Corporate governance at Toyota Motor Corporation (“TMC”) is as follows:

I. TMC’s Basic Policy on Corporate Governance and Capital Structure, Business Attributes and Other Basic Information

1. Basic Policy

   TMC has positioned the sustainable growth and the stable long-term growth of corporate value as priority management issues. Believing that in carrying this out, it is essential that it both builds positive relationships with all stakeholders, including shareholders and customers as well as business partners, local communities and employees, as well as continues to supply products that will satisfy its customers, TMC has been working to enhance corporate governance.

[Reason not to implement each principle of Corporate Governance Code]

TMC implemented all of the principles of its Corporate Governance Code.

[Disclosure based on each principle of Corporate Governance Code]

1. Business principles 【Principle 3.1 (i) 】

   (1) Corporate philosophy

   TMC, since its formation till today, has been following the “Five Main Principles of Toyoda,” which captures the spirit of Sakichi Toyoda, the founder of the Toyota Group, and his insights into research, inventions and business management, as the foundation for its management.

   Five Main Principles of Toyoda (https://www.toyota-global.com/company/vision_philosophy/guiding_principles.html)

   In 1992, given changes in the social landscape and the business structure, TMC established “Guiding Principles at Toyota” based on the “Five Main Principles of Toyoda” in order to promote business in cooperation with people in different countries and regions throughout the world, notwithstanding differences in cultures and values.

   “Guiding Principles at Toyota”
   1. Honor the language and spirit of the law of every nation and undertake open and fair business activities to be a good corporate citizen of the world.
   2. Respect the culture and customs of every nation and contribute to economic and social development through corporate activities in their respective communities.
   3. Dedicate our business to providing clean and safe products and to enhancing the quality of life everywhere through all of our activities.
   4. Create and develop advanced technologies and provide outstanding products and services that fulfill the needs of customers worldwide.
   5. Foster a corporate culture that enhances both individual creativity and the value of teamwork, while honoring mutual trust and respect between labor and management.
6. Pursue growth through harmony with the global community via innovative management.

7. Work with business partners in research and manufacture to achieve stable, long-term growth and mutual benefits, while keeping ourselves open to new partnerships.

(2) Vision

Taking into account the business environment then, the “Toyota Global Vision” was published in March 2011 based on the “Guiding Principles at Toyota.” The “Toyota Global Vision” clarifies the direction that TMC should take as a company, based on the thought that “Toyota aspires to be a company that is chosen by its customers. Toyota wants to be a company that brings smiles to the faces of customers who have chosen us.”

“Toyota Global Vision”

(https://www.toyota-global.com/company/vision_philosophy/toyota_global_vision_2020.html)

2. Business strategies and business plans 【Principle 3.1 (i) 】

Towards the achievement of its “Toyota Global Vision,” TMC is analyzing its customers’ values, technology trends, market trends and other factors looking further into 2030 and beyond, clarifying its business challenging and, based on that, discussing its long-term direction. Furthermore, TMC has established a medium-term management plan for each region, taking into consideration the prospect of markets and exchange rates, its production and supply system on a global basis and other factors.

As the automotive industry enters into a phase of revolutionary evolution at an unprecedented pace, TMC has decided to focus in 2018 on efforts toward fostering innovation to open the way to “our future” (challenges for the future) and strengthening true competitiveness (sustainable growth) by implementing “innovation of the way we work,” as an initiative that we must carry through, in order to survive in a time of profound transformation that could happen only once in a hundred years and realize a new mobility society.

TMC has disclosed in the “Annual Report” its long-term strategy for enhancing its corporate value and the ways that it is contributing to the sustainable development of society in order to communicate them to stakeholders. In addition, TMC has disclosed its initiatives related to ESG (Environment, Society and Governance) in the “Sustainability Data Book.”

“Annual Report” (https://www.toyota-global.com/investors/ir_library/annual/)

“Sustainability Data Book” (https://www.toyota-global.com/sustainability/report/sr/)

3. Basic views and guidelines on corporate governance 【Principle 3.1 (ii) 】

Please see 1. “Basic Policy” of this report under the section entitled “I. TMC’s Basic Policy on Corporate Governance and Capital Structure, Business Attributes and Other Basic Information.”

4. Roles and duties of the Board of Directors and senior management

The scope of delegation to the management 【Supplementary Principle 4.1.1】

By specifying matters to be resolved at its Board of Directors and matters to be reported to its Board of Directors in the Regulations of the Board of Directors, TMC delegates management to executive officers and carries out “acceleration of decision-making” and “appropriate supervision.”

With respect to its framework for executing its operations, TMC, with the aim of realizing the Toyota Global Vision, has been continuing its efforts to respond swiftly to the external environment, which is changing faster than ever. Following the introduction of “region-based management” in 2011, the “business unit system” in 2013, and the “in-house company system” in 2016, in April 2017, TMC further clarified that Members of the Board of Directors are responsible for decision-making and management oversight and that operating officers are responsible for operational execution for purposes of further accelerating decision-making and operational execution.

Furthermore, in 2018, TMC brought forward the timing of executive changes from April, when it used to take place, to January, in order to further accelerate management oversight that is fully coordinated with the workplace. In addition, TMC transformed the company structure into one that enables decision-making that is both close to the needs of customers and close to
where the action takes place, by taking measures such as reviewing the corporate strategy function and restructuring the Japan Sales Business Group into a group based by regions rather than sales channels.

Views on the balance, diversity and size of the Board of Directors 【Supplementary Principle 4.11.1】

With respect to the system regarding Members of the Board of Directors, TMC has comprehensively considered and appointed the right person for the right position to make appropriate and prompt decision-making. TMC believes that it is important to elect individuals that comprehend and engage in the manufacturing of ever-better cars and problem solving based on the actual situation on-site (Genchi Genbutsu) that TMC emphasizes, and contribute to decision-making aimed at sustainable growth into the future. TMC has ensured the balance and diversity of the Board of Directors as a whole, as well as its appropriate size.

5. System to appropriately perform roles and duties of the Board of Directors and senior management

Policy and procedures for determining remuneration for top-level executives and Members of the Board of Directors 【Principle 3.1 (iii)】

With respect to remuneration (basic payment and bonuses) for Members of the Board of Directors, TMC’s remuneration structure ensures a link with company performance, reflecting job responsibilities and performance of individuals. The amount and method of payment of remuneration are determined also considering the remuneration level in countries of origin. Bonuses are paid based on consolidated operating income of each year, comprehensively taking into account dividends, level of bonuses for employees, trends of other companies, medium- and long-term business performance and amounts paid in the past. With respect to remuneration for Outside Members of the Board of Directors, bonuses will not be paid in light of their role of monitoring and supervising management from an independent position.

Remuneration for Members of the Board of Directors are paid within the scope of the total remuneration amount resolved at the General Shareholders’ Meeting. A proposal for the amount payable to each Member of the Board of Directors is prepared at the “Executive Remuneration Meeting,” of which half the members are Outside Members of the Board of Directors, and then decided at a meeting of the Board of Directors.

Remuneration for Audit & Supervisory Board Members consists only of fixed basic payment and bonus is not paid. By making the compensation structure less susceptible to business performance, independence from management is ensured. Remuneration for Audit & Supervisory Board Members is determined upon consultation among Audit & Supervisory Board Members within the scope of remuneration determined by the resolution at the Ordinary General Shareholders’ Meeting.

Policy and procedures for appointing/dismissing top-level executives and nominating candidates for Members of the Board of Directors and Audit & Supervisory Board Members 【Principle 3.1 (iv)】

With respect to the system regarding Members of the Board of Directors, TMC has comprehensively considered and appointed the right person for the right position to make appropriate and prompt decision-making. TMC believes that it is important to elect individuals that comprehend and engage in the manufacturing of ever-better cars and problem solving based on the actual situation on-site (Genchi Genbutsu) that TMC emphasizes, and contribute to decision-making aimed at sustainable growth into the future.

Members of TMC’s “Executive Appointment Meeting,” of which half the members are Outside Members of the Board of Directors, discuss recommendations to the Board of Directors concerning appointment/dismissal of Members of the Board of Directors.

With respect to Audit & Supervisory Board Members, TMC believes that it is necessary to have individuals who have broad experiences and insight in their respective fields of expertise and can advise management from a fair and neutral perspective, as well as audit the execution of business. Members of TMC’s “Executive Appointment Meeting,” of which half the members
Explanations with respect to individual appointments/dismissals and nominations
【Principle 3.1 】
The Notice of Convocation of General Shareholders’ Meeting contains the individual profiles and professional histories of candidates nominated or elected for Members of the Board of Directors or Audit & Supervisory Board Member positions.
The reasons for the elections of individual Outside Members of the Board of Directors and Audit & Supervisory Board members are described in the Notice of Convocation of General Shareholders’ Meeting.

Effective use of Independent Outside Members of the Board of Directors
【Principle 4.8】
Criteria for assessing the independence of Independent Outside Members of the Board of Directors and their quality
【Principle 4.9】
Out of the nine Members of the Board of Directors, three Outside Members of the Board of Directors are registered with the Tokyo Stock Exchange as Independent Members in accordance with the requirements for outside directors set forth in the Companies Act and the independence standards set forth by financial instruments exchanges.

Concurrent positions of Members of the Board of Directors and Audit & Supervisory Board Members
【Supplementary Principle 4.11.2】
Concurrent service as officers of listed companies is noted each year in the Notice of Convocation of General Shareholders’ Meeting.

Policy on training for Members of the Board of Directors and Audit & Supervisory Board Members
【Supplementary Principle 4.14.2】
TMC provides Members of the Board of Directors and Audit & Supervisory Board Members with opportunities to participate in practical training sessions for officers, factory inspections and test-ride events that go beyond classroom lectures in order to improve their understanding and practice of the core ideals of “the manufacturing of ever-better cars” and problem solving based on the actual situation on-site (Genchi Genbutsu), and from the perspective of necessity for developing human resources to contribute to decision-making aimed at sustainable growth into the future.
Further to the above, in order to ensure that Outside Members of the Board of Directors and Outside Audit & Supervisory Board Members understand TMC’s philosophy and efforts, TMC arranges on-site inspections, including at its subsidiaries, informal gatherings for discussions with management and other opportunities. Moreover, TMC ensures that Outside Members will provide appropriate advice regarding each business challenge by explaining agenda items directly to them prior to a meeting of the Board of Directors.

Analysis and evaluation of the effectiveness of the Board of Directors
【Supplementary Principle 4.11.3】
In order to improve the effectiveness of the Board of Directors, TMC has conducted an analysis and evaluation of the Board of Directors as below.
(1) Analysis and evaluation
After the Secretariat of the Board of Directors’ Meeting conducts a quantitative analysis of the state of performance pursuant to an instruction of the Chairman of the Board of Directors, a survey is conducted of Members of the Board of Directors (Members of the Board of Directors and Audit & Supervisory Board Members) regarding the state of execution of operations and of the supervision of such execution.
Furthermore, interviews are held individually with Members of the Board of Directors, including the Outside Members of the Board of Directors and Outside Audit & Supervisory Board Members, based on results of the survey. The Secretariat of the Board of Directors’ Meeting combines and explains the findings to the Chairman of the Board of Directors and reports and discusses the findings at the Board of Directors’ Meeting.
(2) Summary of the findings
For fiscal 2017, it was confirmed, as a result of the evaluation, that effectiveness was
secured.
However, since meaningful comments were provided regarding “acceleration of decision-
making,” “management oversight of operations” and other matters during the process of the
evaluation, TMC will make improvements during fiscal 2018 to further enhance effectiveness.

6 Dialogue with shareholders [Principle 5.1]
(1) Basic concepts
TMC believes that, in order to achieve sustainable growth and improvement of its medium-
and long-term corporate value it is of crucial importance to have the understanding and support
of shareholders and investors. It engages in constructive dialogue to furnish shareholders and
investors with accurate information on a fair basis in order to build long-term relationships of trust.
(2) IR organization
Dialogues with shareholders and investors are overseen by the accounting officer, and are
conducted by the Accounting Division and Public Affairs Division. IR staff members are stationed
full-time in Plano, Texas, U.S.A. and London, U.K. Each IR staff member provides thorough
information to shareholders and investors through close coordination with the relevant internal
divisions.
(3) Method of dialogue
TMC holds briefings on management strategy, business and products as appropriate,
including (quarterly) results briefings for the press, analysts and institutional investors. In addition,
it has a dedicated page for individual investors on its website that contains easy-to-understand
information about results, business and management policy, as well as explains its efforts
directly through means such as participation in briefing sessions organized by stock exchanges.
(4) Feedback to the organization
Feedback regarding the content of dialogues with shareholders and investors is provided as
necessary through the accounting officer to the Board of Directors and executives’ meetings.
(5) Insider information and quiet periods
No insider information (material nonpublic information) is communicated to shareholders or
investors in dialogues. TMC also has a “quiet period” from the day after the close of the quarter
until the day on which results are announced during which it refrains from dialogues regarding
results.

7 Securing of shareholders’ rights and equality
Strategically-held shares [Principle 1.4]
(1) Policies on strategic shareholdings
It is our policy that TMC does not hold strategically-held shares except for in the cases
where such holdings are deemed to be meaningful. The case where such holdings are deemed
to be meaningful refers to the case where it is determined that, in the business of manufacturing
of automobiles, in which it is essential to keep a variety of cooperative relationships throughout
the entire process of development, procurement, production, distribution and sales, such
holdings contribute to the improvement of corporate value from the medium to long term
perspective, based on a comprehensive consideration of business strategy and relationships with
business partners.
(2) Assessment of the propriety of TMC’s strategic shareholdings
When necessary, TMC engages in constructive dialogue with the issuers of shares to
encourage them to improve corporate value and achieve sustainable growth. These dialogues
provide opportunities to share and address business challenges. The Board of Directors
assesses every year the propriety of TMC’s strategic shareholdings by reconfirming that such
holdings are meaningful in light of the changes in business environment, and specifically
reviewing whether the benefits and risks from such holdings cover the cost of capital, etc.
(3) Standards on the exercise of voting rights with respect to strategically-held shares
1) In principle, TMC exercises its voting rights for all items on the agenda.
2) TMC does not exercise voting rights as a mechanical yes or no decision based on
formalized, short-term standards. Rather, decisions are based on a fulsome examination of the
business policies and strategies of the issuer and are made for each item on the agenda from the
perspective of whether corporate value and shareholder profit will be improved over the medium and long term.

3) TMC also engages in dialogue with the issuer before determining whether or not it will support an item on the agenda that may have significant impact on shareholder profit (increase in authorized capital, anti-takeover measures, realignment of businesses etc.).

8 Transactions with related parties【Principle 1.7】
TMC complies with the procedures set forth in the Companies Act regarding conflict-of-interest transactions with officers, and all transactions with non-director executive officers require reporting to and approval of the Board of Directors.
With regard to procurement, production, distribution, and sales transactions, Toyota Code of Conduct requires compliance with all relevant laws and ordinances, transactions based on mutual trust and mutual benefit for TMC and the counterparty, and open, fair and free competition. These principles apply to transactions even if the counterparty is a major shareholder.
All relevant business units formulate their own guidelines and other procedural documents based on this policy, and take care to ensure that transactions with related parties do not harm the interests of the company or the common interests of all shareholders.

9 Roles of corporate pension funds as asset owners【Principle 2.6】
Because the management of corporate pension funds may impact stable asset formation for employees, etc., and our own financial standing, TMC has provided support to establish a system to realize proper operation of the corporate pension funds from perspectives of human resources and operational practices, including an assignment of persons having expertise and knowledge with respect to asset management and other matters required for corporate pension funds as well as establishment of the management advisory committee, in order to increase the investment management expertise of corporate pension funds, thus making sure that corporate pension funds perform their roles as asset owners.
In addition, TMC ensures that conflicts of interest which could arise between pension fund beneficiaries and companies are appropriately managed, and gives consideration not to harm the benefits of beneficiaries, by leaving decisions entirely to management companies in the case where TMC exercises its voting rights of shares of the companies which TMC invests in, and other cases.

2. Capital Structure

Percentage of Shares Held by Foreign Investors Greater than or equal to 20%, less than 30%

<table>
<thead>
<tr>
<th>Name of Shareholders</th>
<th>Number of Shares Held (Shares)</th>
<th>Ownership Interest (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Japan Trustee Services Bank, Ltd.</td>
<td>383,473,560</td>
<td>13.15</td>
</tr>
<tr>
<td>Toyota Industries Corporation</td>
<td>232,037,284</td>
<td>7.96</td>
</tr>
<tr>
<td>The Master Trust Bank of Japan, Ltd.</td>
<td>181,606,668</td>
<td>6.23</td>
</tr>
<tr>
<td>Nippon Life Insurance Company</td>
<td>111,379,700</td>
<td>3.82</td>
</tr>
<tr>
<td>JPMorgan Chase Bank, N.A. (standing proxy: Settlement &amp; Clearing Services Division, Mizuho Bank, Ltd.)</td>
<td>100,456,488</td>
<td>3.44</td>
</tr>
<tr>
<td>State Street Bank and Trust Company (standing proxy: Settlement &amp; Clearing Services Division, Mizuho Bank, Ltd.)</td>
<td>98,341,365</td>
<td>3.37</td>
</tr>
<tr>
<td>DENSO CORPORATION</td>
<td>89,915,245</td>
<td>3.08</td>
</tr>
<tr>
<td>Company Name</td>
<td>Shares Held</td>
<td></td>
</tr>
<tr>
<td>--------------------------------------------------------</td>
<td>--------------</td>
<td></td>
</tr>
<tr>
<td>Mitsui Sumitomo Insurance Company, Limited</td>
<td>57,771,615</td>
<td></td>
</tr>
<tr>
<td>Trust &amp; Custody Services Bank, Ltd.</td>
<td>56,771,439</td>
<td></td>
</tr>
<tr>
<td>Tokio Marine &amp; Nichido Fire Insurance Co., Ltd.</td>
<td>51,045,857</td>
<td></td>
</tr>
</tbody>
</table>

Existence of Controlling Shareholders (excluding parent company) —
Existence of Parent Company None

### Supplementary Information

The information set forth in this Description of Major Shareholders section is dated as of September 30, 2018. In addition to the above, TMC owns 393,737,193 of its own shares as treasury stock.

3. Business Attributes

- **Stock exchange and section**: Tokyo: 1st Section, Nagoya: 1st Section
- **Fiscal year end**: End of March
- **Line of business**: Transportation equipment
- **Number of employees at the end of the previous fiscal year (consolidated)**: Greater than 1000 persons
- **Sales during the previous fiscal year (consolidated)**: Greater than JPY 1 trillion
- **Number of consolidated subsidiaries at the end of the previous fiscal year**: Greater than 300 companies

4. Guidelines for measures to protect minority shareholders in the event of transactions with controlling shareholders

- 

5. Other particular conditions that may materially affect corporate governance

Hino Motors, Ltd. and Misawa Homes Co., Ltd. are listed subsidiaries of TMC in which it directly or indirectly holds the majority of the total issued and outstanding shares. While TMC continues to maintain a close cooperative relationship with these two companies, it respects the independence of their business activities.
II. Corporate Governance System of Management Business Organization, Etc. for Management Decision-making, Execution of Duties and Management Audit

1. Organization structures and organizational operations

Organizational form: Company with an Audit & Supervisory Board

[Members of the Board of Directors]

| Number of Members of the Board of Directors pursuant to the Articles of Incorporation | 20 persons |
| Term of Members of the Board of Directors pursuant to the Articles of Incorporation | 1 year |
| Chairperson of the Board of Directors | Chairman (excluding concurrently serving as President) |
| Number of Members of the Board of Directors | 9 persons |
| Election of Outside Members of the Board of Directors | Elected |
| Number of Outside Members of the Board of Directors | 3 persons |
| Established number of Independent Members of the Board of Directors within the Outside Members of the Board of Directors | 3 persons |

Relationship with the Company (1)

<table>
<thead>
<tr>
<th>Name</th>
<th>Attribution</th>
<th>Relationship with the Company (*)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ikuro Sugawara</td>
<td>Comes from other company</td>
<td></td>
</tr>
<tr>
<td>Sir Philip Craven</td>
<td>Comes from other company</td>
<td>○</td>
</tr>
<tr>
<td>Teiko Kudo</td>
<td>Comes from other company</td>
<td>○</td>
</tr>
</tbody>
</table>

* Selected the relevant “Relationship with the Company”

* ○ indicates the relevant item that the person falls under as of “today or recently.” △ indicates the relevant item that the person falls under as of “previously.”

* ● indicates the relevant item that the person’s close family member falls under as of “today or recently.” ▲ indicates the relevant item that the person’s close family member falls under as of “previously.”

a A management executive officer of the listed company or its subsidiary
b A management executive officer or non-management executive director of a parent company of the listed company
c A management executive officer of a subsidiary of a parent company of the listed company
d A person who has a significant business relationship with the listed company or who is a management executive officer of entity which has such significant business relationship
e A person with whom the listed company has a significant business relationship or who is a management executive officer of entity with whom the listed company has a significant business relationship
f A consultant, accounting expert or legal expert who receives significant remuneration or other assets from the listed company other than remuneration as a director or executive officer
g A principal shareholder of the listed company (if a principal shareholder is a legal entity, a management executive officer of such legal entity)
h A management executive officer of entity with whom the listed company has a business relationship (does not fall under d, e, and f) (only with respect to the person)
A management executive officer of a company whose outside director assumes the post on a reciprocal basis with the listed company (only with respect to the person)

A management executive officer of an entity to whom the listed company makes a donation

Other

<table>
<thead>
<tr>
<th>Name</th>
<th>Independent Member of the Board of Directors</th>
<th>Supplementary Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ikuro Sugawara</td>
<td>○</td>
<td>In order to reflect his broad experiences and insight in his field of expertise in TMC’s management decision-making. Designated as an Independent Member of the Board of Directors of TMC as he would be able to supervise the appropriateness of business conduct from a fair and neutral perspective because he is not (i) a person who executes business of the parent company or fellow subsidiary of TMC, (ii) a person who executes business of a major business counterparty of TMC, or (iii) an attorney, an accountant, a consultant or a relative (up to a second degree of kinship) of the foregoing who receives a large amount of money or other financial asset other than remuneration for directorship from TMC, and he does not fall under any of the categories of people who are required by stock exchange rules to explain their independence.</td>
</tr>
<tr>
<td><strong>Sir Philip Craven</strong></td>
<td>TMC’s current Outside Member of the Board of Directors, Sir Philip Craven, served as an executive of the International Paralympic Committee. A summary of the business transactions entered into between TMC and the International Paralympic Committee has been omitted, since TMC has determined that the size and nature of the business transactions should not influence the judgment of shareholders and investors.</td>
<td>In order to reflect his broad experiences and insight in his field of expertise in TMC’s management decision-making. Designated as an Independent Member of the Board of Directors of TMC as he would be able to supervise the appropriateness of business conduct from a fair and neutral perspective because he is not (i) a person who executes business of the parent company or fellow subsidiary of TMC, (ii) a person who executes business of a major business counterparty of TMC, or (iii) an attorney, an accountant, a consultant or a relative (up to a second degree of kinship) of the foregoing who receives a large amount of money or other financial asset other than remuneration for directorship from TMC, and he does not fall under any of the categories of people who are required by stock exchange rules to explain their independence.</td>
</tr>
<tr>
<td><strong>Teiko Kudo</strong></td>
<td>TMC’s current Outside Member of the Board of Directors, Ms. Teiko Kudo, concurrently serves as an executive of Sumitomo Mitsui Banking Corporation. A summary of the business transactions entered into between TMC and Sumitomo Mitsui Banking Corporation has been omitted, since TMC has determined that the size and nature of the business transactions should not influence the judgment of shareholders and investors.</td>
<td>In order to reflect her broad experiences and insight in her field of expertise in TMC’s management decision-making. Designated as an Independent Member of the Board of Directors of TMC as she would be able to supervise the appropriateness of business conduct from a fair and neutral perspective because she is not (i) a person who executes business of the parent company or fellow subsidiary of TMC, (ii) a person who executes business of a major business counterparty of TMC, or (iii) an attorney, an accountant, a consultant or a relative (up to a second degree of kinship) of the foregoing who receives a large amount of money or other financial asset other than remuneration for directorship from TMC, and she does not fall under any of the categories of people who are required by stock exchange rules to explain their independence.</td>
</tr>
</tbody>
</table>
Establishment or non-establishment of an optional committee which corresponds to the Nominating Committee or Compensation Committee

Established

Status of establishment of an optional committee, members of the committee, and attributes of the chairperson of the committee

<table>
<thead>
<tr>
<th>Name of the Committee</th>
<th>Total Number of Members</th>
<th>Number of Full-time Members</th>
<th>Number of Inside Members of the Board of Directors</th>
<th>Number of Outside Members of the Board of Directors</th>
<th>Number of Outside Experts</th>
<th>Number of Others</th>
<th>Committee Chair (Chairperson)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Optional Committee Corresponding to the Nominating Committee</td>
<td>Executive Appointment Meeting</td>
<td>6</td>
<td>-</td>
<td>2</td>
<td>3</td>
<td>-</td>
<td>1</td>
</tr>
<tr>
<td>Optional Committee Corresponding to the Compensation Committee</td>
<td>Executive Compensation Meeting</td>
<td>6</td>
<td>-</td>
<td>2</td>
<td>3</td>
<td>-</td>
<td>1</td>
</tr>
</tbody>
</table>

Supplementary Information

Each of the Executive Appointment Meeting and the Executive Compensation Meeting consists of a total of six persons, specifically three Outside Members of the Board of Directors, two Inside Members of the Board of Directors and one executive officer in charge of Human Resources.

[Auditors]

Establishment or non-establishment of an Audit & Supervisory Board

Established

Number of Audit & Supervisory Board Members pursuant to the Articles of Incorporation

7 persons

Number of Audit & Supervisory Board Members

6 persons

Cooperative relationships between Audit & Supervisory Board Members, Independent Accountants, and Internal Audit Division

Audit & Supervisory Board Members periodically receive reports from Independent Accountants on audit plans, methods and results of auditing at meetings of the Audit & Supervisory Board. They also hold meetings and exchange their opinions as they consider necessary concerning auditing in general.

As for internal auditing, a specialized independent department evaluates the effectiveness of internal controls over financial reporting. Audit & Supervisory Board Members receive reports from the department on audit plans, methods and results of auditing periodically or whenever necessary.

Election or non-election of Outside Audit & Supervisory Board Members

Elected

Number of Outside Audit & Supervisory Board Members

3 persons

Established number of Independent Audit & Supervisory Board Members within the Outside

3 persons
### Relationship with the Company (1)

<table>
<thead>
<tr>
<th>Name</th>
<th>Attribution</th>
<th>Relationship with the Company (*)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yoko Wake</td>
<td>Academic</td>
<td>a b c d e f g h i j k l m</td>
</tr>
<tr>
<td>Hiroshi Ozu</td>
<td>Attorney-at-law</td>
<td></td>
</tr>
<tr>
<td>Nobuyuki Hirano</td>
<td>Comes from other company</td>
<td>○</td>
</tr>
</tbody>
</table>

* Selected the relevant “Relationship with the Company”
  * ○ indicates the relevant item that the person falls under as of “today or recently.” △ indicates the relevant item that the person falls under as of “previously.”
  * ● indicates the relevant item that the person’s close family member falls under as of “today or recently.” ▲ indicates the relevant item that the person’s close family member falls under as of “previously.”

- a A management executive officer of the listed company or its subsidiary
- b A non-management executive director or accounting advisor of the listed company or its subsidiary
- c A management executive officer or non-management executive director of a parent company of the listed company
- d An Audit & Supervisory Board Member of a parent company of the listed company
- e A management executive officer of a subsidiary of a parent of the listed company
- f A person who has a significant business relationship with the listed company or who is a management executive officer of entity which has such significant business relationship
- g A person with whom the listed company has a significant business relationship or who is a management executive officer of entity with whom the listed company has a significant business relationship
- h A consultant, accounting expert or legal expert who receives significant remuneration or other assets from the listed company other than remuneration as a director or executive officer
- i A principal shareholder of the listed company (if a principal shareholder is a legal entity, a management executive officer of such legal entity)
- j A management executive officer of entity with whom the listed company has a business relationship (does not fall under f, g, and h) (only with respect to the person)
- k A management executive officer of a company whose outside director assumes the post on a reciprocal basis with the listed company (only with respect to the person)
- l A management executive officer of an entity to whom the listed company makes a donation
- m Other

### Relationship with the Company (2)

<table>
<thead>
<tr>
<th>Name</th>
<th>Independent Audit &amp; Supervisory Board Member</th>
<th>Supplementary Information</th>
<th>Reason for election as Outside Audit &amp; Supervisory Board Members (and the reason for designation as an Independent Audit &amp; Supervisory Board Member if so designated)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yoko Wake</td>
<td>○</td>
<td>-</td>
<td>In order to receive advice based on her broad experiences and insight in her field of expertise. Designated as an Independent Audit &amp; Supervisory Board Member of TMC as she would be able to undertake audits from a fair and neutral basis.</td>
</tr>
<tr>
<td>Name</td>
<td>Position</td>
<td>Connection to TMC</td>
<td>Independence Details</td>
</tr>
<tr>
<td>--------------------</td>
<td>----------</td>
<td>-------------------</td>
<td>---------------------</td>
</tr>
<tr>
<td>Hiroshi Ozu</td>
<td></td>
<td>○</td>
<td>In order to receive advice based on his broad experiences and insight in his field of expertise. Designated as an Independent Audit &amp; Supervisory Board Member of TMC as he would be able to undertake audits from a fair and neutral perspective because he is not (i) a person who executes business of the parent company or fellow subsidiary of TMC, (ii) a person who executes business of a major business counterparty of TMC, or (iii) an attorney, an accountant, a consultant or a relative (up to a second degree of kinship) of the foregoing who receives a large amount of money or other financial asset other than remuneration for directorship from TMC, and he does not fall under any of the categories of people who are required by stock exchange rules to explain their independence.</td>
</tr>
<tr>
<td>Nobuyuki Hirano</td>
<td></td>
<td>○</td>
<td>TMC's current Outside Audit &amp; Supervisory Board Member, Mr. Nobuyuki Hirano, concurrently serves as an executive of MUFG Bank, Ltd. A summary of the business transactions entered into between TMC and MUFG Bank, Ltd. has been omitted, since TMC has determined that the size and nature of the business</td>
</tr>
</tbody>
</table>
transactions should not influence the judgment of shareholders and investors. subsidiary of TMC, (ii) a person who executes business of a major business counterparty of TMC, or (iii) an attorney, an accountant, a consultant or a relative (up to a second degree of kinship) of the foregoing who receives a large amount of money or other financial asset other than remuneration for directorship from TMC, and he does not fall under any of the categories of people who are required by stock exchange rules to explain their independence.

**[Independent Members of the Board of Directors / Audit & Supervisory Board Members]**

Number of Independent Members of the Board of Directors/Audit & Supervisory Board Members

| Number of Independent Members of the Board of Directors/Audit & Supervisory Board Members | 6 persons |

**Other matters relating to Independent Members of the Board of Directors / Audit & Supervisory Board Members**

All Outside Members of the Board of Directors / Audit & Supervisory Board Members that qualify as Independent Members of the Board of Directors / Audit & Supervisory Board Members have been designated as Independent Members of the Board of Directors / Audit & Supervisory Board Members.

**[Incentives]**

Implementation of measures on incentive allotment to Members of the Board of Directors

| Adoption of performance-based compensation plan |

**Supplementary Information**

For the details of the performance-based compensation plan, please refer to “TMC’s Basic Policy on Corporate Governance and Capital Structure, Business Attributes and Other Basic Information/1. Basic Policy/Disclosure based on each principle of Corporate Governance Code.”

Grantees of stock options

**Supplementary Information**

**[Remuneration for Members of the Board of Directors]**

Disclosure Status (of individual Member of the Board of Directors remuneration)

| Only a portion of remuneration is individually disclosed. |

**Supplementary Information**

Names and details of those who receive, in aggregate, consolidated remuneration of one hundred million Japanese yen or more will be disclosed on an individual basis in annual securities reports.
Annual securities reports and business reports are also made available for public inspection on TMC’s Internet website.

Existence of guidelines for the amount and calculation method of remuneration  Yes

Information regarding guidelines for the amount and calculation method of remuneration

Remuneration for Members of the Board of Directors was set at four billion yen or less per year (including 300 million yen or less for Outside Members of the Board of Directors), pursuant to the resolution of the 113th Ordinary General Shareholders’ Meeting held on June 14, 2017. In addition, the amount of Audit & Supervisory Board Members’ remuneration was set at 30 million yen or less per month, pursuant to the resolution of the 104th Ordinary General Shareholders’ Meeting, held on June 24, 2008. For basic policy on remuneration, please refer to “TMC’s Basic Policy on Corporate Governance and Capital Structure, Business Attributes and Other Basic Information/1. Basic Policy/Disclosure based on each principle of Corporate Governance Code.”

[Support System for Outside Members of the Board of Directors (Outside Audit & Supervisory Board Members)]

Full-time Audit & Supervisory Board Members, Members of the Board of Directors and others disclose adequate information to Outside Members of the Board of Directors and Outside Audit & Supervisory Board Members, such as by giving prior explanations on agenda items to be proposed to the Board of Directors. In addition, the Audit & Supervisory Board Office has been established as a specialized independent organization to assist the Audit & Supervisory Board Members.

[Status of Retired Presidents, etc.]

<table>
<thead>
<tr>
<th>Name</th>
<th>Title/Position</th>
<th>Duties</th>
<th>Conditions (Full-time/part-time, compensation)</th>
<th>Date of resignation as president, etc.</th>
<th>Term of office</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shoichiro Toyoda</td>
<td>Honorary Chairman</td>
<td>Advise on the future direction of the Toyota Group</td>
<td>Full-time, with compensation</td>
<td>September 25, 1992</td>
<td>July 1, 2018 to June 30, 2019 (one year)</td>
</tr>
<tr>
<td>Fujio Cho</td>
<td>Senior Advisor</td>
<td>Advise on TPS, monozukuri (manufacturing) and human resource development</td>
<td>Full-time, with compensation</td>
<td>June 23, 2005</td>
<td>July 1, 2018 to June 30, 2019 (one year)</td>
</tr>
<tr>
<td>Kosuke Ikebuchi</td>
<td>Senior Advisor</td>
<td>Advise in the areas of production and distribution</td>
<td>Full-time, with compensation</td>
<td>June 23, 2001</td>
<td>July 1, 2018 to June 30, 2019 (one year)</td>
</tr>
</tbody>
</table>

Total number of senior advisors and advisors, etc. who are former Presidents, etc.: 3

Other matters

- TMC’s internal regulations provide that senior advisors and advisors, etc. shall be appointed/dismissed by the Board of Directors upon the resolution of the “Executive Appointment Meeting,” of which half the members are Outside Members of the Board of Directors, and that their term of office shall generally be one year.
• Senior advisors and advisors, etc. will not attend TMC’s meetings of the Board of Directors, management meetings or any other similar organizational body’s meetings, and do not have the authority to be involved in the managerial decision-making of TMC.

• "Former presidents, etc." stated above are those who have held the position of "executive vice president or a higher position" at TMC.

2. Matters pertaining to functions relating to the execution of duties, audit and supervision, appointment and decisions regarding remuneration, etc. (Outline of the current corporate governance system)

[System regarding Members of the Board of Directors]

With respect to the system regarding Members of the Board of Directors, TMC has comprehensively considered and appointed the right person for the right position to make appropriate and prompt decision-making. TMC believes that it is important to elect individuals that comprehend and engage in the manufacturing of ever-better cars and problem solving based on the actual situation on-site (Genchi Genbutsu) that TMC emphasizes, and contribute to decision-making aimed at sustainable growth into the future. Members of TMC’s “Executive Appointment Meeting,” a majority of which are Outside Directors, discuss recommendations to the Board of Directors concerning appointment/dismissal of Members of the Board of Directors.

Furthermore, three Outside Members of the Board of Directors have been appointed in order to adequately reflect the opinions of those from outside the company in management’s decision-making process, and all of them are registered as independent officer with the relevant financial instruments exchanges. TMC considers the appointment of Outside Members of the Board of Directors as independent officer in accordance with requirements for Outside Members of the Board of Directors set forth in the Companies Act and independence standards established by the relevant financial instruments exchanges. TMC’s Outside Members of the Board of Directors advise it in its management decision-making process based on their broad experiences and insight in their respective fields of expertise, independently from management structure.

[Execution of operations and supervision]

Together with the business units (in-house companies and Business Planning & Operation Units), operating officers, mainly consisting of the president and executive vice presidents, to whom authority is delegated by the Board of Directors, will realize prompt decision-making and move forward with initiatives toward sustainable growth and medium- to long-term improvement of corporate value. The “Sustainability Meetings,” in which Outside Members of the Board of Directors/Outside Audit & Supervisory Board Members also participate, the execution of operation is supervised from a societal perspective toward sustainable growth of the company and the corporate governance structure is deliberated.

In addition, TMC deliberates on and monitors management and corporate activities based on views of various stakeholders through a wide variety of bodies for deliberations, including the “Labor-Management Council, the Joint Labor-Management Round Table Conference.”

The state of internal audits are reported to Audit & Supervisory Board Members (including Outside Audit & Supervisory Board Members) through the Audit & Supervisory Board and the "Sustainability Meetings," and the status of accounting audits is reported by Independent External Auditors to the Audit & Supervisory Board Members (including Outside Audit & Supervisory Board Members) through the Audit & Supervisory Board. To enhance the system for internal audits, a specialized organization made independent of direct control by the management has been established and evaluates the effectiveness of the system to secure the appropriateness of documents regarding financial calculation and other information in accordance with Section 404 of the U.S. Sarbanes Oxley Act and Article 24-4-4 (1) of the Financial Instruments and Exchange Law of Japan.

In order to enhance the reliability of the financial reporting of TMC, the three auditing functions — audit by Audit & Supervisory Board Members, internal audit, and accounting audit by Independent External Auditors — aid in conducting an effective and efficient audit through
meetings held periodically and as necessary to share information and come to understandings through discussion on audit plans and results.

[System regarding Audit & Supervisory Board Members]
TMC has adopted an Audit & Supervisory Board system. Six Audit & Supervisory Board Members (including three Outside Audit & Supervisory Board Members) play a role in TMC’s corporate governance efforts by undertaking audits in accordance with the audit policies and plans determined by the Audit & Supervisory Board. With respect to Audit & Supervisory Board Members, TMC believes it is necessary to elect individuals who have broad experiences and insight in their respective fields of expertise and can advise management from a fair and neutral perspective, as well as audit the execution of business. In appointing/dismissing Audit & Supervisory Board Members, members of TMC’s “Executive Appointment Meeting,” a majority of which are Outside Directors, discuss recommendations to the Audit & Supervisory Board concerning the appointment of Audit & Supervisory Board Members.

TMC has appointed three Outside Audit & Supervisory Board Members, all of whom are registered as independent officers with the relevant financial instruments exchanges. TMC considers the appointment of Outside Audit & Supervisory Board Members in accordance with requirements for Outside Audit & Supervisory Board Members set forth in the Companies Act and independence standards established by the relevant financial instruments exchanges.

[Limited liability agreements]
TMC has entered into limited liability agreements with Outside Members of the Board of Directors and Outside Audit & Supervisory Board Members pursuant to Article 427, Paragraph 1 of the Companies Act to limit the amount of their liabilities stipulated in Article 423, Paragraph 1 of the Companies Act to the amount stipulated in Article 425, Paragraph 1 of the Companies Act.

3. Reason for the selection of the current corporate governance system

TMC believes it is important to put in place a system that enables customer opinions and on-site information to be swiftly communicated to management in order to realize timely and accurate management decision-making, and enables it to review whether such management decisions are accepted by its customers and society. TMC believes that its current system, involving the supervision and auditing of the execution of business by its Board of Directors (including Outside Members of the Board of Directors) and Audit & Supervisory Board Members (including Outside Audit & Supervisory Board Members), is the most appropriate system.
III. Implementation of measures for shareholders and other stakeholders

1. Approach toward the vitalization of General Shareholders’ Meeting and the facilitation of exercise of voting rights

<table>
<thead>
<tr>
<th>Supplementary Information</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Early distribution of notice of convocation of General Shareholders’ Meeting</td>
<td>In connection with Ordinary General Shareholders’ Meetings, TMC distributes the notice of convocation of General Shareholders’ Meeting at an early date prior to the date of the meeting and posts the notice of convocation on its homepage prior to the distribution.</td>
</tr>
<tr>
<td>Scheduling of General Shareholders’ Meeting avoiding the date on which General Shareholders’ Meeting of companies are concentrated</td>
<td>TMC convenes a General Shareholders’ Meeting avoiding the date on which General Shareholders’ Meetings of companies are either most concentrated on or second most concentrated on.</td>
</tr>
<tr>
<td>Exercise of voting rights by electronic means</td>
<td>TMC enables shareholders to exercise voting rights on the Internet.</td>
</tr>
<tr>
<td>Measures aimed at participation in electronic voting platforms and other improvements in voting environments geared towards institutional investors</td>
<td>TMC participates in an electronic voting platform for institutional investors operated by ICJ Corporation.</td>
</tr>
<tr>
<td>Provision of summary English-language convocation notices</td>
<td>TMC creates English-language convocation notices, and makes them available on both its company homepage as well as within electronic voting platforms for institutional investors.</td>
</tr>
</tbody>
</table>

2. IR activities

<table>
<thead>
<tr>
<th>Supplementary Information</th>
<th>Explanation by Representative Members of the Board</th>
</tr>
</thead>
<tbody>
<tr>
<td>Convene periodic briefing for individual investors</td>
<td>In addition to convening briefings a few times a year (not regularly scheduled), on the exclusive site for individual investors, the operating summary and business activities are clearly disclosed. No</td>
</tr>
<tr>
<td>Convene periodic briefing for analysts and institutional investors</td>
<td>Explaining financial results and business strategies of the relevant business year every quarter. Also convenes business briefings (unscheduled) concerning the medium- and long-term direction of the business. Yes</td>
</tr>
<tr>
<td>Convene periodic briefing for foreign investors</td>
<td>Explaining financial results and business strategies of the relevant business year by visiting foreign investors and holding conference calls every quarter. In addition, business briefings (unscheduled) concerning the medium- and long-term direction of the business are convened in the United States and in Europe. Yes</td>
</tr>
<tr>
<td>Disclosure of IR documents on the website</td>
<td>In addition to legal disclosure documents such as annual securities reports, reference materials for earnings results briefings, etc. are timely disclosed as well. TMC works to enhance its information services by distributing videos of TMC’s press conferences, such as announcements of new model launches. -</td>
</tr>
<tr>
<td>IR related divisions (personnel)</td>
<td>TMC maintains IR personnel in the Accounting Division and Public Affairs Division, and offices resident IR personnel in Plano, Texas, U.S.A. and London, U.K.</td>
</tr>
<tr>
<td>---------------------------------</td>
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</tr>
<tr>
<td>Other</td>
<td>Implementing one-on-one meetings with investors, plant tours, etc.</td>
</tr>
</tbody>
</table>

### 3. Activities concerning respect for stakeholders

<table>
<thead>
<tr>
<th>Supplementary Information</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Setting forth provisions in the internal regulations concerning respect for the stakeholders’ position</strong></td>
</tr>
<tr>
<td>For sustainable development, TMC has engaged in management emphasizing all of its stakeholders, and worked to maintain and develop favorable relationships with its stakeholders through open and fair communication. This philosophy is outlined and disclosed in the Corporate Social Responsibility Policy (“CSR Policy”) “Contribution towards Sustainable Development.” [<a href="http://www.toyota-global.com/sustainability/CSR/P">http://www.toyota-global.com/sustainability/CSR/P</a>]</td>
</tr>
<tr>
<td><strong>Promotion of environmental preservation activities and CSR activities</strong></td>
</tr>
<tr>
<td><strong>Establishment of policy concerning disclosure of information to stakeholders</strong></td>
</tr>
<tr>
<td>TMC has engaged in timely and fair disclosure of corporate and financial information as stated in the CSR Policy “Contribution towards Sustainable Development.” In order to ensure the accurate, fair, and timely disclosure of information, TMC has established the Disclosure Committee chaired by an officer of the Accounting Division. The Committee holds regular meetings for the purpose of preparation, reporting and assessment of its annual securities report and quarterly report under the Financial Instruments and Exchange Law of Japan and Form 20-F under the U.S. Securities Exchange Act, and also holds extraordinary committee meetings from time to time whenever necessary.</td>
</tr>
</tbody>
</table>
Since TMC began full-scale hiring of women for office and technical positions in 1992 as part of its HR policy to respect diversity, it has focused on various actions aimed at enhancing and strengthening support for working mothers from the standpoint of long-term employment and human resource development. As a result of these actions, the turnover rate for women in office and technical positions has declined (from 5.8% in fiscal year ended March 31, 2003 to 1.5% in fiscal year ended March 31, 2018), and the number of female managers has steadily increased (from 7 in 2003 to 186 in 2018).

Currently, activities center around further promotion of women in the workforce, taking further actions to enhance and strengthen the following activities, with the aim of encouraging female workers to return to work early from maternity leave in order to minimize career delay after taking long-term maternity leave.

<<Main Activities>>

[Hiring]
■ Higher new employee hiring rates for female graduates

   Stronger hiring efforts are being made to achieve employment and manager position ratios for women in office and technical positions that are equivalent to the ratio in the relevant labor market over the medium and long term (office: 40%, technical: 10%).

   Hiring results in fiscal year ended March 31, 2018 for office positions were 42% and for technical positions were 14%.

[Expansion of policies providing support for working while raising children and improving workplace environment for early return to work]
■ Development of child care facilities
   • Addition of in-house child care facilities (four facilities with the capacity of 460 children have been added since fiscal 2018)
   • Early morning and overnight child care, child care for sick children, shuttle bus services between plants and child care facilities and other services

■ Enhancement of systems that encourage achieving a balance between working and parenting
   • Child care leave, reduced working hours, leave to take care of sick or injured children, and other similar programs where the range of employees entitled to them go beyond the statutory requirements
   • System to allow working from home (some employees may work from home all day)
   • System to allow people with shiftwork positions at plants to exclusively work day-time
   • Subsidizing child care costs (e.g., babysitter costs) to employees who have returned to work after a shorter child care leave than the standard period

[Formation of career consciousness at an early stage and systematic and thorough human resource development]
• Establish and carry out tailored career plans for women based on each of their life events
• Introduction of the Pro Career Comeback System for the rehiring of employees who had resigned because of a spouse’s transfer,
• Providing information on various systems that offer support and introducing role models through the Intranet
• Holding pre-maternity leave seminars (office, technical and administrative positions) and meetings to support women striving to achieve a balance between working and parenting (technical positions)

[Others]

■ Continuing participation in the “Toyota Group Female Engineer Fund / Foundation”
In order to increase female students in science, during the last fiscal year female engineers at the Company visited middle and high schools to speak about the appeals of their jobs.
(Visited 24 schools with 3,880 students participating)
Scholarship of 600,000 yen per year was provided to 120 students at 50 universities nationwide.

<<Target to appoint women to managers>>
Through the efforts above, TMC aims to triple the number of female managers by 2020 and achieve a five-fold increase by 2030 compared to 2014 when the target was set.

[Appointment of female managers]
As of the filing date of this report, Teiko Kudo, Member of the Board of Directors, and Yoko Wake, Audit & Supervisory Board Member, are two females out of nine Members of the Board of Directors and six Audit & Supervisory Board Members.
As a female operating officer, Managing Officer, Chika Kako serves as Executive Vice President and Chief Engineer of Lexus International Co.
IV. Basic Approach to Internal Control System and its Development

1. Basic Policy Regarding the System to Secure the Appropriateness of Business

Basic understanding of system to ensure appropriateness of business operations
TMC, together with its subsidiaries, has created and maintained a sound corporate climate based on the “Guiding Principles at Toyota” and the “Toyota Code of Conduct.” TMC integrates the principles of problem identification and continuous improvement into its business operation process and makes continuous efforts to train employees who will put these principles into practice.

System to ensure the appropriateness of business operations and outline of implementation status of such systems
TMC has endeavored to establish a system for ensuring the appropriateness of business operations as a corporate group and the proper implementation of that system in accordance with the “Basic Policies on Establishing Internal Controls.” Each business year, TMC inspects the establishment and implementation of internal controls to confirm that the organizational units responsible for implementing internal controls are functioning autonomously and are enhancing internal controls as necessary, and findings from the inspection are reviewed at Sustainability Meetings and the Board of Directors’ meetings.

(1) System to ensure that Members of the Board of Directors execute their responsibilities in compliance with relevant laws and regulations and the Articles of Incorporation

[System]
1) TMC will ensure that Members of the Board of Directors act in compliance with relevant laws and regulations and the Articles of Incorporation, based on the Code of Ethics and other explanatory documents that include necessary legal information, presented on occasions such as trainings for new Members of the Board of Directors.
2) TMC will make decisions regarding business operations after comprehensive discussions at the Board of Directors’ meeting and other meetings of various cross-sectional decision-making bodies. Matters to be decided are properly submitted and discussed at the meetings of those decision-making bodies in accordance with the relevant rules.
3) TMC will appropriately discuss significant matters and measures relating to issues such as corporate ethics, compliance and risk management at the Sustainability Meetings and other meetings.

[Implementation status]
1) TMC has stipulated the fundamental provisions to be observed by Members of the Board of Directors and other executives in the “Guiding Principles at Toyota,” the “Toyota Code of Conduct,” the “Code of Ethics,” etc., and all executives have been familiarized with these provisions. The relevant laws and regulations and the Articles of Incorporation that executives are to observe are listed in manuals distributed to all executives. Newly appointed executives undergo compliance education using these manuals when they assume office.
2) In executing business operations, matters to be discussed are properly presented to the Board of Directors and cross-sectional decision-making bodies in accordance with regulations that identify the matters to be discussed with decision-making bodies. Matters are then comprehensively examined before decisions are made. The following matters require a resolution of the Board of Directors: (1) matters stipulated in the Companies Act and other laws and ordinances, (2) matters stipulated in the Articles of Incorporation, (3) matters delegated for resolution at the General Shareholders’ Meeting, and (4) other material business matters. The following matters are required to be reported to the Board of Directors: (1) status of execution of business operations and other matters stipulated in the Companies Act and other laws and ordinances and (2) other matters deemed necessary by the Board of Directors.
TMC also made changes to and altered the roles of some decision-making bodies in conjunction with a reorganization we performed in January 2018.
3) With the aim of establishing a governance structure that can deliver sustainable growth over the medium- to long-term in accordance with the “Guiding Principles at Toyota,” “Toyota Global Vision,” etc., TMC deliberates on important topics pertaining to corporate ethics, compliance and risk management as well as responses thereto at Sustainability Meetings chaired by Chief Risk Officer (CRO).

(2) System to retain and manage information relating to the execution of the duties of Members of the Board of Directors

[System]
Information relating to exercising duties by Members of the Board of Directors shall be appropriately retained and managed by each division in charge pursuant to the relevant internal rules and laws and regulations.

[Implementation status]
In accordance with the relevant internal rules as well as laws and regulations, all organizational units are required to properly retain and manage materials used by decision-making bodies, minutes of meetings, and other information needed for the execution of duties by Members of the Board of Directors. TMC has established global systems and mechanisms for addressing full range of information security issues, including the management of confidential information, and regularly conducts inspections of progress being made in this regard by TMC and its subsidiaries.

(3) Rules and systems related to the management of risk of loss

[System]
1) TMC will properly manage the capital fund through its budgeting system and other forms of control, conduct business operations, and manage the budget, based on the authorities and responsibilities in accordance with the “Ringi” system (effective consensus-building and approval system) and other systems. Significant matters will be properly submitted and discussed at the Board of Directors’ meeting and other meetings of various bodies in accordance with the standards stipulated in the relevant rules.
2) TMC will ensure accurate financial reporting by issuing documentation on the financial flow and the control system, etc., and by properly and promptly disclosing information through the Disclosure Committee.
3) TMC will manage various risks relating to safety, quality, the environment, etc. and compliance by establishing coordinated systems with all regions, establishing rules or preparing and delivering manuals and by other means, as necessary through each relevant division.
4) As a precaution against events such as natural disasters, TMC will prepare manuals, conduct emergency drills, arrange risk diversification and insurance, etc. as needed.

[Implementation status]
1) Budget is allocated to each organizational unit assigned to administer each expense item, general expenses, research and development expenses, capital expenditures, etc. and is managed in accordance with the earnings plan. Significant matters are properly submitted for discussion in accordance with standards in the rules stipulating the matters to be discussed at the Board of Directors and other decision-making bodies.
2) To ensure accurate financial reporting, commentaries are prepared on financial information collected to prepare consolidated financial reports, and these are distributed to subsidiaries as necessary. To ensure the timely and proper disclosure of information, information is collected through the Disclosure Committee, where decisions on the need for disclosure are made. Processes of TMC and its key subsidiaries are being documented as required by law, and the effectiveness of internal control systems with respect to financial reporting is evaluated. The effectiveness of the disclosure process is also evaluated.
3) Regional CROs have been appointed to develop and oversee risk management systems for their respective regions under the supervision of CRO, who is responsible for global risk management of safety, quality, environmental and other risks. In addition, at the internal head offices, TMC has appointed the chief officer for each group and the risk officer for each department and division to be in charge of risk management for each function, and at each in-house company, TMC has appointed the president and the risk
officer to be in charge of risk management for each product. Through this, TMC has established systems that enable collaboration and support with each regional headquarters, and these systems are reviewed and reinforced as necessary. In the area of quality, the Honsha Global-CQO (Chief Quality Officer) is in charge of each Regional-CQO, and is promoting the improvement of products and services sincerely reflecting customer feedback, manufacturing of cars that are in compliance with laws and regulations and quality improvement activities across the entire company globally. TMC is also monitoring market developments and establishes and enhances management structure that responds to quality risks.

4) To prepare against disaster, Group/Region and all divisions have formulated business continuity plans (BCPs) for resuming production and restoring systems, among others, and they are continuing to improve these BCPs by conducting regular training (initial responses and restoration efforts) each year. TMC has also adopted a three-pronged approach to business continuity management (BCM) entailing concerted efforts by employees and their families, Toyota Group companies and their suppliers, and TMC.

(4) System to ensure that Members of the Board of Directors exercise their duties efficiently

[Implementation status]
1) TMC has formulated a medium-term management plan for each region, as well as in-house company management plans that reflect its customers’ long-term values, technological trends, and so on. In addition, TMC formulates a “Global Corporate Hoshin” each year establishing the general direction in which TMC should proceed that year. Furthermore, policies are then put into practice at each level of TMC’s organization and these policies are managed consistently with the “Global Corporate Hoshin.”

2) TMC has established product-based in-house companies, and adopted a field-oriented Group-wide organization in which each region, function and process is regarded as a “Group/Region” within which the “in-house companies” and individual divisions of the Group/Region play key roles in executing operations. The president and vice presidents who are also Operating Officers make decisions efficiently at the Board of Directors’ Meetings by accurately providing the company’s situation that are in conformity with the field. The in-house company presidents and responsible officers responsible for business execution are independently formulating and implementing policies for each organizational unit, and vice presidents and higher management are supervising these efforts.

3) TMC obtains advice and information from “International Advisory Board”, etc. from an outside perspective, and utilizing them in the consideration of approaches to management and corporate activities.

(5) System to ensure that employees conduct business in compliance with relevant laws and regulations and the Articles of Incorporation

[System]
1) TMC will clarify the responsibilities of each organization unit and maintain a basis to ensure continuous improvements in the system.

2) TMC will continuously review the legal compliance and risk management framework to ensure effectiveness. For this purpose, each organization unit shall confirm the effectiveness by conducting self-checks, among others, and report the result to the Sustainability Meetings and other meetings.

3) TMC will promptly obtain information regarding legal compliance and corporate ethics and respond to problems and questions related to compliance through its Compliance Hotline that TMC established outside the company, as well as through other channels.

[Implementation status]
1) TMC has worked to “visualize” operations by clarifying the responsibilities of each organizational unit. TMC is also providing training relating to problem-solving abilities in education programs for new recruits as well as in personnel-grade-specific education programs. TMC is fostering a workplace culture for quickly discovering and resolving problems by genchi genbutsu and making “kaizen” (improvements) to prevent recurrences.

2) TMC has been providing education to a wide range of employees including newly hired employees to ensure that all employees acquire basic knowledge about compliance so as to improve compliance awareness throughout the Company. Each organizational unit inspects its compliance framework in its key risk areas and undertakes efforts to make improvements. The outcome of these efforts is reported at Sustainability Meetings.

3) TMC has established a Compliance Hotline to enable employees to consult with outside attorneys about problems and questions concerning compliance. TMC (secretariats and relevant organizational units) conducts investigations of the facts and takes necessary measures once attorneys inform TMC of an issue. The details of these consultations and outcomes of the measures subsequently taken are reported to the relevant executives at TMC.

(6) System to ensure the appropriateness of business operations of the corporation and the business group consisting of the parent company and subsidiaries

[System]
To share Toyota’s management principles, TMC will expand the “Guiding Principles at Toyota” and the “Toyota Code of Conduct” to its subsidiaries, and develop and maintain a sound environment of internal controls for the business group by also promoting its management principles through exchanges of personnel.

In addition, TMC will manage its subsidiaries in a comprehensive manner appropriate to their positioning by clarifying the roles of the division responsible for the subsidiaries’ financing and management and the roles of the division responsible for the subsidiaries’ business activities. Those divisions will confirm the appropriateness and legality of the operations of the subsidiaries by exchanging information with those subsidiaries, periodically and as needed.

1. System concerning a report to the corporation on matters relating to the execution of the duties of Members of the Board of Directors, etc. of subsidiaries
TMC will require prior consent of TMC or a report to TMC on important managerial matters of subsidiaries based on the internal rules agreed between TMC and its subsidiaries. The important managerial matters of subsidiaries will be discussed at TMC’s Board of Directors’ meeting and other meetings in accordance with the standards stipulated in the relevant rules relating to submission of matters to such meetings.

2. Rules and systems related to the management of risk of loss at subsidiaries
TMC will require its subsidiaries to establish a system to implement initiatives related to the management of risk, such as finance, safety, quality, environment, and natural disasters, and require them to immediately report to TMC on significant risks. TMC will discuss significant matters and measures at the Sustainability Meetings and other meetings in accordance with the standards stipulated in the relevant rules relating to submission of matters to such meetings.

3. System to ensure that Members of the Board of Directors, etc. of subsidiaries exercise their duties efficiently
TMC will require Members of the Board of Directors of its subsidiaries to promptly determine the management policies based on precise on-the-ground information, determine responsibilities, implement appropriate delegation of authority based on the responsibilities, and efficiently conduct business.

4. System to ensure that Members of the Board of Directors, etc. and employees of subsidiaries conduct business in compliance with relevant laws and regulations and the Articles of Incorporation

TMC will require its subsidiaries to establish a system concerning compliance. TMC will periodically confirm its status and report the result to TMC’s Sustainability Meetings and other meetings.

TMC will promptly obtain information regarding legal compliance and corporate ethics of its subsidiaries and respond to problems and questions related to compliance of its subsidiaries through the whistleblower offices established by its subsidiaries and through the whistleblower office that TMC has established outside the company and cover its subsidiaries in Japan and other channels.

[Implementation status]

TMC has extended the “Guiding Principles at Toyota” and the “Toyota Code of Conduct” to its subsidiaries. Through that as well as propagating the corporate philosophy through personnel exchanges, TMC is providing direction to ensure that these principles are suitably incorporated into the management philosophies and behavioral guidelines of its subsidiaries.

TMC clarified roles and tasks relating to subsidiary management and each department is managing the subsidiaries in a comprehensive manner appropriate to their positioning. Furthermore, each fiscal year TMC conducts inspections of subsidiary management by each department, the results of which are confirmed at the Sustainability Meetings.

1. TMC is providing direction to ensure that on important managerial matters at its subsidiaries, prior consent is sought from TMC or reports are submitted to TMC in accordance with internal rules agreed upon between TMC and its subsidiaries. Of such important managerial matters, those that have implications for Group operations are discussed at TMC’s Board of Directors’ meetings in accordance with TMC’s standards stipulating matters to be discussed at the Board of Directors.

2. TMC is requiring its subsidiaries to establish a system to implement initiatives related to the management of risk, such as finance, safety, quality, environment, and natural disasters, and require them to immediately report to TMC on significant risks through regular communication with the subsidiaries. Significant matters and measures related thereto are discussed at Sustainability Meetings or at the Board of Directors’ meetings in accordance with the standards relating to submission of matters.

3. TMC confirms that the organizational structure is reviewed at its subsidiaries to ensure efficient execution of operations, that responsibilities are being determined appropriately, and that authority is being appropriately delegated, and requires improvements to be made as necessary.

4. TMC examines significant risk areas to ensure that each subsidiary’s systems for compliance are adequate and undertakes activities to improve these systems and reports the outcomes of these activities at its Sustainability Meetings.

TMC has extended to its subsidiaries the financial compliance rules that should be instituted at the subsidiaries. TMC also provides subsidiaries with direction on carrying out regular voluntary inspections to ensure that these rules are permeated into the day-to-day operations of its subsidiaries. Furthermore, TMC conducts special audits as needed, as well as direct audits according to the subsidiary-accounting-audit-plan that is formulated every year, and the outcomes of these audits are reported to the relevant executives at TMC. In addition, to ensure that the duties performed by directors etc. of subsidiaries are in compliance with laws and regulations, TMC is working to raise awareness among those directors etc. of the laws and regulations that they need to comply with, key points for ensuring such compliance, and so on.

TMC is made aware of problems and questions related to compliance at its subsidiaries through the whistleblower offices established by its subsidiaries and through the whistleblower office that TMC has established outside the company to cover its subsidiaries in Japan. Factual investigations are conducted by subsidiaries and relevant divisions of
TMC, and necessary measures are taken. Matters consulted with the whistleblower offices are also reported to the relevant executives at TMC.

(7) System concerning employees who assist the Audit & Supervisory Board Members when required; System concerning independence of the said employees from Members of the Board of Directors; and System to ensure the effectiveness of instructions from the Audit & Supervisory Board Members to the said employees

[System]
TMC has established the Audit & Supervisory Board Office and has assigned a number of full-time staff to support this function. The said employees must follow the directions and orders from the Audit & Supervisory Board Members, and any changes in its personnel will require prior consent of the Audit & Supervisory Board or a full-time Audit & Supervisory Board Member selected by the Audit & Supervisory Board.

[Implementation status]
TMC has established the Audit & Supervisory Board Office and has assigned a number of full-time staff to support this function. Prior consent of Audit & Supervisory Board Member selected by the Audit & Supervisory Board is obtained for organizational changes to and personnel of the Audit & Supervisory Board Office.

(8) System concerning a report to Audit & Supervisory Board Members and System to ensure that a person who has made the said report does not receive unfair treatment due to the making of said report

[System]
1) Members of the Board of Directors, from time to time, will properly report to the Audit & Supervisory Board Members any major business operations through the divisions in charge. If any fact that may cause significant damage to TMC and its subsidiaries is discovered, they will report the matter to the Audit & Supervisory Board Members immediately.

2) Members of the Board of Directors, Operating Officers, and employees will report on the business upon requests by the Audit & Supervisory Board Members periodically and as needed, and Members of the Board of Directors, etc. of subsidiaries will report as necessary. In addition, Members of the Board of Directors, Operating Officers, and employees will report to Audit & Supervisory Board Members on the significant matters that have been reported to the whistleblower offices established by TMC or its subsidiaries.

3) TMC will maintain internal rules stipulating that a person who has made a report to the Audit & Supervisory Board Members will not receive unfair treatment due to the making of said report.

[Implementation status]
1) Members of the Board of Directors, Operating Officers, employees, and TMC’s subsidiaries are required to properly submit business reports to Audit & Supervisory Board Members, to report as necessary at meetings of the Audit & Supervisory Board, and to immediately report to Audit & Supervisory Board Members any fact discovered that may cause significant damage to TMC or its subsidiaries.

2) TMC regularly reports to the Audit & Supervisory Board Members on the matters reported to or consulted with the Compliance Hotline, the whistleblower office that TMC has established outside the company to cover its subsidiaries in Japan, and the whistleblower offices established by its subsidiaries.

3) TMC has established and disseminated provisions in its rules on whistleblowing to ensure that a person who has made a report to the Audit & Supervisory Board Members will not receive unfair treatment due to the making of said report.

(9) Policies on prepaid expenses for the execution of the duties of the Audit & Supervisory Board Members, on expenses for procedures for repayment and the execution of other relevant duties, or on debt processing

[System]
Regarding the expenses necessary for the Audit & Supervisory Board Members to execute their duties, TMC will take appropriate budgetary steps to secure the amount that the Audit & Supervisory Board Members deem necessary. TMC will also pay for expenses that become necessary as a result of circumstances that were not expected at the time of the taking of budgetary steps.

[Implementation status]
TMC has taken appropriate budgetary steps at the beginning of the fiscal year as part of ordinary corporate procedures for expenses deemed necessary by the Audit & Supervisory Board Members for them to execute their duties. TMC also pays for expenses that become necessary as a result of circumstances that were not expected when the budgetary steps were taken.

(10) Other systems to ensure that the Audit & Supervisory Board Members conducted audits effectively

[System]
TMC will ensure that the Audit & Supervisory Board Members attend major Executives’ Meetings, inspect important Company documents, and make opportunities to exchange information between the Audit & Supervisory Board Members and Accounting Auditor periodically and as needed, as well as appoint external experts.

[Implementation status]
In addition to establishing a system whereby Audit & Supervisory Board Members can attend meetings of executive bodies that deliberate and decide on important projects, TMC ensures that important Company documents requested by Audit & Supervisory Board Members are made available to them. TMC also arranges for opportunities for the Audit & Supervisory Board Members and Accounting Auditor to exchange information at Audit & Supervisory Board meetings and other meetings convened as necessary.

2. Basic Policy and Preparation towards the Elimination of Antisocial Forces

(1) Basic Policy for Elimination of Antisocial Forces
Based upon the “Guiding Principles at Toyota” and the “Toyota Code of Conduct,” TMC’s basic policy is to have no relationship with antisocial forces. TMC will take resolute action as an organization against any undue claims and actions by antisocial forces or groups, and has drawn the attention of such policy to its employees by means such as clearly stipulating it in the “Toyota Code of Conduct.”

(2) Preparation towards Elimination of Antisocial Forces
1) Establishment of Divisions Overseeing Measures Against Antisocial Forces and Posts in Charge of Preventing Undue Claims
TMC established divisions that oversee measures against antisocial forces (“Divisions Overseeing Measures Against Antisocial Forces”) in its major offices as well as assigned persons in charge of preventing undue claims. TMC also established a system whereby undue claims, organized violence and criminal activities conducted by antisocial forces are immediately reported to and consulted with Divisions Overseeing Measures Against Antisocial Forces.
2) Liaising with Specialist Organizations
TMC has been strengthening its liaison with specialist organizations by joining liaison committees organized by specialists such as the police. It has also been receiving guidance on measures to be taken against antisocial forces from such committees.
3) Collecting and Managing Information concerning Antisocial Forces
By liaising with experts and the police, Divisions Overseeing Measures Against Antisocial Forces share up-to-date information on antisocial forces and utilize such information to call TMC’s employees’ attention to antisocial forces.
4) Preparation of Manuals
TMC compiles cases concerning measures against antisocial forces and distributes them to each department within TMC.
5) Training Activities
TMC promotes training activities to prevent damages caused by antisocial forces by sharing information on antisocial forces within the company as well as holding lectures at TMC and its group companies.
V. Others

1. Matters regarding defense against a takeover bid

Matters regarding defense against a takeover bid  None

Supplementary Information

No measures to defend against a takeover bid are scheduled to be adopted.

2. Matters regarding other corporate governance systems, etc.

Company Structure and Procedures Regarding Timely Disclosure

The following describes Toyota’s company structure and procedures regarding the timely disclosure of Company information.

(Guiding Principles)

Toyota practices its guiding principle of disclosing operating results, business and financial information in a timely and appropriate manner. Such guiding principles are set forth in the CSR Policy “Contribution towards Sustainable Development.”

(Disclosure Committee and its Purpose)

Toyota has established a Disclosure Committee that is chaired by the officer responsible for the accounting division in an effort to ensure that the information disclosed is accurate, fair and timely.

The Disclosure Committee meets periodically to draft, report and assess annual and quarterly reports prepared pursuant to the Japanese Financial Instruments and Exchange Act, and annual reports prepared pursuant to the U.S. Securities Exchange Act of 1934, as amended. The Disclosure Committee also holds meetings on an ad hoc basis as necessary.

(Procedures of the Disclosure Committee)

The Disclosure Committee performs the following procedures:

(1) Collection of information

Collect information of Toyota and its subsidiaries that may be subject to disclosure based on the materiality standards set forth by the Disclosure Committee through periodic and timely communications with the heads of the relevant divisions responsible for information disclosure.

(2) Assessment of material information to be disclosed

Assess disclosure of collected information based on applicable laws, regulations and guidelines, such as stock exchange rules, the Japanese Financial Instruments and Exchange Act, and the U.S. Securities Exchange Act.

(3) Disclosure based on assessment

Based on the assessment made above, disclose information in a timely manner. When necessary, a report to the company representative and certification procedures on the disclosure documents will precede the disclosure. The Audit & Supervisory Board Members (or the Audit & Supervisory Board) may receive reports from the Disclosure Committee as necessary and may provide opportunities for reporting and Q & A sessions with company representatives.

(4) Ensuring of appropriate information collection and disclosure procedures

Make further efforts to enhance the company structure pertaining to timely and fair disclosure: the internal auditing division assesses the overall information disclosure process, and independent external auditors and outside legal counsel provide support in establishing disclosure controls and procedures, and offer guidance on the sufficiency and appropriateness of the disclosure information.

(5) Provision of company regulation
Details of the procedures and the organizational structure mentioned above are stipulated in the Company's internal disclosure guidelines.
TMC's Corporate Governance

Shareholders' Meeting

Audit & Supervisory Board
(Half of the members are outside Audit & Supervisory Board Members)

Accounting Auditor
Audit of consolidated financial statements and internal control over financial reporting

Board of Directors
(INCLUDING OUTSIDE DIRECTORS)
Decision-making and management oversight

Operating officers
Operational execution

Sustainability Meeting
Directors and Audit & Supervisory Board Members (including outside members)

Disclosure Committee

Executive Appointment Meeting
(Half of the members are outside directors)

Executive Compensation Meeting
(Half of the members are outside directors)

Labor-Management Council / Joint Labor-Management Round Table Conference

Internal Auditing Department

Operational execution

Submit / report

Supervise

Audit

Supervise

Discuss

Submit / report

Submit / report