The corporate governance of Rakuten, Inc. (the “Company”) is described below.

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

1. Basic Views

Our corporate mission since founding is based on the empowerment of individuals and society through innovation and entrepreneurship. We contribute to social innovation and enrichment by boosting the growth of as many people as possible, while providing services that ensure a high standard of satisfaction for both users and partner enterprises. We aim to maximize the corporate value and shareholder value of the Group with the vision of continuing to be a Global Innovation Company.

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

Principle 2.6 Roles of Corporate Pension Funds as Asset Owners
The Company does not have a corporate pension fund, and as such is not applicable.

[Disclosure Based on the Principles of the Corporate Governance Code]

<Principle 1.4 Cross-Shareholdings>
Regarding the classification of investment shares, if the purpose is to profit from changes in the value of shares or dividends on shares, the Company will classify them as “investment shares for pure investment purposes”, and for any other purpose will be classified as “investment shares for purposes other than pure investment”. Also, within “investment shares for purposes other than pure investment”, for strategically held shares for the long-term based on trade practices without rational reasons, or if we regard the shares as hindering the improvement of capital efficiency, in principle we do not hold such shares.

If the Company holds “Special Investment Shares” (investment shares for purposes other than pure investment) as defined in the Financial Instruments and Exchange Act, it shall ensure that such investment will contribute to the increase in shareholder value of the Company and the investee. In holding Special Investment Shares, members, including Outside Directors, of the Investment Committee preliminarily deliberate on whether the holding should proceed or not. The result of such deliberation shall be reported to the Board of Directors.

In exercising voting rights of Special Investment Shares held under shareholding arrangements, the Company makes decisions upon comprehensive consideration of various factors, such as whether each agenda item is expected to contribute to efficient and sound management, as well as the increase in corporate value of the issuing company. However, there are no standardized criteria for exercise of voting rights at this point since they require comprehensive judgement appropriate for individual Special Investment Shares.
<1.4.1 Supplementary Principle>
Principle is not applicable.

<1.4.2 Supplementary Principle>
Principle is not applicable.

<Principle 1.7 Related Party Transactions>
The Company requires resolution by the Board of Directors for conducting conflict-of-interest transactions and competitive transactions with Directors or corporations where Directors serve as representatives. Directors who have special conflict of interest on such matters are not entitled to vote on such matters. In addition, the results of such transactions shall be reported to the Board of Directors. Further, the Company discloses terms and conditions as well as the policy for determining terms and conditions for related party transactions in the securities report and other documents.

<Principle 2.6 Fulfillment of Roles as a Pension Asset Owner>
The company has no corporate pension fund.

<Principle 3.1 Full Disclosure>
(i) The Company’s corporate philosophy, basic management policy, the Rakuten Shugi (Rakuten principles) and management strategy are disclosed in the financial reports and the website of the Company.
(ii) The basic policy of corporate governance is available for reference on the Company’s website, and in this corporate governance report and securities report of the Company.
(iii) Compensation of directors of the company are based on the following policy.
For Executive Directors, we have a compensation system with a high weighting of stock options which are linked to company performance, aiming to secure and retain excellent globally competitive human resources, in order to promote sustainable growth by increasing medium to long term corporate value and achieving management goals.
For Non-executive Directors, the compensation level shall reflect their global knowledge and to secure and maintain excellent human resources who support management.
The Board of Directors explains the process of determining remuneration to independent Outside Directors and obtains appropriate advice. The amount of individual remuneration is determined by the Chairman of the Board, President and Representative Director, who has discretion from the Board of Directors, within the remuneration limit determined at the Annual General Shareholders’ Meeting in accordance with the remuneration policy.
Executive Officers, who are executives of the management team, are evaluated by senior management based on the same criteria as executive directors, then evaluated by the Vice Chairman and Vice President, and approved by the President.
(iv) With regard to the policy and procedures for nominating candidates for Directors, the Company, based on its corporate philosophy, selects candidates for Directors who embody such corporate philosophy at a high level and who have high potential to contribute to further development of the Group. By making each Director’s term of office one year, the Company upholds the principle of reflecting the will of its shareholders. In particular, the Board of Directors of the Company selects persons who have extensive experience, professional knowledge, and are able to play a leading role in areas such as IT, corporate management, legal, public administration, and consulting, and who are capable of appropriately guiding and supervising the execution of business at Rakuten Group. With regard to the policy and procedures for nominating candidates for Audit & Supervisory Board Members, the Company, based on its corporate philosophy, shall select persons from among those who are able to conduct supervision and audit to ensure that the duties of Directors and Executive Officers are appropriately executed in accordance with laws and regulations as well as social norms, at the same time capable of increasing the corporate value of the Group. In addition, the Company obtains advice from Independent Outside Directors, when appropriate, in selecting candidates for Directors and Audit & Supervisory Board Members.
The appointment of Executive Officers who are senior management executives are based on recommendations by the Vice Chairman and the Group Executive Vice Presidents, and after careful examination at a Board of Directors meeting. Such persons are expected to contribute to the development of
our business and have specialized knowledge. In addition, when the execution of duties of Executive Officers who are senior management executives falls under the dismissal reasons stipulated in the Company regulations, the Board of Directors will deliberate fully and make necessary resolutions.

(v) The Company discloses the reasons for selecting each of the candidates for Directors and Audit & Supervisory Board Members in the Notice of Annual General Shareholders’ Meeting. The reasons for appointment or dismissal of management executives will be notified on the corporate website etc., as necessary.

<4.1.1 Scope and Content of the Matters Delegated to the Management>

The Company makes determinations and decisions via board resolution about matters that are legally required to be resolved at the Board of Directors, as well as about strategically important matters that the Company has deemed should be resolved by the Board. These items are stipulated in the Rakuten Group Authority Table, which includes matters related to Finance, M&A, Assets, Accounting, Annual Budget and Business Plan, Cost Expenditure, Human Resources, Intellectual Property, Organizations and Information security. Similarly, approving authority is entrusted to the CEO and the executive officers responsible for Company, and stipulated in the Rakuten Group Authority Table,

In addition to regular meetings, the Board of Directors holds extraordinary meetings as required. At these meetings, Directors make decisions on important management matters and supervise Executive Officers’ activities. Executive Officers, upon receiving business execution orders from the CEO, carry out business execution within the administrative authority set forth by the Company. To enhance the corporate value, for any case that requires new capital expenditure including any investment, members of the Investment Committee, including External Directors, preliminarily deliberate on whether the case should proceed or not. The result of such deliberation shall be reported to the Board of Directors.

<Principle 4.8 Effective Use of Independent Directors / Principle 4.9 Independence Standards and Qualification for Independent Directors / 4.11.1 View on the Appropriate Balance Between Knowledge, Experience and Skills of the Board as a Whole, and Also on Diversity and Appropriate Board Size>

The Company selects candidates for Directors who embody the Company’s corporate philosophy at a high level and who have high potential to contribute to further development of the Group. By making each Director’s term of office one year, the Company upholds the principle of reflecting the will of its shareholders.

In particular, the Board of Directors of the Company selects persons who have extensive experience, professional knowledge, and are able to play a leading role in areas such as IT, finance, corporate management, legal, public administration, and consulting, and who are capable of appropriately guiding and supervising the execution of business at Rakuten Group.

The Board of Directors consists of nine Directors, which the Company believes to be an appropriate size in order to conduct management decision-making and supervision. Additionally, the Company places emphasis on the diversity of its Directors. This is reflected by the appointment of one woman and three foreign nationals as Directors among its nine Directors, and one woman and two foreign national among its five Outside Directors.

With the aim of ensuring high transparency and strong management supervision, while selecting Independent Directors and Independent Audit & Supervisory Board Members, the Company appoints persons who, in principle, do not fall under any of the following criteria.

a. Executive of the parent company or a fellow subsidiary of the Company (*1)
b. A person or entity whose major client is the Company or an executive thereof or a major client (*2) of the Company or an executive thereof
c. Consultant, accountant or legal professional (or an affiliated person of the said party if it is a legal entity, cooperative, or other organization) who receives a large amount of monetary consideration or other property from the Company besides compensation as Directors or Audit & Supervisory Board Members
d. A party who effectively holds 10% or more of the Company’s entire voting rights or an executive thereof
e. A person or party who has recently fallen under any of a) through d) above (*3)
f. A close relative of a person who falls under any of a) through e) above, or a close relative of an executive of the Company or its subsidiary (including those who were executives until recently) (including a close relative of non-executive Director or accounting advisor of the Company or its subsidiary, in the case where Outside Audit & Supervisory Board Member is appointed as an Independent Audit & Supervisory Board Member)

*1: An executive as stipulated in Article 2, Paragraph 3, Item 6 of the Ordinance for Enforcement of the Companies Act, which includes employees in addition to executive Directors.

*2: Refers to cases in which, their transactions with the Company exceed 1% of the combined total of the cost of goods sold and selling, general, and administrative expenses.

*3: Cases which are considered effectively equivalent to the present condition, such as when a party or person falls under any of a) through d) at the time the contents of the proposal of the General Shareholders’ Meeting are determined for the election of such Independent Directors or Independent Audit & Supervisory Board Members as Outside Directors or Outside Audit & Supervisory Board Members.

<4.11.2 Concurrent positions of Directors and Audit & Supervisory Board Members>
The Company discloses the status of significant concurrent positions of Directors and Audit & Supervisory Board Members each year in its disclosure materials, such as Notice of Annual General Shareholders’ meeting and securities report.

<4.11.3 Analysis and Evaluation of Effectiveness about the Board of Directors as a whole>
To enhance effectiveness of the Board of Directors, the Company carried out a survey among all of the Directors and the Audit & Supervisory Board Members from December 2020 to January 2021 about the operation of the Board meetings and the composition of the Board of Directors, and the results were reported to the Board of Directors in February 2021.

Through the survey the effectiveness of the Board of Directors was generally confirmed. The Company will continue to work to improve the Board to enhance its effectiveness.

<4.14.2 Training Policy for Directors and Audit & Supervisory Board Members>
The Company provides explanation to Outside Directors and Outside Audit & Supervisory Board Members upon their appointment concerning the roles and responsibilities they are required to fulfill in accordance with the Companies Act.

Starting from April 2016, the Company has been holding meetings consisting primarily of Directors and Audit & Supervisory Board Members, where we discuss Rakuten Group management strategy and other matters, separately from the Board of Directors. These meetings allow for discussions with a medium to long-term perspective that is not dominated by near-term challenges or the Board of Directors agenda items. Through these sessions, the Company provide opportunities for Outside Directors and Audit & Supervisory Board Members to deepen their understanding about the businesses and issues of the Company.

<Principle 5.1 Policy for Constructive Dialogue with Shareholders>
Rakuten, Inc., as a listed company, discloses timely and appropriate information to shareholders and investors in accordance with related laws and regulations as well as rules, such as the Financial Instruments and Exchange Act and timely disclosure rules set forth by the financial instruments exchanges. In addition, the Group, as a social entity, aims to contribute to increased shareholder value by disclosing information fairly to stakeholders, such as business partners, customers, users and employees, and developing a transparent and highly reliable information disclosure system. In order to carry out the above, the Company implements the following measures.

(1) System
The Rakuten Group Regulations and other internal regulations stipulate that the Group’s Chief Financial Officer (CFO) is responsible for implementing timely and appropriate disclosure of information for the Company and its Group Companies. The Company has notified the Tokyo Stock Exchange, Inc. of the designation of CFO as Executive Officer of Information Disclosure. When holding dialogue with shareholders and investors, the Company appoints dedicated IR staff in the IR Department and regularly communicates
with the stock market. In addition, we offer an opportunity to interview the Representative Director, CFO and other Directors, or Executive Officers in charge of principal businesses, etc., as necessary.

(2) Measures to enhance IR activities
The Company explains to shareholders about the medium-term business strategy in addition to the business performance for the quarterly period at the quarterly financial results conferences which Representative Directors, Executive Officers, and others responsible for principal businesses attend. It also strives to provide information fairly and promptly through live streaming and on-demand videos of the quarterly financial results conferences on the website.

The Company also holds the “Strategy Session” and small meetings for domestic and international institutional investors and analysts as well as individual investors, in which Representative Directors, Executive Officers and others responsible for principal businesses explain about the business strategy in Japanese (with English simultaneous interpretation) to create an opportunity to deepen the understanding of said investors and analysts about the Group’s measures for enhancement of shareholder value over the medium- to long-term.

In addition, we actively disclose information utilizing our website to provide information fairly and promptly to a wide range of shareholders and investors. We release the following information on our website: IR information, such as the details of financial results announcements, timely disclosure information, English annual reports, and corporate governance information, etc. In addition to the video streaming of quarterly financial results conferences, the latest company information, etc. is made available on the website in video and other formats.

(3) Internal information gathering
The Group sets up opportunities for group-wide information sharing, such as “Asakai” (morning meetings), which is a weekly information sharing meeting that all employees participate in, and regular meetings in which information on business performance, the status of budget and results concerning KPI indicators, etc. for each business are reported to and shared with Executive Officers, etc.

These opportunities enable the CFO, dedicated IR staff and other persons involved to grasp the status of business appropriately and in a timely manner. In addition, when making decisions on disclosure concerning quarterly financial results or material facts of determined and/or occurred matters, they coordinate with each department responsible for corporate functions and officers in charge of principal businesses, etc., such as the IR Department, Finance Department, Accounting Department, CFO Office, Governance, Risk and Compliance Department and Corporate Communication Department.

(4) Provision of internal feedback
The CFO reports on IR activities, trends of shareholders and investors, and opinions, etc., along with the movement of the Company’s share price, at a regular meeting of the Board of Directors. At the “Asakai” (morning meeting) held immediately following the announcement of quarterly financial results, the CFO shares with all employees the details of the financial results announcement and opinions of shareholders and investors, etc. In addition, dedicated IR staff report weekly on IR activities, the details of questions and opinions from shareholders and investors, analyst reports, market trends and movement of share prices of the Company and its competitors, etc. to internal and outside Directors, Audit & Supervisory Board Members (full-time), Executive Officers and senior staff, etc. The Company is stepping up activities to share the opinions of the stock market to the Company through holding IR sharing meetings, etc. for on-site employees.

(5) Stock options
The Group grants stock options to a wide range of executives and employees, including comparatively junior first-year employees, in addition to the management. The Group believes that this can improve the motivation of its executives and employees to contribute to the enhancement of the Group’s business performance and increase its share price by having them share with shareholders the benefits from an increase in price and loss from a decrease in price.
(6) Management of insider information etc.

The Group deeply acknowledges that information on the Group, including the Company, and its customers, etc. is an extremely important property of the Group. Based on this recognition, the Rakuten Group Code of Ethics stipulates the proper use and management of such information. The Group has formulated the Rakuten Group Regulations and other internal regulations for internal information management and the prevention of insider trading, and strictly manages material facts and related parties and carries out awareness building activities for employees. When a material fact occurs, the date on which related parties and information recipients became aware of the material fact and the method of acquisition of the information thereof is strictly managed. In addition, related parties must submit a written pledge to comply with related laws and regulations, as well as regulations.

The Company sets a “quiet period” ahead of the date of financial results announcements in order to ensure fairness and prevent the leakage of financial results information. The Rakuten Group Regulations stipulate that external comments shall not be made and inquiries about information related to financial results shall not be answered during this period; provided, however, that this shall not apply to inquiries about facts that have already been announced, or occurrence of a material fact that requires timely disclosure or statutory disclosure during this period.

2. Capital Structure

| Foreign Shareholding Ratio | Between 20% to 30% |

[Status of Major Shareholders]

<table>
<thead>
<tr>
<th>Name / Company Name</th>
<th>Number of Shares Owned</th>
<th>Percentage (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crimson Group, LLC.</td>
<td>226,419,000</td>
<td>16.62</td>
</tr>
<tr>
<td>Hiroshi Mikitani</td>
<td>176,346,300</td>
<td>12.94</td>
</tr>
<tr>
<td>Haruko Mikitani</td>
<td>132,625,000</td>
<td>9.73</td>
</tr>
<tr>
<td>The Master Trust Bank of Japan, Ltd. (Trust account)</td>
<td>81,798,200</td>
<td>6.00</td>
</tr>
<tr>
<td>Custody Bank of Japan, Ltd. (Trust account)</td>
<td>47,458,300</td>
<td>3.48</td>
</tr>
<tr>
<td>NORTHERN TRUST CO. (AVFC) SUB A/C NON TREATY</td>
<td>28,918,451</td>
<td>2.12</td>
</tr>
<tr>
<td>Custody Bank of Japan, Ltd. (Trust account 7)</td>
<td>20,548,500</td>
<td>1.51</td>
</tr>
<tr>
<td>THE BANK OF NEW YORK MELLON 140051</td>
<td>19,101,400</td>
<td>1.40</td>
</tr>
<tr>
<td>Culture Convenience Club Co., Ltd.</td>
<td>16,001,000</td>
<td>1.17</td>
</tr>
<tr>
<td>STATE STREET BANK WEST CLIENT - TREATY 505234</td>
<td>14,808,700</td>
<td>1.09</td>
</tr>
</tbody>
</table>

Controlling Shareholder (except for Parent Company)  -

Parent Company  None

Supplementary Explanation

1 The above Foreign Shareholding Ratio and Status of Major Shareholders section are all information as of December 31, 2020. In addition to the above, there are 72,073,137 shares (5.02%) of treasury stock held by the Company.

2 On March 29, 2021, the Company allotted 131,004,000 shares to Japan Post Holdings Co., Ltd., 14,536,000 shares to Walmart Inc., 4,366,800 shares to Mikitani Kosan, Inc. and 4,366,800 shares to Spirit Inc. by the Third-Party Allotment, issuing new shares and disposing of treasury stock and on March 31, 2021, the Company plans to allot 57,382,900 shares to Image Frame Investment (HK) Limited by disposing of treasury stock.
3. Corporate Attributes

<table>
<thead>
<tr>
<th>Listed Stock Market and Market Section</th>
<th>Tokyo Stock Exchange First Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fiscal Year-End</td>
<td>December</td>
</tr>
<tr>
<td>Type of Business</td>
<td>Services</td>
</tr>
<tr>
<td>Number of Employees (consolidated) as of the End of the Previous Fiscal Year</td>
<td>More than 1,000</td>
</tr>
<tr>
<td>Sales (consolidated) as of the End of the Previous Fiscal Year</td>
<td>More than 1 trillion yen</td>
</tr>
<tr>
<td>Number of Consolidated Subsidiaries as of the End of the Previous Fiscal Year</td>
<td>From 100 to less than 300</td>
</tr>
</tbody>
</table>

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

- 

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

None

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

1. Organizational Composition and Operation

<table>
<thead>
<tr>
<th>Organization Form</th>
<th>Company with Audit &amp; Supervisory Board</th>
</tr>
</thead>
</table>

[Directors]

| Maximum Number of Directors Stipulated in Articles of Incorporation | 16 |
| Term of Office Stipulated in Articles of Incorporation               | 1 year |
| Chairperson of the Board                                             | CEO |
| Number of Directors                                                  | 9 |
| Status of Appointment of Outside Directors                            | Appointed |
| Number of Outside Directors                                           | 5 |
| Number of Independent Directors                                       | 5 |
### Outside Directors’ Relationship with the Company (1)

<table>
<thead>
<tr>
<th>Name</th>
<th>Attribute</th>
<th>Relationship with the Company*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ken Kutaragi</td>
<td>From another company</td>
<td>a b c d e f g h i j k</td>
</tr>
<tr>
<td>Sarah J. M. Whitley</td>
<td>From another company</td>
<td>△</td>
</tr>
<tr>
<td>Takashi Mitachi</td>
<td>From another company</td>
<td></td>
</tr>
<tr>
<td>Jun Murai</td>
<td>Academic</td>
<td>o</td>
</tr>
<tr>
<td>John V. Roos</td>
<td>From another company</td>
<td>o</td>
</tr>
</tbody>
</table>

* Categories for “Relationship with the Company”
  * “○” when the director presently falls or has recently fallen under the category;
  “△” when the director fell under the category in the past
  * “●” when a close relative of the director presently falls or has recently fallen under the category;
  “▲” when a close relative of the director fell under the category in the past
  a. Executive of the Company or its subsidiaries
  b. Non-executive director or executive of a parent company of the Company
  c. Executive of a fellow subsidiary company of the Company
  d. A party whose major client or supplier is the Company or an executive thereof
  e. Major client or supplier of the listed company or an executive thereof
  f. Consultant, accountant or legal professional who receives a large amount of monetary consideration or other property from the Company besides compensation as a director/Audit & Supervisory Board Member
  g. Major shareholder of the Company (or an executive of the said major shareholder if the shareholder is a legal entity)
  h. Executive of a client or supplier company of the Company (which does not correspond to any of d, e, or f) (the director himself/herself only)
  i. Executive of a company, between which and the Company outside directors/Audit & Supervisory Board Members are mutually appointed (the director himself/herself only)
  j. Executive of a company or organization that receives a donation from the Company (the director himself/herself only)
  k. Others

### Outside Directors’ Relationship with the Company (2)

<table>
<thead>
<tr>
<th>Name</th>
<th>Designation as Independent Director</th>
<th>Supplementary Explanation of the Relationship</th>
<th>Reasons of Appointment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ken Kutaragi</td>
<td>○</td>
<td>—</td>
<td>Appointment is requested in anticipation of his advice to the management of the Company based on his expertise in the entertainment business and technologies along with his extensive experience in corporate management. Additionally, he is considered sufficiently independent in accordance with the criteria established by the Company based on the standards for independence</td>
</tr>
<tr>
<td>Name</td>
<td>Relationship and Experience</td>
<td>Appointment Requested</td>
<td></td>
</tr>
<tr>
<td>---------------------</td>
<td>---------------------------------------------------------------------------------------------</td>
<td>---------------------------------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>Sarah J. M. Whitley</td>
<td>Worked as an executive (employee) of an institutional investor who holds shares of the Company until April 2018.</td>
<td>Appointment is requested in anticipation of her advice to the management of the Company to enhance its corporate value based on her many years of experience in observing the Company and other Japanese companies as an investor. Additionally, she is considered sufficiently independent in accordance with the criteria established by the Company based on the standards for independence stipulated by the Tokyo Stock Exchange, and is designated as an Independent Director.</td>
<td></td>
</tr>
<tr>
<td>Takashi Mitachi</td>
<td></td>
<td>Appointment is requested in anticipation of his advice to the management of the Company based on his expertise as a management consultant along with his extensive experience in corporate management. Additionally, he is considered sufficiently independent in accordance with the criteria established by the Company based on the standards for independence stipulated by the Tokyo Stock Exchange, and is designated as an Independent Director.</td>
<td></td>
</tr>
<tr>
<td>Jun Murai</td>
<td>Professor of Keio University; the university shares a role in operating an international standardization body to which the Company pays membership fees. The ratio of fees in fiscal 2020 was less than 1% of the combined total amount of the cost of sales and the selling, general, and administrative expenses of the Company for the year. He is also Outside Director of BroadBand Tower, Inc. and Outside Director of LAC Co., Ltd., each of which has a business relationship with the Company. The ratio of transactions between BroadBand Tower, Inc. and LAC Co., Ltd. and the Company in fiscal 2020 was both less than 1% of the</td>
<td>Appointment is requested in anticipation of his advice to the management of the Company based on his academic expertise in the Internet technology along with his extensive experience. Additionally, he is considered sufficiently independent in accordance with the criteria established by the Company based on the standards for independence stipulated by the Tokyo Stock Exchange, and is designated as an Independent Director.</td>
<td></td>
</tr>
</tbody>
</table>
combined total amount of the cost of sales and the selling, general, and administrative expenses of the Company for the year. In addition, he is Dean of the API Institute of Geoeconomic Studies and API Senior Fellow of Asia Pacific Initiative, and the Company pays membership fees to the organization. The ratio of fees in fiscal 2020 was less than 1% of the combined total amount of the cost of sales and the selling, general, and administrative expenses of the Company for the year.

John V. Roos

Outside Director of Salesforce.com, Inc., which has a business relationship including provision of services with the Company. The ratio of transactions between Salesforce.com, Inc. and the Company in fiscal 2020 was less than 1% of the combined total amount of the cost of sales and the selling, general, and administrative expenses of the Company for the year.

Appointment is requested in anticipation of his advice to the management of the Company based on his extensive knowledge and experience including as CEO of a leading law firm that has strengths in the area of technology and U.S. Ambassador to Japan. Additionally, he is considered sufficiently independent in accordance with the criteria established by the Company based on the standards for independence stipulated by the Tokyo Stock Exchange, and is designated as an Independent Director.

Voluntary Establishment of Committee(s)
Corresponding to Nomination Committee or Remuneration Committee
Not Established

[Audit & Supervisory Board]

<table>
<thead>
<tr>
<th>Establishment of Audit &amp; Supervisory Board</th>
<th>Established</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum Number of Audit &amp; Supervisory Board Members Stipulated in Articles of Incorporation</td>
<td>4</td>
</tr>
<tr>
<td>Number of Audit &amp; Supervisory Board Members</td>
<td>4</td>
</tr>
</tbody>
</table>

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

The Company has four Audit & Supervisory Board Members, and a majority of the four are Outside Audit & Supervisory Board Members. And then, Outside Members includes one Full-time officer.
A two-member Audit & Supervisory Board Members’ Office assists the Audit & Supervisory Board Members in the performance of their duties. In addition to its regular meetings, the Audit & Supervisory Board holds special meetings as required.

The purpose of the Audit & Supervisory Board is to receive reports, hold discussions, and make decisions regarding important audit-related matters. However, it does not prevent each Audit & Supervisory Board Member from exercising their individual authority.

In accordance with audit policies and plans established by the Audit & Supervisory Board, the Audit & Supervisory Board Members attend meetings of the Board of Directors and other important management meetings to receive reports about the state of the Company’s operations from Directors and employees, and they also check the operations of the Company and its subsidiaries. In addition, the Audit & Supervisory Board Members receive audit reports from the independent auditors, audit financial statements and business reports, and discuss various matters with the CEO. The current members of the Audit & Supervisory Board are Yoshiaki Nishikawa (Audit & Supervisory Board Member, Full-time), Masahide Hiramoto (Outside Audit & Supervisory Board Member, Full-time), Takeo Hirata (Outside Audit & Supervisory Board Member), and Katsuyuki Yamaguchi (Outside Audit & Supervisory Board Member), with Yoshiaki Nishikawa (Audit & Supervisory Board Member, Full-time) serving as the Chairman of the Board.

Financial audits of the Company and its principal subsidiaries are conducted by Ernst & Young ShinNihon LLC based on the Japanese Companies Act and the Financial Instruments and Exchange Act. The Internal Audit Department conducts information sharing with independent auditors including regular exchange of opinions and the results of the internal audits.

Internal audits are conducted by the Internal Audit Department, which is an independent unit reporting directly to the CEO. Head office divisions, business units and the Group Companies are all subject to internal auditing. Audits are implemented under plans approved by the Board of Directors with the aim of verifying the legality, appropriateness and efficiency of operations. The purpose of the internal audit process is to ensure that business operations are conducted in an appropriate manner by identifying any improvements that may be required, and by monitoring the implementation of those improvements. Audit results are reported to the CEO and the Audit & Supervisory Board Members, and particularly important audit results are reported to the Board of Directors. The Internal Audit Department shares the results, etc. of the internal audits at regular meetings with Audit & Supervisory Board Members, and conducts information sharing with independent auditors including regular exchange of opinions and the results of the internal audits. A Three-Party Audit Meeting is held as needed, and exchange of opinions among the three parties are conducted. In addition, the Internal Audit Department is also working to enhance the effectiveness of internal audits throughout the group by working closely with the other auditors of the Group Companies. Furthermore, the Internal Audit Department evaluates the design and operating status of internal controls over financial reporting based on guidelines by the Financial Services Agency and internal regulations, and shares such information with internal control divisions, as appropriate. Internal control divisions make efforts to improve the internal control system based on such information, as necessary.

<table>
<thead>
<tr>
<th>Appointment of Outside Audit &amp; Supervisory Board Members</th>
<th>Appointed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Outside Audit &amp; Supervisory Board Members</td>
<td>3</td>
</tr>
<tr>
<td>Number of Independent Audit &amp; Supervisory Board Members</td>
<td>3</td>
</tr>
</tbody>
</table>

<p>| Outside Audit &amp; Supervisory Board Members’ Relationship with the Company (1) |
|-----------------------------|-----------------------------|-------------------------------|</p>
<table>
<thead>
<tr>
<th>Name</th>
<th>Attribute</th>
<th>Relationship with the Company*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>a  b  c  d  e  f  g  h  i  j  k  l  m</td>
</tr>
<tr>
<td>Takeo Hirata</td>
<td>Academic</td>
<td>○</td>
</tr>
<tr>
<td>Masahide Hiramoto</td>
<td>From another company</td>
<td></td>
</tr>
</tbody>
</table>

- 11 -
a. Executive of the Company or its subsidiary
b. Non-executive director or accounting advisor of the Company or its subsidiaries
c. Non-executive director or executive of a parent company of the Company
d. Audit & Supervisory Board Members of a parent company of the Company
e. Executive of a fellow subsidiary company of the Company
f. A party whose major client or supplier is the Company or an executive thereof
g. Major client or supplier of the Company or an executive thereof
h. Consultant, accountant or legal professional who receives a large amount of monetary consideration or
   other property from the Company besides compensation as an Audit & Supervisory Board Member
i. Major shareholder of the Company (or an executive of the said major shareholder if the shareholder is a
   legal entity)
j. Executive of a client or supplier company of the Company (which does not correspond to any off, g, or h)
   (the Audit & Supervisory Board Member himself/herself only)
k. Executive of a company, between which and the Company outside directors/Audit & Supervisory Board
   Members are mutually appointed (the Audit & Supervisory Board Member himself/herself only)
l. Executive of a company or organization that receives a donation from the Company (the Audit &
   Supervisory Board Member himself/herself only)
m. Others

### Outside Audit & Supervisory Board Members’ Relationship with the Company (2)

<table>
<thead>
<tr>
<th>Name</th>
<th>Designation as Independent Audit &amp; Supervisory Board Members</th>
<th>Supplementary Explanation of the Relationship</th>
<th>Reasons of Appointment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Takeo Hirata</td>
<td>○</td>
<td>Chairman of Japan Society of Sports Industry, to which the Company pays membership fees. The ratio of the amount of fees in fiscal 2020 was less than 1% of the combined total amount of cost of sales and the selling, general, and administrative expenses at the Company for the year.</td>
<td>Appointment is requested in anticipation of his contribution to the Company’s audit system based on his extensive knowledge and experience related primarily to sports and education. Additionally, he is considered sufficiently independent in accordance with the criteria established by the Company based on the standards for independence stipulated by the Tokyo Stock Exchange, and is designated as an Independent Auditor.</td>
</tr>
<tr>
<td>Masahide Hiramoto</td>
<td>○</td>
<td>—</td>
<td>Appointment is requested in anticipation of his contribution to the Company’s audit system based on his extensive knowledge and experience related primarily to finance and business management. Additionally, he is considered sufficiently independent in accordance with the criteria established by the Company based on the standards for independence stipulated by the Tokyo Stock Exchange, and is designated as an Independent Auditor.</td>
</tr>
</tbody>
</table>
Katsuyuki Yamaguchi
Managing Partner of Nishimura & Asahi NY LLP and Outside Audit & Supervisory Board Member of BrainPad Inc., each of which has a business relationship including provision of services with the Company. The ratio of the amount of transactions between Nishimura & Asahi NY LLP and BrainPad Inc. and the Company in fiscal 2020 was both less than 1% of the combined total amount of cost of sales and the selling, general, and administrative expenses of the Company for the year.
Appointment is requested in anticipation of his contribution to the Company’s audit system based on his extensive as a legal attorney on corporate legal affairs and his extensive knowledge and experience to the Company’s audit system. Additionally, he is considered sufficiently independent in accordance with the criteria established by the Company based on the standards for independence stipulated by the Tokyo Stock Exchange, and is designated as an Independent Auditor.

[Independent Directors/Audit & Supervisory Board Members]

| Number of Independent Directors/Audit & Supervisory Board Members | 8 |

Matters relating to Independent Directors/Audit & Supervisory Board Members

With the aim of ensuring a high level of transparency and strong management supervision, while selecting Independent Directors and Independent Audit & Supervisory Board Members, the Company appoints persons who, in principle, do not fall under any of the following criteria.

a. Executive of the parent company or a fellow subsidiary of the Company (*1)
b. A person or entity whose major client is the Company or an executive thereof or a major client (*2) of the Company or an executive thereof
c. Consultant, accountant or legal professional (or an affiliated person of the said party if it is a legal entity, cooperative, or other organization) who receives a large amount of monetary consideration or other property from the Company besides compensation as Directors or Audit & Supervisory Board Members
d. A party who effectively holds 10% or more of the Company’s entire voting rights or an executive thereof
e. A person or party who has recently fallen under any of a) through d) above (*3)
f. A close relative of a person who falls under any of a) through e) above, or a close relative of an executive of the Company or its subsidiary (including those who were executives until recently) (including a close relative of non-executive Director or accounting advisor of the Company or its subsidiary, in the case where Outside Audit & Supervisory Board Member is appointed as an Independent Audit & Supervisory Board Member)

*1: An executive as stipulated in Article 2, Paragraph 3, Item 6 of the Ordinance for Enforcement of the Companies Act, which includes employees and executive directors.

*2: Refers to cases in which, their transactions with the Company exceed 1% of the combined total of the cost of goods sold and selling, general, and administrative expenses.

*3: Cases which are considered effectively equivalent to the present condition, such as when a party or person fell under any of a) through d) at the time the contents of the proposal of the General Shareholders’ Meeting are determined for the election of such Independent Directors or Independent
[Incentives]

<table>
<thead>
<tr>
<th>Incentive Policies for Directors</th>
<th>Stock Options</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Supplementary Explanation</strong></td>
<td></td>
</tr>
</tbody>
</table>

Since the value of the Share Options is linked with the Company’s stock price, delivering the Share Options as part of a performance-linked compensation package to the executives and employees of the Group will allow executives and employees of the Group to share the gains of shareholders when stock prices rise and feel shareholders’ losses when stock prices fall, thus enhancing their motivation to achieve higher performance and higher stock prices.

In addition, the exercise period of a portion of the Share Options will commence on the date on which one year has passed from the issuance of the Share Options, while the proportion of the Share Options, which may be exercised, will increase gradually in stages until the date prior to the date on which four years have passed from the issuance, with the rest of the Share Options becoming exercisable thereafter. By making the stock options exercisable in stages in this way, it will be possible to exercise the Share Options on the date on which one year has passed from the issuance of the Share Options. This will offer an attractive compensation package to prospective recruits to the Group, especially in countries and regions where the competition for talented human resources is intense. On the other hand, by making a portion of the Share Options exercisable gradually in stages until the date prior to the date on which four years have passed from the issuance, it will be possible to further raise the incentive of the Group towards higher performance and higher stock prices in the long term, and retain existing talented staff.

Accordingly, the Share Options may only be exercised by the Officers of the Company within ten days from the date following the date on which they retire from the Company, its subsidiaries, and its affiliates. As a result of these Share Options, it will be possible to further raise the incentive of the Group towards higher performance and higher stock prices in the long-term, and retain existing talented staff, unlike those that were previously granted. The Company intends to implement retirement compensation stock option plans for the Officers of the Company in order to continuously enhance the Group’s corporate and shareholder value by recruiting and retaining talented staff and by raising the motivation of the Officers of the Company towards higher performance.

<table>
<thead>
<tr>
<th>Recipients of Stock Options</th>
<th>Internal directors, employees of the Company, directors of subsidiaries, employees of subsidiaries, and others.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Supplementary Explanation</strong></td>
<td></td>
</tr>
</tbody>
</table>

[Determination Methods and Main Features of the Group’s Compensation System]

In determination of the total amount of compensation, including the granting of Share Options, several factors are taken into account, such as the degree to which the Group’s operating profit targets were achieved; the business performance of each Group company, business segment or division; and the personnel evaluation of each individual.

As a general rule, the Group has designed its compensation system so that as an individual’s rank and their role played increases, the portion of their total compensation comprised of performance-based bonuses (based on individual, Group Company, business unit or department performance) and stock options (that are linked to stock prices) also increases. Nevertheless, a major feature of the Group’s compensation system is that it delivers Stock Options to a wide range of personnel from comparatively junior first-year employees up to Directors. This reflects the Group’s belief that making the majority of its executives and employees potential shareholders will further raise the awareness of each executive and employee towards enhancing corporate and shareholder values. Additionally, this is expected to reinforce the sense of unity among Group members, which is thought to be an indispensable element in expanding and fostering the “Rakuten Ecosystem” both in Japan and abroad.
In addition, it is the Group’s belief that the Officers of the Company, in particular, compared to the other executives and employees of the Company, its subsidiaries or affiliates, are responsible for and should contribute to the further enhancement of performance and shareholder value of the entire Group in the long-term. Accordingly, in order to raise the motivation of the Officers of Company to contribute to the enhancement of performance and stock prices in the long-term more than ever, the Company shall issue Share Options separate from The Company intends mentioned above.

<table>
<thead>
<tr>
<th>[<strong>Director Remuneration</strong>]</th>
</tr>
</thead>
<tbody>
<tr>
<td>Disclosure of Individual Directors’ Remuneration</td>
</tr>
</tbody>
</table>

Supplementary Explanation

Director compensation in FY2020
To 7 Directors: 210 million yen
To 5 Audit & Supervisory Board Members: 68 million yen

(Notes)
1. The amounts in the above includes one Director who retired at the conclusion of the 23rd Annual General Shareholders’ Meeting held on March 27, 2020.
2. The amounts in the above do not include amounts related to employees’ salaries and bonuses to Directors serving concurrently as employees.
3. The amounts in the above include compensation of total ¥123 million in total for Outside Officers (four Directors and four Audit & Supervisory Board Members).
4. In addition to the amounts shown above, the amount recorded as expenses during the fiscal year for Share Options granted as stock options is ¥118 million paid to six Directors and ¥3 million paid to four Audit & Supervisory Board Members. Of these, the amount recorded as expenses for Outside Officers (three Directors and three Audit & Supervisory Board Members) accounts for ¥5 million.

<table>
<thead>
<tr>
<th><strong>Policy on Determining Remuneration Amounts and Calculation Methods</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Established</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation of directors of the company are based on the following policy. For Executive Directors, we have a compensation system with a high weighting of stock options which are linked to company performance, aiming to secure and retain excellent globally competitive human resources, in order to promote sustainable growth by increasing medium to long term corporate value and achieving management goals. For Non-executive Directors, the compensation level shall reflect their global knowledge and to secure and maintain excellent human resources who support management.</td>
</tr>
</tbody>
</table>

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

The Company provides Board of Directors materials to the Outside Directors in order for them to fully demonstrate and exercise their experience in and knowledge about business management supervision and audits. The Company intends to create opportunities on an ongoing basis to provide explanation to Outside Directors and Outside Audit & Supervisory Board Members upon their appointment concerning the roles and responsibilities they are required to fulfill in accordance with the Companies Act. Since April 2016, the Company has been holding intensive meetings, held separately from the meetings of the Board of Directors, where Directors and Audit & Supervisory Board Members mainly engage in debate.
about Group management strategy, etc., separately from the meetings of the Board of Directors. Participants discuss matters from a medium- to long-term perspective, rather than confining themselves to short-term issues or items discussed at the meetings of the Board of Directors.

In addition, the Company established the Audit & Supervisory Board Members Office, which has full-time staff for assisting the Audit & Supervisory Board Members-- (including Outside Audit & Supervisory Board Members)--in the performance of their duties.

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

The Company has supervised management through an Audit & Supervisory Board, where a majority of the members are Outside Audit & Supervisory Board Members. Additionally, in order to separate the supervisory and executive roles of management, the Company has adopted an Executive Officer System in which the Board retains responsibility for management decision-making and supervision, while Executive Officers are responsible for executive functions.

The Company’s Board of Directors, which includes Outside Directors who are highly independent experts from a variety of fields, supervises the execution of business from an objective perspective and engages in casual and multilateral discussions on management. Furthermore, the Company holds meetings, where debates are held about Group management strategy, etc., separately from the meetings of the Board of Directors. Participants discuss matters from a medium- to long-term perspective rather than confining themselves to short-term issues or items discussed at the meetings of the Board of Directors, thereby enhancing the effectiveness of corporate governance. In addition, we have introduced an internal Company System to ensure agile business execution and clear accountability.

Through such efforts, Rakuten Group will continue to build a management structure with more highly effective governance functions that enables swift management decisions.

(Directors, Board of Directors, Executive Officers, etc.)

While it is stipulated in the Articles of Incorporation that the number of Directors shall be not more than 16, the Board of Directors consists of nine Directors, including five Outside Directors. Resolutions to appoint Directors must be approved by a majority of voting rights at an Annual General Shareholders’ Meeting attended by shareholders holding at least one-third of voting rights.

The Board of Directors holds regular meetings, as well as special meetings as required, for the purpose of enhancing medium- to long-term corporate value and shareholder value. Within these meetings, Directors make decisions on important management matters, which are under the authority of the Board of Directors, and supervise the business execution of each Executive Officer. Executive Officers, upon receiving business execution orders from the CEO, carry out business execution within the administrative authority set forth by the Company. The current members of the Board of Directors are nine Directors, namely Hiroshi Mikitani (Representative Director, Chairman, President & CEO), Masayuki Hosaka (Representative Director & Vice Chairman), Charles B. Baxter (Director), Kentaro Hyakuno (Director), Ken Kutaragi (Outside Director), Sarah J.M. Whitley (Outside Director), Takashi Mitachi (Outside Director), Jun Murai (Outside Director), and John V. Roos (Outside Director), with Hiroshi Mikitani (Representative Director, Chairman, President & CEO) serving as the Chairman of the Board. As to a case that requires new capital expenditure including any investment, members, including Outside Directors and external experts, of the Investment Committee preliminarily deliberate on whether the case should be proceeded or not. The result of such deliberation shall be reported to the Board of Directors.

(Audit & Supervisory Board Members and the Audit & Supervisory Board)

The Company has four Audit & Supervisory Board Members, and a majority of the four are Outside Audit & Supervisory Board Members. And then, Outside Members includes one Full-time officer.

A two-member Audit & Supervisory Board Members’ Office assists the Audit & Supervisory Board Members in the performance of their duties. In addition to its regular meetings, the Audit & Supervisory Board holds special meetings as required.

The purpose of the Audit & Supervisory Board is to receive reports, hold discussions, and make decisions regarding important audit-related matters. However, it does not prevent each Audit & Supervisory Board Member from exercising their individual authority.
In accordance with audit policies and plans established by the Audit & Supervisory Board, the Audit & Supervisory Board Members attend meetings of the Board of Directors and other important management meetings to receive reports about the state of the Company’s operations from Directors and employees, and they also check the operations of the Company and its subsidiaries. In addition, the Audit & Supervisory Board Members receive audit reports from the independent auditors, audit financial statements and business reports, and discuss various matters with the CEO. The current members of the Audit & Supervisory Board are Yoshiaki Nishikawa (Audit & Supervisory Board Member, Full-time), Masahide Hiramoto (Outside Audit & Supervisory Board Member, Full-time), Takeo Hirata (Outside Audit & Supervisory Board Member), and Katsuyuki Yamaguchi (Outside Audit & Supervisory Board Member), with Yoshiaki Nishikawa (Audit & Supervisory Board Member, Full-time) serving as the Chairman of the Board.

(Independent Auditors)
Financial audits of the Company and its principal subsidiaries are conducted by ERNST & YOUNG SHINNIHON LLC based on the Companies Act and the Financial Instruments and Exchange Act. In December 2020, audits were conducted by the following certified public accountants and assistants.

[Certified public accountants]
Designated and Engagement Partner Takeshi Saida
Designated and Engagement Partner Isamu Ando
Designated and Engagement Partner Kenji Kuroki

[Names of Assistants]
30 certified public accountants and 52 others

(Internal Audit)
Internal audits are conducted by the Internal Audit Department, which is an independent unit reporting directly to the CEO. Head office divisions, business units and the Group Companies are all subject to internal auditing. Audits are implemented under plans approved by the Board of Directors with the aim of verifying the legality, appropriateness and efficiency of operations. The purpose of the internal audit process is to ensure that business operations are conducted in an appropriate manner by identifying any improvements that may be required, and by monitoring the implementation of those improvements. Audit results are reported to the CEO and the Audit & Supervisory Board Members, and particularly important audit results are reported to the Board of Directors. The Internal Audit Department shares the results, etc. of the internal audits at regular meetings with Audit & Supervisory Board Members, and conducts information sharing with independent auditors including regular exchange of opinions and the results of the internal audits. A Three-Party Audit Meeting is held as needed, and exchange of opinions among the three parties are conducted. In addition, the Internal Audit Department is also working to enhance the effectiveness of internal audits throughout the group by working closely with the other auditors of the Group Companies. Furthermore, the Internal Audit Department evaluates the design and operating status of internal controls over financial reporting based on guidelines by the Financial Services Agency and internal regulations, and shares such information with internal control divisions, as appropriate. Internal control divisions make efforts to improve the internal control system based on such information, as necessary.

In order for all Directors (excluding executive Directors, etc.) and Audit & Supervisory Board Members to fulfill their expected roles, the Company stipulates under its current Articles of Incorporation that it can conclude limited liability agreements with each of them. These restrict their liability for damages under Article 423, Paragraph 1 of the Companies Act to the statutory limit required under the provisions of Article 427, Paragraph 1 of the Act. Accordingly, the Company has entered into such liability limitation agreements with the Directors (excluding executive Directors, etc.) and Audit & Supervisory Board Members of the Company.

3. Reasons for Adoption of Current Corporate Governance System
As explained in the “2” above, the Company enhances the effectiveness of its corporate governance through supervision by Outside Directors who are independent from the Company and have expertise in various fields.
III. Implementation of Measures for Shareholders and Other Stakeholders

1. Measures to Vitalize the General Shareholder Meetings and Smooth Exercise of Voting Rights

<table>
<thead>
<tr>
<th>Supplementary Explanations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Early Notification of General Shareholder Meeting</td>
</tr>
<tr>
<td>Scheduling AGMs Avoiding the Peak Day</td>
</tr>
<tr>
<td>Allowing Electronic Exercise of Voting Rights</td>
</tr>
<tr>
<td>Participation in Voting Platform</td>
</tr>
<tr>
<td>Providing Convocation Notice in English</td>
</tr>
<tr>
<td>Other</td>
</tr>
</tbody>
</table>

2. IR Activities

<table>
<thead>
<tr>
<th>Supplementary Explanations</th>
<th>Explanations by the Representative Himself/Herself</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regular Investor Briefings for Individual Investors</td>
<td>The Company uses a video with narration for the business report in the Annual Shareholders’ Meeting, which is also posted on the Company website to promote understanding of business performance and business conditions. Continuing from last year, for the Annual Shareholders’</td>
</tr>
</tbody>
</table>

- 18 -
Meeting this year, from the perspective of preventing the spread of the Coronavirus, business reports that utilize video and narration have been omitted and will be posted on the Company website at a later date. The Company also conducts quarterly financial results briefing sessions in which the Representative Directors, Executive Officers and others responsible for principal businesses explain about the business strategy. It can be viewed with live streaming and the materials are posted on the Company website a few days after the briefings.

Regular Investor Briefings for Analysts and Institutional Investors
The Company conducts quarterly financial results briefing sessions in which Representative Directors, Executive Officers, and others responsible for principal businesses explain about business strategy. It can be viewed with live streaming and the materials are posted on the Company website a few days after the briefings. The Company also holds small meetings for domestic and international institutional investors and analysts, and participate the conference held by securities company, in which Representative Directors, Executive Officers and others responsible for principal businesses explain about the business strategy.

Regular Investor Briefings for Overseas Investors
The sessions explained above are held in Japanese and English. The Company regularly holds conference call and online conferences with overseas investors. Also, the Company participates the conferences held by securities company in which Executive Officers and others responsible for principal businesses explain about the business strategy.

Posting of IR Materials on Website
Materials, Corporate Reports and the video streaming of quarterly financial results briefing sessions are posted on the Company website together with the disclosure quarterly financial results. Also, these materials in English are also posted on the Company website for overseas investors at the same quality and at the same time as Japanese.

Establishment of Department and/or Manager in Charge of IR
The Company appoints dedicated IR staff in the Investor Relations Department and sets IR inquiry form on the Company website.

3. Measures to Ensure Due Respect for Stakeholders

<table>
<thead>
<tr>
<th>Supplementary Explanations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stipulation of Internal Rules for Respecting the Position of Stakeholders in “Rakuten Group Code of Ethics”.</td>
</tr>
<tr>
<td>Implementation of Environmental Activities, CSR Activities etc.</td>
</tr>
<tr>
<td>The Rakuten Group strives to tackle issues facing society through its core businesses and to achieve a sustainable society for all. For our sustainability action plan to be in line with the expectations of our stakeholders and of society as a whole, we identified our &quot;materiality&quot; which is the key issues that the Group has the responsibility to address in order to realize long-term business growth while contributing to the realization of a sustainable society. For more details, please visit the following page: <a href="https://global.rakuten.com/corp/sustainability/materiality/">https://global.rakuten.com/corp/sustainability/materiality/</a></td>
</tr>
</tbody>
</table>

For each material issue, a few of which are listed below, our management approach, related initiatives and progress (ESG data) are regularly
communicated to our stakeholders through our annual Corporate Report and Sustainability pages of our corporate website. 
Sustainability pages: https://global.rakuten.com/corp/sustainability/ 

【Safety and Quality】
We provide quality services and products that customers worldwide feel safe using, and that comply with applicable laws and regulations.
To comply with Europe’s General Data Protection Regulation (GDPR) - a law on data protection and privacy that is considered to be the best practice for personal information protection, the Company introduced a set of global privacy protection standards, referred to as Binding Corporate Rules, which have been approved by the European Union data protection authorities.
To constantly improve customer satisfaction, three types of initiatives are conducted: “Quality Improvement Activities,” “Quality Assurance Activities,” and “Quality Control Circle Activities.” For more details, please visit the following page: https://global.rakuten.com/corp/sustainability/services/

【Responsible Practices】
Our sustainability efforts are made through our entire value chains, in collaboration with business partners.
The “Rakuten Group Sustainable Procurement Instruction” has been formulated to set expectations for suppliers and to ensure that suppliers conduct business ethically in consideration of their adverse impact on the environment and society.
Launched within Rakuten Ichiba under the banner of “shopping that changes the future”, the “EARTH MALL with Rakuten” promotes responsible consumption and production by introducing a selection of sustainable products that customers can purchase on Rakuten Ichiba.
For more details, please visit the following pages:
https://event.rakuten.co.jp/earthmall/ (page in Japanese)

【Talent Attraction and Development】
Diversity is one of our key corporate strategies. We strive to attract, develop, and retain the brightest and most diverse talents.
English has been our official company language and training to deepen employees’ cross-cultural understanding has been provided.
In 2020, we offered 43 training courses, for business skill development, including English. Despite most employees working from home due to the COVID-19 pandemic, they were able to join training online, and the number of participants grew, with high satisfaction rate.
In addition to the talent development initiatives, we offer long-term employee benefits and improved our compensation system. Our different efforts contributed to a turnover rate decrease by 5.7 points since 2017.
For more details, please visit the following pages:
https://global.rakuten.com/corp/sustainability/employees/
https://global.rakuten.com/corp/sustainability/employees/diversity/

【Environment Protection】
We are committed not only to reducing our adverse environmental impact caused by our business activities, but also to leveraging the Group's...
technologies and innovation to offer more environmentally friendly options to our customers. Among all environmental challenges facing the world, we consider climate change to be the most critical issues to address. In 2020, Rakuten was selected for CDP Climate Change A-List, the highest rating in the climate-related evaluation conducted by the global environmental non-profit organization CDP. In December 2019, the Company committed to switching to 100% renewable electricity for its offices, data centers and fulfillment centers by 2025 by joining the international initiative "RE100", which contributed to the high rating. For more details, please visit the following page:
https://global.rakuten.com/corp/sustainability/environment/

【Local Communities】

Based on the Group's mission of empowering people and society through innovation, our social contribution activities focus on the following areas: social innovation, local communities, sustainable consumption, and humanitarian aid.

To facilitate employee participation in social initiatives, volunteer leave became available for employees in March 2020.

Even under the COVID-19 pandemic, employees continued to support local communities by shifting our social initiatives to an online format.

For more details, please visit the following page:
https://global.rakuten.com/corp/sustainability/communities

| Other | |

IV. Matters Related to the Internal Control System

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

The Board of Directors of the Company has made the following resolutions concerning systems to ensure the performance of business operations of Directors comply with laws, regulations and the “Articles of Incorporation,” and that business operations are conducted in an appropriate manner.

(1) System for Ensuring Directors and Employees Comply with Laws, Regulations and the Articles of Incorporation

Rakuten, Inc. has stipulated the “Rakuten Group Code of Ethics” and Rakuten, Inc. as well as its subsidiaries (“Rakuten Group”), shall accordingly comply with all laws and regulations and undertake business actions with a high commitment to ethics. The proper execution of duties by Directors and employees of Rakuten Group shall be absolutely ensured through: operational audits carried out by the Internal Audit Department (an independent organizational unit under the direct control of the Representative Director and President); initiatives promoting Group-wide compliance under the leadership of the Chief Operating Officer (COO), a Function Chief Compliance Officer (“Function CCO”) who, under the leadership of the COO, oversees the integration of Group-wide compliance management, and Company Compliance Officer appointed according to Rakuten, Inc.’s internal Company System structure; and by reporting the status of compliance initiatives to the Group Risk Compliance Committee and the Board of Directors.

Moreover, Outside Directors and Audit & Supervisory Board Members including Outside Audit & Supervisory Board Members shall also thoroughly supervise and audit the execution of duties by Directors and employees. To technically and objectively verify compliance with laws, regulations and the “Articles of Incorporation”, lawyers shall also be appointed for those positions.

Additionally, compliance education about the knowledge and sense of ethics needed as a member of Rakuten Group is carried out for all executives and employees of Rakuten Group. Rakuten Group shall appropriately administer a system for internal reporting that prevents retribution against those who report and consult through establishing a point of contact for executives, current and former employees of Rakuten Group.
to consult and report about legal violations and other compliance issues. Rakuten Group will also collect information widely from outside the company.

(2) System for Managing and Protecting Information Related to the Execution of Duties by Directors
Any information, including written documents and digital records, regarding the execution of duties by Directors of Rakuten, Inc. shall be legally and properly preserved and managed in accordance with the Rakuten Group Regulations and other internal regulations. Additionally, Directors and Audit & Supervisory Board Members shall have full-time access to all information relevant to this matter.

(3) System for Risk Management
Under Rakuten, Inc.’s internal Company System structure, Company Presidents will be responsible for appropriately dealing with, in accordance with Rakuten Group Regulations, risks that arise during the course of individual Companies’ business operations. The CFO, CISO, COO and Function CCO will liaise with each Company President to manage Company-specific risks in relation to their respective fields of finance, information security, and compliance, etc., as well as deal with important Group-wide risks relating to their respective fields.

For risks relating to information security, including Information Security Management System (ISMS) certification for major businesses in Rakuten Group, the CISO conducts risk management at a Group-wide level.

In order to appropriately manage risks arising from business investments or related activities, all investment proposals are required to be discussed in the Rakuten, Inc. Investment Committee and approved by the Rakuten, Inc. Board of Directors if exceeding a certain amount.

The Internal Audit Department of Rakuten, Inc. will, from an independent standpoint, carry out audits of Rakuten, Inc. and Group Companies’ status of compliance with laws and related Rakuten Group Regulations, and regularly report to the Rakuten, Inc. Board of Directors.

(4) System Allowing Directors to Efficiently Carry Out their Duties
An appropriate and efficient decision-making system to allow Directors of Rakuten Group to execute their duties shall be formulated based on the Rakuten Group Regulations, and other internal regulations. Moreover, transparency and speed in decision making shall be sought by promoting online internal procedures.

Prompt and flexible decision-making and execution of duties shall be promoted by having Executive Officers, who were appointed by the Board of Directors, perform duties under the control of Directors.

(5) System to Report Financial Information Appropriately
A system shall be developed to ensure appropriate operations for financial reporting related to the disclosure of management information, financial information, etc. In addition, generally accepted accounting practices, and timely disclosure based on “the Financial Instruments and Exchange Act” and other applicable domestic and foreign laws and regulations shall be conducted and effectiveness of these shall be evaluated accordingly.

(6) System for Rakuten Group to Only Engage in Appropriate Business Practices
In order to realize unified Group management, Rakuten, Inc. stipulates Rakuten Group Regulations and other internal regulations dealing with company ideals, group governance, company management, risk management, compliance, etc. Regarding the execution of subsidiaries’ significant duties, Rakuten Group shall administer a system for approval and reporting to Rakuten, Inc. based on the Rakuten Group Authority Table and Rakuten Group Guidelines. The Rakuten Group Regulations protect the independence of the subsidiaries while also creating the needed framework for business operations which is followed by the entire Rakuten Group.

In addition, the Internal Audit Department, which is an independent organization under the Representative Director and President ensures the appropriateness of operations by having a strong relationship with the organizational unit-in-charge of internal audit of each subsidiary and by conducting internal audits on Rakuten Group as a whole.

(7) Requests from Audit & Supervisory Board Member for Employees’ Assistance and Employees’ Independence from Directors
To assist the duties of Audit & Supervisory Board Members, the Audit & Supervisory Board Members Office is established under the Audit & Supervisory Board, and the Audit & Supervisory Board Members may give orders to employees belonging to the Audit & Supervisory Board Members Office as the need arises.
Additionally, when employees assist Audit & Supervisory Board Members, the effectiveness of the orders from Audit & Supervisory Board Members shall be ensured by employees of the Audit & Supervisory Board Members Office not receiving orders from Directors and by requiring approval from the Audit & Supervisory Board Members for such employees’ transfer and performance assessments.

(8) System for Directors and Employees to Report to Audit & Supervisory Board Members and for Audit & Supervisory Board Members to Carry Out Effective Audits

Directors and employees of Rakuten Group shall give all legally required reports to Audit & Supervisory Board Members and provide additional necessary reports and information if the Audit & Supervisory Board Member requests it. Rakuten, Inc. will ensure the effectiveness of audits through prohibiting retribution for reporting against those who report to the Audit & Supervisory Board Members. Additionally, if Rakuten, Inc. receives a request for prepayment of expenses or repayment from Audit & Supervisory Board Members, it shall pay the expense or debt promptly unless the expenses are proved not to be necessary for the execution of the Audit & Supervisory Board Member’s duty.

2. Basic Views on Eliminating Anti-Social Forces

Basic Policy on Eliminating Antisocial Forces

The “Rakuten Group Code of Ethics” calls for confronting antisocial forces with a resolute attitude and for standing staunchly on the side of social justice for the greater good. In addition, the Rakuten Group Regulations and other internal regulations establish detailed methods for handling antisocial forces. We have fully communicated these methods and established related systems internally and coordinate closely with Group companies.

Systems for Eliminating Antisocial Forces

(1) Establishment of a Response Department and Appointment of Managers Responsible for Preventing Inappropriate Demands.

The General Affairs and Facilities Management Department has been determined as the department in charge of responding to antisocial forces, and its General Manager has been given responsibility for coordinating response. In addition, person in charge of responding to antisocial forces have been assigned at each business and branch offices appropriately.

(2) Coordination with Outside Specialists

We keep in regular contact with the police, attorneys, the National Center for the Elimination of Boryokudan ("violent elements") and other outside specialists, and closely coordinate with them. We are also members of the Special Violence Prevention Council and receive guidance on handling antisocial forces.

(3) Collection and Management of Information on Antisocial Forces

The response department regularly collects and manages information to help in handling antisocial forces. The information is shared with the person in charge of responding to antisocial forces.

(4) Establishment of a Response Manual

The Rakuten Group Regulations and other internal regulations have been established. General principles and specific methods for handling antisocial forces are broadly communicated internally and coordinate closely to Group companies.

(5) Training Activities

Along with sharing information on antisocial forces internally, managers and staff in charge of dealing with antisocial forces undergo regular training on response guidelines in order to improve their response capabilities.

V. Other

1. Adoption of Anti-Takeover Measures

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<th>Adoption of Anti-Takeover Measures</th>
<th>Not Adopted</th>
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2. Other Matters Concerning to Corporate Governance System

1. Basic Policy for Timely Disclosure
   The Group, as a listed company, discloses timely and appropriate information to shareholders and investors in accordance with related laws and regulations as well as rules, such as the Financial Instruments and Exchange Act and timely disclosure rules set forth by the financial instruments exchanges. In addition, the Group, as a social entity, aims to contribute to increased shareholder value by disclosing information fairly to stakeholders, such as business partners, customers, users and employees, and developing a transparent and highly reliable information disclosure system.

2. System for Timely Disclosure
   With respect to timely disclosure of corporate information, the Company ensures prompt and adequate disclosure based on the timely disclosure guidelines specified by the Tokyo Stock Exchange, Inc. and the Rakuten Group Regulations as well as other internal regulations.
   Specifically, when there is a possibility of a matter becoming necessary for timely disclosure, or organizational decision-making is necessary, the IR Department plays a key role under the conduct of the Executive Director of Information Disclosure, and undertakes the collection and sorting of the information with each division, and discloses it in a timely manner.
【Overview of Corporate Governance System】