for the purpose of managing the assets of Fumio Kaneko, President and Representative Director of the Company, and his relatives, in which Fumio Kaneko and his relatives have invested.

3. Corporate Attributes

Listed Stock Exchange and Market Segment	Tokyo Stock Exchange (Prime)			
Fiscal Year-End	March			
Business Sector	Services			
Number of Employees (Consolidated) as of	1.000 or more			
the End of the Previous Fiscal Year	1,000 01 11010			
Net Sales (Consolidated) for the Previous	¥10 billion or more but less than ¥100 billion			
Fiscal Year	₹10 binnon of more but less than ₹100 binnon			
Number of Consolidated Subsidiaries as of	10 or more but fewer than 50			
the End of the Previous Fiscal Year	10 of more but lewer than 30			

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

In the event that a transaction with a controlling shareholder takes place, we will ensure that the terms of the transaction are the same as any other normal transaction and do not harm the interests of minority shareholders. In the event of such a transaction, a special committee composed of independent outside directors will be established to deliberate the matter. Daiei Kankyo has also established its Management Rules for Related Parties. These rules build a framework for making decisions after thorough deliberations on the terms and conditions of the transactions and their appropriateness. Transactions with directors or major shareholders, including new competing transactions or transactions involving conflicts of interest, are subject to resolution by the Board of Director.

5. Other Special Circumstances which may have a Material Impact on Corporate Governance

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

1. Organizational Composition and Operation

Corporate Governance System	Company with Audit & Supervisory Committee
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[Directors]

Number of Directors Stipulated in Articles of Incorporation	10
Directors' Term of Office Stipulated in Articles of Incorporation	1 year
Chairperson of the Board	President
Number of Directors	7
Election of Outside Directors	Elected
Number of Outside Directors	3
Number of Independent Directors in Outside Directors	3

Outside Directors' Relationship with the Company (1)

Name Attributes		Relationship with the Company*										
Iname	Attributes	a	b	c	d	e	f	g	h	i	j	k
Tomoko Murakami	Lawyer											
Kazumasa Murai	CPA / Tax Accountant						\triangle					
Noriko Kitajima	Lawyer											

* Categories for Relationship with the Company

* If the person is applicable to each item in the "current/recent" category, the number is " \bigcirc "; if the person is applicable to each item in the "past" category, the number is " \triangle "

- * If their next of kin is applicable to each item in the "current/recent" category, the number is "●"; if the next of kin is applicable to each item in the "past" category, the number is "▲"
 - a. Person who executes business for the Company or its subsidiary
 - b. Person who executes business for or a non-executive director of the Company's parent company
 - c. Person who executes business of the Company's fellow subsidiary
 - d. Person/entity for which the Company is a major client or a person who executes business for said person/entity
 - e. Major client of the Company or a person who executes business for said client
 - f. Consultant, accounting expert, or legal expert who receives large amounts of cash or other assets

from the Company in addition to remuneration as a director/company auditor

- g. Major shareholder of the Company (in cases where the shareholder is a corporation, a person who executes business for the corporation)
- h. Person who executes business for a client of the Company (excluding persons categorized as any of d, e, or f above) (applies to director him/herself only)
- i. Person who executes business for another company that holds cross-directorships/cross-auditorships with the Company (applies to director him/herself only)
- j. Person who executes business for an entity receiving donations from the Company (applies to director him/herself only)
- k. Other

Name	Membership of Audit & Supervisory Committee	Designation as Independent Director	Supplementary Explanation of the Relationship	Reasons for Appointment
Tomoko Murakami		0		Ms. Tomoko Murakami has a wealth of expertise in corporate legal affairs, etc. as an attorney-at-law. She has been appointed to the Board with the expectation that she will further enhance corporate governance by providing appropriate advice to the Company's management from an independent standpoint. The Company has designated her as an independent director of the Company as it has been determined that she satisfies the independence requirements as stipulated by the Tokyo Stock Exchange and that she is unlikely to have a conflict of interest with general shareholders.
Kazumasa Murai	Ο	0	Mr. Kazumasa Murai had an audit contract with the Company under the Companies Act until the fiscal year ended March 31, 2020, but as there is no audit contract with the Company at this time, we do not believe that this will affect his	Mr. Kazumasa Murai is a certified public accountant and licensed tax accountant with considerable knowledge of finance, accounting, and tax affairs. Since he also serves as an outside corporate auditor of a listed company, the Company judged that he would be able to enhance the auditing and supervisory functions of the Company's overall management from an independent standpoint, and therefore appointed him as an outside

Outside Directors' Relationship with the Company (2)

			independence.	director.		
				The Company has designated him as an independent		
				director of the Company as it has been determined that he		
				satisfies the independence requirements as stipulated by		
				the Tokyo Stock Exchange and that he is unlikely to have		
				a conflict of interest with general shareholders.		
				Ms. Noriko Kitajima has extensive expertise in corporate		
	0 0	0		legal affairs, etc. as an attorney at law. Since she also		
				serves as an outside corporate auditor and an outside		
				director who is an audit and supervisory committee		
				member of a listed company, the Company has appointed		
				her based on the judgment that she would be able to		
Noriko				enhance the auditing and supervisory functions of the		
Kitajima				Company's overall management from an independent		
				standpoint.		
				The Company has designated her as an independent		
				director of the Company as it has been determined that		
				she satisfies the independence requirements as stipulated		
				by the Tokyo Stock Exchange and that she is unlikely to		
				have a conflict of interest with general shareholders.		

[Audit & Supervisory Committee]

Composition of Audit & Supervisory Committee and Attributes of the Chairperson

	All Committee Members	Full-time Members	Inside Directors	Outside Directors	Chairperson
Audit & Supervisory Committee	3	1	1	2	Inside Directors

Appointment of Directors and/or Staff toAppointedSupport the Audit & Supervisory CommitteeAppointed

Matters Concerning Independence of Said Directors and/or Staff from Executive Officers

The duties of the Audit & Supervisory Committee are assisted by Staff belonging to the Audit Office as assistant employees. Such assistant employees perform their duties instructed by the Audit & Supervisory Committee under the direction and orders of the Audit & Supervisory Committee.

Cooperation among the Audit & Supervisory Committee, Accounting Auditors and Internal Audit Department

The Audit & Supervisory Committee, the Accounting Auditors, and the Audit Office hold a three-way audit liaison meeting on a regular basis, hosted by a director who is a member of the Audit & Supervisory Committee, to exchange information and opinions on mutual audit plans and audit results, etc.

A three-way cooperative relationship has also been established that enables the sharing of necessary information in a timely manner.

[Voluntary Established Committee(s)]

Appointment of Voluntary Established	Appointed
Committee(s) equivalent to the Nomination	
Committee or Compensation Committee	

	Committee's	All Committee	Full-time	Inside	Outside	Inside	Other	Committee
	Name	Members	Members	Directors	Directors	Experts	Other	Chairperson
Voluntarily Established	Nomination and							
Committee Equivalent	Compensation	2	0	1	2	0	0	Outside
to Nomination	Advisory	3	0	0 1 2	0	0	Director	
Committee	Committee							
Voluntarily Established	Nomination and							
Committee Equivalent	Compensation	3	0	0 1 2	2	2 0	0	Outside
to Compensation	Advisory		0		2			Director
Committee	Committee							

Status of Voluntarily Established Committee(s), Attributes of Members Constituting the Committee and the Committee Chairperson

Supplementary Explanation

The Nomination and Compensation Advisory Committee has been established to enhance corporate governance by strengthening the fairness, transparency, and objectivity of procedures related to the nomination and compensation of directors. The Committee is chaired by an independent outside director who is a member of the Audit & Supervisory Committee and consists of the President and Representative Director/Executive Officer, along with two independent outside directors. The Nomination and Compensation Advisory Committee deliberates and reports to the Board of Directors on matters consulted by the Board of Directors, including policies for the selection and dismissal of directors, the compensation structure for directors, and policies for determining compensation.

[Matters Concerning Independent Directors]

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Other Matters Concerning Independent Directors

All those who meet the qualifications for independent director are designated as independent directors.

[Incentives]

Implementation Status of Measures related to	Introduction of Performance-linked
Incentives Granted to Directors	Remuneration Scheme

Updated

Supplementary Explanation for Applicable Items

The Company has introduced a performance-linked restricted stock compensation plan for its directors (excluding outside directors and directors who are members of the Audit & Supervisory Committee) in order to provide incentives aiming a sustainable increase in corporate value and to promote further value sharing between directors and shareholders.

The performance-linked restricted stock compensation is determined in advance by the Board of Directors, and is based on the basic number of shares to be allotted and the net profit attributable to owners of the parent company for the fiscal year as the end results of the Group's business activities during one fiscal year (the "performance evaluation period"). Depending on the degree of performance, restricted stock is allotted to eligible directors after the performance evaluation period ends.

Number of shares to be allocated in relation to the performance target (Net income for the fiscal year attributable to shareholder of the parent company)

Less than 5% increase from previous year: x1.0

More than 5% increase from previous year: x1.5

More than 10% increase from previous year: x2.0

Persons Eligible for Stock Options

Supplementary Explanation for Applicable Items

[Director Remuneration]

Status of Disclosure of Individual Director's Remuneration

No Disclosure for any Directors

Supplementary Explanation for Applicable Items

Not stated because there are no persons whose total amount of consolidated remuneration, etc. is 100 million yen or more.

The total amount of remuneration, etc. by director classification is disclosed in the Annual Securities Report.

Policy on Determining Remuneration Amounts and Calculation Methods

Appointed

Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods

The Articles of Incorporation stipulate that director remuneration shall be determined by resolution at the Annual General Meeting of Shareholders. At the 45th Annual General Meeting of Shareholders held on June 26, 2024, the Company resolved the total remuneration amount for directors (excluding directors who are members of the Audit & Supervisory Committee) to be up to 320 million yen (of which, up to 30 million yen is for outside directors), and the total remuneration amount for directors who are members of the Audit & Supervisory Committee to be up to 46 million yen. As of the end of the 45th Annual General Meeting of Shareholders, the number of directors (excluding directors who are members of the Audit & Supervisory Committee) was 4, and the number of directors who are members of the Audit & Supervisory Committee was 3.

At the 45th Annual General Meeting of Shareholders held on June 26, 2024, the Company resolved to provide, in addition to the remuneration described above, annual monetary compensation claims totaling up to 64 million yen to directors (excluding outside directors and

directors who are members of the Audit & Supervisory Committee) as performance-linked restricted stock compensation, annual monetary compensation claims totaling up to 16 million yen to outside directors (excluding directors who are members of the Audit & Supervisory Committee) as restricted stock compensation, and annual monetary compensation claims totaling up to 32 million yen to directors who are members of the Audit & Supervisory Committee as restricted stock compensation. As of the end of the 45th Annual General Meeting of Shareholders, the number of directors (excluding outside directors and directors who are members of the Audit & Supervisory Committee) was 3, the number of outside directors (excluding directors who are members of the Audit & Supervisory Committee) was 1, and the number of outside directors who are members of the Audit & Supervisory Committee was 3.

Regarding the remuneration for directors (excluding directors who are members of the Audit & Supervisory Committee), such is determined at Board of Directors meetings, taking into account consistency of both the content of the remuneration and its determination method with the policy for determination, which is resolved at Board of Directors meetings, and with due respect to the reports of the Nomination and Compensation Advisory Committee.

Regarding the remuneration of directors who are members of the Audit & Supervisory Committee, such is determined through deliberations among directors who are members of the Audit & Supervisory Committee, within the maximum amount approved at the Annual General Meeting of Shareholders.

The policy for determining the content of individual director compensation is as follows:

a. Basic Policy

Remuneration for Directors of the Company shall consist of base remuneration and restricted share-based remuneration from the perspective of reflecting business performance and sharing value with shareholders.

b. Policy on Determination of Base Remuneration

Base remuneration shall be a fixed remuneration determined according to the position, job responsibilities, etc. of Directors in accordance with the Officer Remuneration Regulations, and shall be reviewed as necessary in consideration of business performance and social circumstances. The revision of fixed remuneration shall be deliberated by the Nomination and Remuneration Advisory Committee and decided by resolution of the Board of Directors. However, fixed remuneration of Directors who are Audit & Supervisory Committee members shall be determined upon deliberation among the Directors who are Audit & Supervisory Committee members. c. Policy on Determination of Restricted Share-Based Remuneration

Restricted share-based remuneration is paid in accordance with the Officer Remuneration Regulations to provide incentives for sustainable enhancement of corporate value and to improve share value between Directors and shareholders.

Changes to the restricted share-based remuneration shall be deliberated by the Nomination and Remuneration Advisory Committee and decided by resolution of the Board of Directors. However, restricted share-based remuneration of Directors who are Audit & Supervisory Committee members shall be determined upon deliberation among the Directors who are Audit & Supervisory Committee members.

Support System for Outside Directors or Outside Corporate Auditor

If an outside director requests additional information, the General Affairs Department of the Business Administration Division, which serves as the administrative office for the Board of Directors, responds by providing the information, etc. Directors may also directly contact individual departments.

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

The Board of Directors consists of seven directors, including three independent outside directors. In principle, the Board of Directors meets once a month, and extraordinary meetings are held and when necessary to ensure a flexible response. The Company also makes decisions on important management matters and ensures transparency through the appointment of independent outside directors. The Company's Articles of Incorporation stipulate that the Company may delegate all or part of important business execution decisions to directors, thereby ensuring prompt and accurate decision-making through the transfer of authority.

The Audit & Supervisory Committee consists of one director who is a full-time Committee member and two outside directors who are Committee members, and is scheduled to meet once a month in principle. As well as sharing information and exchanging opinions on the status of directors' performance, full-time Audit & Supervisory Committee members report on the status of audits and the results of internal document inspections at key meetings, and also consult with the Audit Office and accounting auditors. The outside directors who are members of the Audit & Supervisory Committee consist of a certified public accountant with expert knowledge in accounting, and a lawyer with expert knowledge in legal affairs. With their combined experience, both outside directors help to strengthen the Audit & Supervisory Committee's auditing and supervisory functions.

The Nomination and Compensation Advisory Committee is chaired by an independent outside director who is also a member of the Audit & Supervisory Committee and consists of the President and Representative Director, and two independent outside directors. To strengthen the fairness, transparency, and objectivity of the procedures related to nomination and remuneration, and to enhance corporate governance, the Committee deliberates on matters raised by the Board of Directors, such as the policy and standards for the election and dismissal of directors, the remuneration system for directors, and the policy for determining remuneration, and reports back to the Board of Directors.

The Group Management Meeting consists of the Company's full-time directors, the full-time Audit & Supervisory Committee member, and executive officers stationed at the Company's Group Headquarters, and is attended by related parties including from Group subsidiaries as and when necessary. In principle, it meets once a month to make decisions concerning the Group's management from a company-wide perspective in order to optimize the Group's management.

The Risk Management & Compliance Committee is chaired by the President and Representative Director and consists of the full-time Audit & Supervisory Committee member, the director in charge of business administration, the general manager of the Business Administration Division, the general manager of the General Affairs Department, and the manager of the Audit Office. This committee meets at least once every quarter. By establishing standard items regarding risk management to prevent the occurrence of risks and ensure compliance, the committee strives to minimize the Group's losses and enhance its social credibility. Moreover, a risk management promotion manager and a person in charge of risk management promotion is deployed to each department, thereby ensuring that each department is thoroughly informed of matters related to risk management and compliance.

The Rewards & Disciplinary Committee is chaired by the general manager of the Business Administration Division and consists of the full-time Audit & Supervisory Board member, the manager of the Human Resources Department, the manager of the General Affairs Department, and the manager of the Audit Office as its members. This committee strives to ensure sound management through the strict and proper application of the regulations regarding rewards and discipline stipulated in the employment regulations.

The Sustainability Promotion Committee is chaired by the President and Representative Director, and consists of full-time directors, the full-time Audit & Supervisory Board member, the general manager of the Corporate Strategy Planning Division, the general manager of the Business Administration Division, the general manager of the Enterprise Division, the General Sales Manager, and the manager of the IR/Sustainability Promotion Department, and meets at least twice a year. The committee is responsible for formulating and revising the Basic Policy for Sustainability, identifying material issues (materiality), setting goals and manages progress toward resolving social issues. When receiving a consultation from the Board of Directors, discusses management plans from the perspective of promoting sustainability and reports back to the Board of Directors.

The Audit Office, consisting of eight members including the General Manager, conducts internal audits of the Group. As an organization reporting directly to the President and Representative Director, it ensures independence from business execution departments. It also collaborates with Audit & Supervisory Board members and accounting auditors to conduct effective internal audits.

The Company has introduced an executive officer system to ensure the prompt execution of business operations by separating the decision-making and business execution processes.

3. Reasons for Adoption of Current Corporate Governance System

Updated

Updated

We have adopted the following governance structure as an effective governance system that contributes to the enhancement of corporate value.

To strengthen the supervisory function of the Board of Directors, we have chosen to establish a Company with Audit & Supervisory Committee in order to strengthen the supervisory function of the Board of Directors. This enables a dual check function whereby the Audit & Supervisory Committee members, who are also directors (the majority of which are outside directors), have voting rights at Board of Directors meetings and conduct audits on the legality of business operations.

In addition, to strengthen our corporate governance structure, we have established the Risk Management & Compliance Committee and other committees as well as the Group Management Meeting to facilitate prompt decision-making, agile business execution, and Group management. We have adopted the current structure because we believe it will enhance our corporate value and contribute to an effective governance structure.

III. Implementation of Measures for Shareholders and Other Stakeholders

1. Measures to Vitalize General Meeting of Shareholders and Facilitate Exercise of Voting Rights

	Supplementary Explanation
Early Posting of Notice of	The Company endeavors to send out the convocation notice of the
the Annual General	Annual General Meeting of Shareholders as early as possible. The
Meeting of Shareholders	convocation notice for the 46th Annual General Meeting of
	Shareholders held on June 26, 2025 was sent out on June 10, 2025.

Scheduling of the Annual	In order to ensure that as many shareholders as possible could
General Meeting of	attend the meeting, the Annual General Meeting of Shareholders
Shareholders on a	was scheduled for June 26, 2025 for the fiscal year ending March
Non-Peak Day	31, 2025, avoiding days, where possible, when most general
	meetings were held.
Electronic Exercise of	Adopted from the 44th Annual General Meeting of Shareholders
Voting Rights	held on June 27, 2023.
Participation in a Platform	Starting from the 44th Annual General Meeting of Shareholders
for the Electronic Exercise	held on June 27, 2023, the Company provides an environment that
of Voting Rights and other	enables institutional investors and overseas investors to exercise
Initiatives to Enhance	their voting rights through a platform for the electronic exercise of
Environment for	voting rights.
Institutional Investors to	
Exercise Voting Rights	
Provision of the	Starting from the 44th Annual General Meeting of Shareholders
Convocation Notice (or	held on June 27, 2023, English translations of the convocation
Summary of Notice) of the	notice (narrow definition and reference documents) are provided
General Meeting of	through the Company's website, the Tokyo Stock Exchange and a
Shareholders in English	platform for the exercise of voting rights.
Other	As soon as the Board of Directors' resolution to convene a General
	Meeting of Shareholders and other procedures are completed, the
	information to be included in the convocation notice is promptly
	announced by electronic means.

2. Status of IR-related Activities

		Explanation
		by a
		representative
	Supplementary Explanation	director or a
		representative
		executive
		officer
Formulation	The Company discloses information in a timely, appropriate	
and Publication	and impartial manner to its shareholders, investors and all	
of Disclosure	other stakeholders, and also promotes constructive dialogue	
Policies	through proactive communications in order to facilitate	

	greater understanding of the Company.	
	For more information on our disclosure policy, please visit	
	our website	
	(https://www.dinsgr.co.jp/english/ir/management/disclosure/).	
Regular	We are not currently holding briefing sessions for individual	Not Held
Investor	investors, but we will consider them in the future.	
Briefings held	Starting from the third quarter financial results for the fiscal	
for Individual	year ending March 31, 2023, videos and materials from	
Investors	financial results briefings for analysts and institutional	
	investors, as well as the annual report, are available on our	
	website.	
Regular	Financial results briefings for analysts and institutional	Appointed
Investor	investors are held at each quarter and at the end of the fiscal	
Briefings held	year. In-person and remote one-on-one meetings and small	
for Analysts	group meetings are held at each quarter and at the end of the	
and	fiscal year.	
Institutional		
Investors		
Regular	After disclosing financial results presentation materials in	Appointed
Investor	English at each quarter and at the end of the fiscal year, the	
Briefings held	Company conducts in-person and remote one-on-one	
for Overseas	meetings and small group meetings in Japan at each quarter	
Investors	and at the end of the fiscal year, and conducts one-on-one	
	meetings and small group meetings overseas at the end of	
	each fiscal year.	
Online	We have a dedicated Investor Relations page on our website	
Disclosure of	(<u>https://www.dinsgr.co.jp/english/ir/</u>) where we disclose	
IR Information	financial results, semiannual reports, financial results	
	presentation materials, annual securities reports, and other	
	information.	
Establishment	The department in charge of investor relations is the	
of Department	IR/Sustainability Promotion Department in the Corporate	
and/or	Strategy Planning Division.	
Placement of a		
Placement of a Manager in Charge of IR		

	Supplementary Explanation
Establishment of	We have formulated the Daiei Kankyo Group Business Conduct
Internal Rules	Guidelines. By having all of our employees put these guidelines into
Stipulating	practice, we will become a company that is even more trusted and needed
Respect for the	by society, building the Daiei Kankyo Group into one where people can
Position of	work with pride.
Stakeholders	In addition, the Group formulated a Multi-stakeholder Policy on May 8,
	2024 to demonstrate its respect for the human rights of all people and to
	clarify its commitment to appropriate cooperation with a diverse range of
	stakeholders, including not only shareholders but also customers, business
	partners, creditors, local communities and employees. Alongside this, the
	Group decided on the Human Rights Policy at the meeting of the Board of
	Directors held on June 21, 2024.
Implementation of	Our sustainability initiatives can be found on our website
Environmental	(https://www.dinsgr.co.jp/english/csr/).
Preservation	
Activities and	
CSR Activities,	
etc.	
Formulation of	We have established Information Disclosure Rules and have built a system
Policies, etc. on	to appropriately disclose information thereby ensuring substantial equality
Provision of	for shareholders.
Information to	
Stakeholders	

3. Status of Measures to Ensure Due Respect for Stakeholders

IV. Matters Concerning the Internal Control System

1. Basic Views on Internal Control System and Status of Development

Daiei Kankyo has formulated its Basic Policy on Internal Control, setting up an internal control system to ensure the proper and efficient execution of operations.

The Daiei Kankyo Group's systems for ensuring the appropriateness of its operations are as follows:

1. System to ensure the appropriateness of operations of the corporate group consisting of Daiei Kankyo Co., Ltd. and its group companies

- (1) In order to establish a governance system as a group, we have determined the department in charge of subsidiary management, its authorities, and the directors in charge of subsidiary management.
- (2) We have established the Affiliate Company Management Rules to clarify our basic policies on the management of subsidiaries, and the subsidiary management departments receive prior approval and reports on important management matters from each subsidiary.
- (3) The directors in charge regularly report to our Board of Directors on the status of business execution, financial conditions, and other matters.
- (4) Our Audit Office conducts audits of subsidiaries.
- (5) We have established systems through which to contact Daiei Kankyo in the event of a crisis.
- 2. System to ensure that the execution of duties by directors and staffs complies with laws and regulations and the Articles of Incorporation
- (1) In addition to establishing the Daiei Kankyo Group Business Conduct Guidelines as specific standards of conduct to be observed by directors and staffs, we carry out our business activities in compliance with our Articles of Incorporation, The Risk Management & Compliance rules, and other internal rules and regulations. In particular, in order to prevent any kind of relationship with anti-social forces, we have established the Rules for the Elimination of Antisocial Forces and other regulations to ensure that the entire company takes a resolute and unified stance against such organizations.
- (2) We have established the Whistleblower System Rules as an internal reporting system in the event that any violation of laws, regulations, or the Articles of Incorporation is discovered. As well as building an internal reporting system, we ensure that all officers and employees are thoroughly informed through annual training programs, etc.
- (3) In the event that a director discovers a significant fact concerning a serious violation of laws, regulations, or other internal rules, he or she shall immediately report the matter in question to Daiei Kankyo's Audit & Supervisory Committee (or to an Audit & Supervisory Committee member in the case of subsidiaries to which Audit & Supervisory Committee member are assigned). In addition, he or she shall also report the matter in question to Daiei Kankyo's Board of Directors (or to the subsidiary's Board of Directors and Daiei Kankyo's Board of Directors, he or she shall immediately report it to the subsidiary's president and Daiei Kankyo's Board of Directors, he or she shall immediately report it to the subsidiary's president and Daiei Kankyo's Board of Directors without delay).
- (4) We have established an Audit Office independent of the audited divisions of the Group thereby maintaining an internal audit system.

- 3. System to ensure the efficient execution of duties by Directors
- (1) In addition to stipulating matters concerning the operation of the Board of Directors in the Rules of the Board of Directors, we hold meetings of the Board of Directors on a monthly basis, as well as extraordinary meetings as necessary.
- (2) We have established the Rules of Administrative Authority to stipulate decision-making matters that are reserved for the Board of Directors and those that are delegated to the President, executive officer, and general managers of divisions.
- 4. System for the storage and management of information related to the execution of duties by directors

We store and manage important documents and information related to management, confidential information, and personal information for a specified period of time in accordance with laws, regulations, and the Document Handling Rules.

- 5. Basic stance on eliminating antisocial forces and the status of development of such measures
- (1) The Daiei Kankyo Group shall not have any involvement with antisocial forces that threaten social order and sound corporate activities, and shall take a resolute stance against any unreasonable demands from such antisocial forces.
- (2) The General Affairs Department of the Business Administration Division plays a central role in promoting the development of internal systems for the elimination of antisocial forces in cooperation with outside professional organizations such as lawyers and the police, as well as in the collection of information.
- 6. Rules and other systems for managing risk of loss
- (1) We carry out risk management in an effective and comprehensive manner under a consistent policy based on the Risk Management and Compliance Rules.
- (2) We have formulated the Internal Control Rules for Financial Reporting as a means of establishing internal control over the financial reporting of our group, thus ensuring the reliability of our financial reporting.
- 7. System for reporting to Audit & Supervisory Committee members

Directors and staffs report matters related to the performance of their duties when requested to do so by Audit & Supervisory Board members.

8. Matters related to staffs assisting the duties of Audit & Supervisory Committee members and matters related to the independence of staffs from directors

The Audit & Supervisory Committee assigns staffs to assist the duties of Audit & Supervisory Committee members in accordance with the Rules of the Audit & Supervisory Board.

- 9. Other systems to ensure that audits by Audit & Supervisory Committee members are conducted in an effective manner
- (1) Audit & Supervisory Committee members attend important meetings, exchange opinions with the president, and collaborate with the accounting auditor in order to understand the processes by which important decisions are made and the state of execution of duties.
- (2) Audit & Supervisory Board members conduct timely on-site inspections of the various departments, offices and group subsidiaries in cooperation with Daiei Kankyo's Audit Office.

2. Basic Views on Measures for Eliminating Anti-Social Forces and Status of Development

The Daiei Kankyo Group does not have any involvement with antisocial forces that threaten social order and sound corporate activities, and takes a resolute stance against any unreasonable demands from such antisocial forces. The General Affairs Department of the Business Administration Division plays a central role in promoting the development of internal systems for the elimination of antisocial forces in cooperation with outside professional organizations such as lawyers and the police, as well as in the collection of information.

V. Other

1. Adoption of Anti-Takeover Measures

Adoption of Anti-Takeover Measures

Not Held

Supplementary Explanation for Applicable Items

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2. Other Matters Concerning the Corporate Governance System

A schematic diagram of of the Group's corporate governance system and timely disclosure system is attached for reference.

Schematic diagram (reference material)



Outline of timely disclosure system (schematic diagram)

