I. Basic views on corporate governance, capital structure, corporate profile, and other basic information

1. Basic views
SoftBank Group Corp. ("SBG") and its subsidiaries (collectively, the "Company") are guided by a fundamental concept of "free, fair, and innovative," and a corporate philosophy of "Information Revolution – Happiness for everyone." The Company aims to be a provider of essential technologies and services to people around the world through its endeavors in various businesses in the information and technology industries.

SBG, the holding company of the SoftBank Group (the "Group"), recognizes that it is vital to maintain effective corporate governance in order to realize this vision. SBG continues to strengthen governance within the Group by taking measures such as formulating the SoftBank Group's Charter to share the Group's fundamental concept and corporate philosophy and devising Group Company Management Regulations of the SoftBank Group to set out the management policy and management framework for group companies, among other matters. SBG also sets out various rules with which group companies and their officers and employees must comply.

SBG's corporate governance system centers on the Board of Directors, Audit & Supervisory Board members, and the Audit & Supervisory Board. Three of the 12 directors are external directors to ensure robust mutual monitoring between the directors. Likewise, three of the four Audit & Supervisory Board members are external members to ensure independent auditing functions, thereby strengthening the monitoring of management.
Basic guidelines
SBG stipulates the following basic guidelines for corporate governance based on the principles of Japan's Corporate Governance Code.

Securing the rights and equal treatment of shareholders (General principle 1)
SBG strives to fully secure shareholder rights by developing an environment in which all shareholders, including minority and overseas shareholders, can effectively exercise their rights. SBG also treats all shareholders equally in accordance with their shareholdings, in compliance with laws and regulations.

Appropriate cooperation with stakeholders other than shareholders (General principle 2)
SBG endeavors to build good relationships with all stakeholders, including shareholders as well as customers, employees, and business partners, and to cooperate appropriately with them in order to contribute to maximizing enterprise value. To this end, the Board of Directors and management team seek to establish a corporate culture where the opinions and positions of stakeholders are respected by formulating and disclosing the SoftBank Group's CSR Principles and the SoftBank Group's Officer and Employee Code of Conduct, and complying with these standards.

Ensuring appropriate information disclosure and transparency (General principle 3)
SBG appropriately discloses both financial and non-financial information in compliance with relevant laws and regulations and the rules of the Tokyo Stock Exchange. Furthermore, SBG also strives to actively provide information beyond that required by laws and regulations and the Tokyo Stock Exchange when necessary by carefully considering the impact on investors and other stakeholders. In either case, the Board of Directors strives to ensure that SBG's information disclosure is always fair, clear, and useful.

Responsibilities of the Board (General principle 4)
Given its fiduciary responsibility and accountability to shareholders, SBG's Board of Directors strives to maximize enterprise value by thoroughly engaging all directors, including independent external directors, in timely and appropriate discussions of the Board meeting agenda to decide the entire group's management strategy over the medium to long term. The Board also strives to achieve proactive and bold management strategies while controlling risks. The Board of Directors, Audit & Supervisory Board members, and Audit & Supervisory Board strive to ensure their transparency by carrying out highly effective oversight of management.

Dialogue with shareholders (General principle 5)
SBG proactively engages in constructive dialogues with shareholders and investors in order to contribute to maximizing enterprise value. Through these dialogues, SBG strives to further develop mutual understanding and foster relationships of trust, and to carry out management giving due consideration to their opinions.
Reasons for non-compliance with certain principles of Japan’s Corporate Governance Code

Supplementary principle 4.1.2 Commitment of the Board of Directors to achieving the medium-term business plans

SBG constantly reviews the entire group’s medium-term business plans based on their progress and market trends and discussions are also held by the Board of Directors. However, SBG withholds its medium-term business plans from public disclosure.

With regard to its long-term management vision, SBG announced “SoftBank’s Next 30-Year Vision” at its Annual General Meeting of Shareholders in 2010, its 30th anniversary year. Reaffirming its corporate philosophy, “Information Revolution – Happiness for everyone,” and clarifying its vision and strategy for the next 30 years, SBG has made a commitment to its shareholders to become “the corporate group needed most by people around the world,” as its vision through to 2040.

Website
VOD of “SoftBank’s Next 30-Year Vision”

Presentation material of “SoftBank’s Next 30-Year Vision”

Principle 5.2 Establishing and disclosing business strategy and business plan

SBG’s basic policy is to maintain a sound financial status while both investing aggressively to ensure sustained growth and returning profits to shareholders. However, SBG withholds specific targets from public disclosure with regard to indexes such as profitability and capital efficiency.

SBG’s Chairman and CEO clearly explains the Company’s business strategy for achieving medium- to long-term growth at the Annual General Meetings of Shareholders and at the quarterly earnings results briefings.

Disclosure based on the principles of Japan’s Corporate Governance Code

Principle 1.4 Cross-shareholdings

SBG may hold shares under a so-called “cross-shareholdings” structure when it has an important purpose in terms of management strategy other than pure investment purposes, such as anticipating a business alliance or business synergies to sustainably increase enterprise value. SBG appropriately exercises its voting rights related to the shares in these cross-shareholdings after considering whether the proposal will contribute to the sustainable increase of enterprise value.

As of March 31, 2018, SBG held four stocks as “investment shares held for reasons other than pure investment purposes,” with a total value on the balance sheet of ¥30,831 million.
**Principle 1.7 Related party transactions**

Prior to their approval, all transactions at SBG are deliberated by specialist divisions such as the Accounting, Finance, and Legal divisions, based on internal regulations and according to the scale and materiality of the transaction. The process for approval is structured to enable Audit & Supervisory Board members and the Internal Audit Department to check on the details at all times.

The Board of Directors Regulations stipulates that the Board must approve transactions conducted by directors if these may compete or cause conflicts with the Company’s interests. Each transaction is subject to approval by the Board of Directors and the transaction results are reported to the Board. SBG discloses related party transactions in its Annual Securities Report and non-consolidated financial statements attached to the Notice of the Annual General Meeting of Shareholders.

**Principle 3.1 Full disclosure**

(i) Guided by a corporate philosophy of “Information Revolution – Happiness for everyone,” SBG aims to be a provider of essential technologies and services to people around the world through its endeavors in various businesses in the information and technology industries. SBG discloses this corporate philosophy and vision on its website.

SBG announced “SoftBank's Next 30-Year Vision” at its Annual General Meeting of Shareholders in 2010, its 30th anniversary year. It reaffirmed its corporate philosophy, “Information Revolution – Happiness for everyone,” and clarified its vision and strategy for the next 30 years. SBG discloses a summary of the announcement on its website.

**Website**

Corporate Philosophy, Vision and Values
www.softbank.jp/en/corp/about/philosophy/

Management Policy (Medium-to long-term strategies, important management issues, etc.)
www.softbank.jp/en/corp/irinfo/about/policy/

VOD of “SoftBank’s Next 30-Year Vision”

Presentation material of “SoftBank’s Next 30-Year Vision”

(ii) SBG discloses its basic views on corporate governance and basic guidelines for corporate governance based on the principles of Japan’s Corporate Governance Code, both on its website and in the Corporate Governance Report.
Corporate Governance Report

“1. Basic views” under “I. Basic views on corporate governance, capital structure, corporate profile, and other basic information.”

(iii) At SBG, directors’ remuneration is intended to motivate directors to increase enterprise value and grow profits, and to function as consideration for their performances. This remuneration comprises basic remuneration, bonuses, and share-based payments and is determined by a resolution of the Board of Directors within the aggregate amount approved by the General Meeting of Shareholders. Individual remuneration is determined based on individual roles, responsibilities, performances, and other factors, taking the results of operations and management environment into account. SBG discloses this information on its website.

Website
Corporate Management

(iv) SBG’s Board of Directors elects director candidates in accordance with the Articles of Incorporation and the Board of Directors Regulations, while receiving advice from the independent external directors, and these candidates are proposed at the General Meeting of Shareholders. Criteria for electing director candidates include qualities and abilities that will contribute to increasing enterprise value and a deep knowledge of the candidate’s respective field of specialization.

In electing Audit & Supervisory Board member candidates, the Board of Directors elects candidates in accordance with the Audit & Supervisory Board Regulations and the Audit & Supervisory Board Members Audit Regulations with the approval of the Audit & Supervisory Board, and these candidates are proposed at the General Meeting of Shareholders. Criteria for the election of Audit & Supervisory Board member candidates include independence and a fair, unbiased attitude. The Audit & Supervisory Board Members Audit Regulations stipulate that at least one of the Audit & Supervisory Board member candidates must have considerable knowledge of finance and accounting.

The criteria for corporate officer elections include outstanding capabilities for executing their duties.

(v) SBG discloses the reasons for the appointment of each of the candidates for the Board of Directors and Audit & Supervisory Board in the Notice of the General Meeting of Shareholders in which the election of these candidates is proposed.

Notice of the General Meeting of Shareholders
Supplementary principle 4.1.1 Agenda items for resolution by the Board of Directors and scope of delegation to management

SBG stipulates the agenda items for discussion in the Board of Directors for resolution in the Board of Directors Regulations, and discloses a summary of these in the Annual Securities Report and the Corporate Governance Report. The scope of matters to be delegated to the management is stipulated in the Regulations on Segregation and Authority of Duties and other internal regulations.

The Investment Committee is a decision-making body that has been delegated decision-making authority by the Board of Directors. The Committee has been delegated with authority on investments, financing, and related matters and comprises directors elected by the Board. The agenda items for discussion in the Investment Committee are set forth in the Regulations of the Investment Committee. SBG discloses a summary of these in the Annual Securities Report and Corporate Governance Report.

Annual Securities Report (in Japanese only)
“6 Status of Corporate Governance”
www.softbank.jp/corp/irinfo/financials/security_reports/

Corporate Governance Report
“2. Matters regarding functions of business execution, auditing, oversight, nomination, and remuneration decisions: overview of current corporate governance system” under “II. Business management organization and other corporate governance systems regarding decision-making, execution of business, and oversight in management.”

Principle 4.8 Effective use of independent directors

SBG does not have a standard regarding the number of independent external directors to be provided among the directors. Currently, however, its Board of Directors comprises 12 directors, including three independent external directors.

Principle 4.9 Independence standards and qualification for independent directors

SBG elects independent external directors in accordance with the independence criteria set by the Tokyo Stock Exchange. The Board of Directors elects external director candidates who can contribute to increasing enterprise value through their qualifications, ability, and deep knowledge in their fields of expertise. SBG also elects candidates for their ability to participate actively in constructive discussion and express their opinions frankly.
Supplementary principle 4.11.1 Views on overall balance, diversity, and size of the Board of Directors

SBG stipulates the maximum number of directors at 15 in the Articles of Incorporation. The Board of Directors elects director candidates who are considered the most suitable for the position, regardless of their nationality, ethnicity, gender, or age. Currently, there are 12 directors serving, all of whom have a wealth of knowledge and experience regarding business management and a global perspective. Three of the 12 directors are independent external directors, and seven are non-Japanese, thereby ensuring constructive and lively discussion at the Board of Directors meetings from diverse perspectives.

Website
Corporate Governance System
www.softbank.jp/en/corp/irinfo/governance/structure/

Supplementary principle 4.11.2 Status of concurrent positions of directors and Audit & Supervisory Board members as officers at other listed companies

SBG’s directors and Audit & Supervisory Board members ensure that their concurrent positions at other companies are limited to a small number and take care to see that these positions do not interfere with the performance of their duties. SBG discloses the main concurrent positions held by each director and Audit & Supervisory Board member in the Notice of the General Meeting of Shareholders.

Notice of the General Meeting of Shareholders
“Status of Corporate Officers” under “Notice of the General Meeting of Shareholders – Business Report”

Supplementary principle 4.11.3 Summary of results of the Board of Directors evaluation

From November 2017 to April 2018, SBG had an independent organization conduct interviews with all of its external directors and Audit & Supervisory Board members from the perspective of the composition, operation, and support systems of the Board of Directors, and conducted an evaluation of the effectiveness of the Board based on the results of the interviews.

The results of the evaluation confirmed the overall efficacy of the Board of Directors and certain improvements in the matters pointed out as issues in the evaluation last year. Meanwhile, among the matters pointed out as issues in the evaluation last year, it was recognized that the explanations given at the Board of Directors meetings and the substance of Board meeting materials should be further improved. Also, the necessity for increasing the number of external directors and for improving the reporting on the status and compliance of the entire group at the Board of Directors meetings was recognized.

The results of the evaluation were reported at the Board of Directors meeting held in April 2018, and the Board has confirmed that it will make improvements with regard to the indicated issues.

SBG will continue to conduct evaluations of the effectiveness of the Board of Directors going forward in
Supplementary principle 4.14.2 Training policy for directors and Audit & Supervisory Board members

SBG provides the following training for directors and Audit & Supervisory Board members to enable them to acquire important skills and knowledge needed to stay abreast of current developments.

- SBG distributes the Directors’ Handbook covering the responsibilities and obligations of directors to its directors; and
- SBG provides regular training on important compliance themes to directors of main domestic subsidiaries. Audit & Supervisory Board members of SBG and its main domestic subsidiaries also participate in this training as observers.

SBG’s full-time Audit & Supervisory Board members also actively participate in national conferences of Audit & Supervisory Board members held by the Japan Audit & Supervisory Board Members Association and other types of training.

Principle 5.1 Policy for constructive dialogue with shareholders

SBG works to promote constructive dialogue with shareholders and other investors by assigning IR duties to the Senior Executive Corporate Officer and has established the Investor Relations Department as the responsible department. The department conducts IR activities in close coordination with related departments such as Accounting, Finance, Legal, and General Administration. SBG discloses this structure on its website and in its Corporate Governance Report.

The management and the Investor Relations Department respond to requests for dialogue from shareholders and other investors within reason, paying careful attention to the handling of material facts subject to insider trading regulations. In addition to individual discussions, SBG holds earnings results briefings and briefings for retail investors to explain the status of its businesses to shareholders and other investors.

The Investor Relations Department compiles the opinions received from shareholders and other investors through dialogue and periodically reports them to management.

Website
Disclosure system

Corporate Governance Report
“(2) Information disclosure system” under “V. Other 2. Other matters concerning the corporate governance system.”
2. Capital structure

Foreign shareholding ratio

More than 30%

Major shareholders

<table>
<thead>
<tr>
<th>Name / Company name</th>
<th>Number of shares owned</th>
<th>Percentage (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Masayoshi Son</td>
<td>231,204,632</td>
<td>21.22</td>
</tr>
<tr>
<td>The Master Trust Bank of Japan, Ltd. (Trust Account)</td>
<td>91,582,300</td>
<td>8.41</td>
</tr>
<tr>
<td>Japan Trustee Services Bank, Ltd. (Trust Account)</td>
<td>63,851,400</td>
<td>5.86</td>
</tr>
<tr>
<td>JP Morgan Chase Bank 380055</td>
<td>44,849,328</td>
<td>4.12</td>
</tr>
<tr>
<td>Japan Trustee Services Bank, Ltd. (Trust Account 5)</td>
<td>16,976,700</td>
<td>1.56</td>
</tr>
<tr>
<td>STATE STREET BANK WEST CLIENT – TREATY 505234</td>
<td>14,915,090</td>
<td>1.37</td>
</tr>
<tr>
<td>Japan Trustee Services Bank, Ltd. (Trust Account 1)</td>
<td>12,611,400</td>
<td>1.16</td>
</tr>
<tr>
<td>CITIBANK, N.A. – NY, AS DEPOSITARY BANK FOR DEPOSITORY SHARE HOLDERS</td>
<td>12,604,083</td>
<td>1.16</td>
</tr>
<tr>
<td>Japan Trustee Services Bank, Ltd. (Trust Account 2)</td>
<td>12,434,900</td>
<td>1.14</td>
</tr>
<tr>
<td>JP MORGAN CHASE BANK 385151</td>
<td>11,481,185</td>
<td>1.05</td>
</tr>
</tbody>
</table>

Controlling shareholder (except for parent company) None

Parent company None

3. Corporate profile

<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>March</td>
</tr>
<tr>
<td>Type of business</td>
<td>Information &amp; communication</td>
</tr>
<tr>
<td>Number of employees (consolidated) as of the previous fiscal year-end</td>
<td>More than 1,000</td>
</tr>
<tr>
<td>Net sales (consolidated) in the previous fiscal year</td>
<td>More than ¥1 trillion</td>
</tr>
<tr>
<td>Number of consolidated subsidiaries as of the previous fiscal year-end</td>
<td>More than 300</td>
</tr>
</tbody>
</table>

4. Policy on measures to protect minority shareholders in conducting transactions with controlling shareholder

None
5. Other special circumstances that may have material impact on corporate governance

SBG respects the independence of management of the listed subsidiaries, which conduct their operations based on independent decision-making and management judgments while adhering to the aforementioned SoftBank Group's Charter and Group Company Management Regulations of the SoftBank Group.

II. Business management organization and other corporate governance systems regarding decision-making, execution of business, and oversight in management

1. Organizational composition and operation

| Organizational form | Company with Audit & Supervisory Board |

**Directors**

| Maximum number of directors stipulated in the Articles of Incorporation | 15 |
| Term of office of directors stipulated in the Articles of Incorporation | 1 year |
| Chairperson of the Board | CEO |
| Number of directors | 12 |
| Appointment of external directors | Appointed |
| Number of external directors | 3 |
| Number of independent directors | 3 |

**External directors’ relationships with SBG:** 1

<table>
<thead>
<tr>
<th>Name</th>
<th>Attribute</th>
<th>Relationship with SBG*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tadashi Yanai</td>
<td>From another company</td>
<td></td>
</tr>
<tr>
<td>Mark Schwartz</td>
<td>From another company</td>
<td></td>
</tr>
<tr>
<td>Masami Iijima</td>
<td>From another company</td>
<td></td>
</tr>
</tbody>
</table>

* Categories for “Relationship with SBG”
  - “◯” 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 SBG or its subsidiaries
b. Non-executive director or executive of a parent company of SBG
c. Executive of a fellow subsidiary company of SBG
d. Party whose major client or supplier is SBG or an executive thereof

e. Major client or supplier of SBG or an executive thereof

f. Consultant, accountant, or legal professional who receives a large amount of monetary consideration or other property from SBG besides compensation as a director/Audit & Supervisory Board member

g. Major shareholder of SBG (or an executive of said major shareholder if the shareholder is a legal entity)
h. Executive of a client or supplier company of SBG (which does not correspond to any of d, e, or f) (the director himself/herself only)
i. Executive of a company, between SBG and which external 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 SBG (the director himself/herself only)
k. Others

External directors’ relationships with SBG: 2

**Tadashi Yanai**

Designation as an independent director: Applicable

Supplementary information on the relationship with SBG: Not applicable

Reason(s) for appointment:

**Reason(s) for appointment as an external director**

Mr. Yanai has extensive knowledge and broad experience over the past 34 years ranging from company management to business strategy. This is illustrated by his leadership in building Ogori Shoji Co., Ltd. (currently FAST RETAILING CO., LTD.) into one of the world’s leading specialty retailers of private label apparel (SPA) since assuming the position of CEO of the company in September 1984.

Mr. Yanai plays a vital role in judgments on business management and decision-making processes at the Board of Directors meetings. His contributions include giving his advice on SBG’s long-term group strategies drawing on his years of experience and knowledge as a company manager and also as an external director of SBG.

Not limited to the Board of Directors meetings, Mr. Yanai actively raised many questions about and commented on the Group’s business from various angles and expressed views from the standpoint of minority shareholders of the Company and thus the Board recognizes that he has made significant contributions to the improvement of the enterprise value of SBG through his supervisory duties.

SBG concludes that, given his significant contributions to the Board, Mr. Yanai is an indispensable person for resolving SBG’s important management issues and enabling the increase of its long-term enterprise value, and has therefore reappointed him as an external director.

Mr. Yanai attended 15 out of 19 Board of Directors meetings held in fiscal 2017, amounting to an attendance rate of 79.0%.

**Reason(s) for designation as an independent director**

Mr. Yanai is deemed to be adequately independent since none of the items listed in Clause III 5-3-2 in the Guideline for Listing Controls issued by the Tokyo Stock Exchange apply to him. SBG judged that there is no potential conflict of interest between Mr. Yanai and ordinary shareholders, and designated him as an independent director in March 2010.
Mark Schwartz
Designation as an independent director: Applicable
Supplementary information on the relationship with SBG: Not applicable
Reason(s) for appointment:
Reason(s) for appointment as an external director
Mr. Schwartz has extensive knowledge and experience in the financial sector and investment sector acquired from having served in key positions at Goldman, Sachs & Co., a global investment bank, and its affiliates.
Mr. Schwartz has offered advice on SBG’s long-term Group strategies drawing on his years of experience and knowledge in the financial sector and investment sector. With such advice, he plays a vital role in judgments on business management and decision-making processes at the Board of Directors meetings. Not limited to the Board of Directors meetings, Mr. Schwartz actively raised many questions about and commented on the Group’s businesses from various angles and expressed views from the standpoint of minority shareholders of the Company, and thus the Board recognizes that he has made significant contributions to the improvement of the enterprise value of SBG through his supervisory duties.
SBG concludes that, given his significant contributions to the Board, Mr. Schwartz is an indispensable person for resolving SBG’s important management issues and enabling the increase of its long-term enterprise value, and has therefore reappointed him as an external director.
Mr. Schwartz attended 15 out of 16 Board of Directors meetings held in fiscal 2017, amounting to an attendance rate of 93.8%.
Reason(s) for designation as an independent director
Mr. Schwartz is deemed to be adequately independent since none of the items listed in Clause III 5-3-2 in the Guideline for Listing Controls issued by the Tokyo Stock Exchange apply to him. SBG judged that there is no potential conflict of interest between Mr. Schwartz and ordinary shareholders, and designated him as an independent director in June 2017.

Masami Iijima
Designation as an independent director: Applicable
Supplementary information on the relationship with SBG: Not applicable
Reason(s) for appointment:
Reason(s) for appointment as an external director
After assuming the position of Representative Director, President and Chief Executive Officer of MITSUI & CO., LTD. in April 2009, Mr. Iijima led the company’s management for six years and played a major role in its growth. In April 2015, he became Representative Director and , Chairman of the Board of Directors of MITSUI & CO., LTD. He has extensive knowledge and experience related to corporate management and corporate governance, including contributions to management oversight and the improvement of the effectiveness of the Board of Directors.
SBG concludes that Mr. Iijima is an indispensable person for resolving SBG’s important management issues and enabling the increase of its long-term enterprise value, and has therefore appointed him as an external director.

**Reason(s) for designation as an independent director**

Mr. Iijima is deemed to be adequately independent since none of the items listed in Clause III 5-3-2 in the Guideline for Listing Controls issued by the Tokyo Stock Exchange apply to him. SBG judged that there is no potential conflict of interest between Mr. Iijima and ordinary shareholders, and designated him as an independent director in June 2018.

| Voluntary establishment of committee(s) corresponding to a nominating committee or remuneration committee | Not established |

### Audit & Supervisory Board members

| Establishment of Audit & Supervisory Board | Established |
| Maximum number of Audit & Supervisory Board members stipulated in the Articles of Incorporation | 5 |
| Number of Audit & Supervisory Board members | 4 |

Cooperation between the Audit & Supervisory Board members, independent auditor, and the Internal Audit Department

**Cooperation between the Audit & Supervisory Board members and the independent auditor**

The Audit & Supervisory Board members receive regular briefings from the independent auditor (Deloitte Touche Tohmatsu LLC) on the audit plan, main items to be audited, the audit results, and other matters. The Audit & Supervisory Board members and the independent auditor also cooperate as necessary by exchanging information and opinions, among other measures.

**Cooperation between the Audit & Supervisory Board members and the Internal Audit Department**

The Audit & Supervisory Board members receive briefings from the Internal Audit Department, which is responsible for SBG’s internal audits. The briefings include the audit plan and the results of internal audits performed on each department of SBG and its major subsidiaries. The Audit & Supervisory Board members and the Internal Audit Department also cooperate as necessary by exchanging information and opinions, among other measures.

**Cooperation between the independent auditor and the Internal Audit Department**

The independent auditor receives briefings from the Internal Audit Department on the audit plan and, when necessary, on the results of internal audits and other matters. The Internal Audit Department receives regular briefings from the independent auditor regarding audit results and other matters. Moreover, both
parties cooperate with each other as necessary by exchanging information and opinions, among other measures.

<table>
<thead>
<tr>
<th>Appointment of external Audit &amp; Supervisory Board members</th>
<th>Appointed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of external Audit &amp; Supervisory Board members</td>
<td>3</td>
</tr>
<tr>
<td>Number of independent Audit &amp; Supervisory Board members</td>
<td>2</td>
</tr>
</tbody>
</table>

External Audit & Supervisory Board members’ relationships with SBG: 1

<table>
<thead>
<tr>
<th>Name</th>
<th>Attribute</th>
<th>Relationship with SBG*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maurice Atsushi Toyama</td>
<td>CPA</td>
<td>△</td>
</tr>
<tr>
<td>Soichiro Uno</td>
<td>Lawyer</td>
<td></td>
</tr>
<tr>
<td>Hidekazu Kubokawa</td>
<td>CPA</td>
<td></td>
</tr>
</tbody>
</table>

* Categories for “Relationship with SBG”
  “◯” when the Audit & Supervisory Board member presently falls or has recently fallen under the category
  “△” when the Audit & Supervisory Board member fell under the category in the past
  “●” when a close relative of the Audit & Supervisory Board member presently falls or has recently fallen under the category
  “▲” when a close relative of the Audit & Supervisory Board member fell under the category in the past

a. Executive of SBG or its subsidiary
b. Non-executive director or accounting advisor of SBG or its subsidiaries
c. Non-executive director or executive of a parent company of SBG
d. Audit & Supervisory Board member of a parent company of SBG
e. Executive of a fellow subsidiary company of SBG
f. Party whose major client or supplier is SBG or an executive thereof
g. Major client or supplier of SBG 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 SBG (or an executive of said major shareholder if the shareholder is a legal entity)
j. Executive of a client or supplier company of SBG (which does not correspond to any of f, g, or h) (the Audit & Supervisory Board member himself/herself only)
k. Executive of a company, between SBG and which external 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 SBG (the Audit & Supervisory Board member himself/herself only)
m. Others

External Audit & Supervisory Board members’ relationships with SBG: 2

**Maurice Atsushi Toyama**

Designation as an independent Audit & Supervisory Board member: Applicable

Supplementary information on the relationship with SBG: Former partner of PricewaterhouseCoopers Aarata LLC

He served as a former partner of PricewaterhouseCoopers Aarata LLC

Reason(s) for appointment:
**Reason(s) for appointment as an external Audit & Supervisory Board member**
Mr. Toyama has extensive knowledge and experience as a certified public accountant, State of California, U.S. SBG designated him as an external Audit & Supervisory Board member in June 2015 to leverage his knowledge and experience to perform audits from a specialist perspective and to ensure a more independent perspective in the audits.

**Reason(s) for designation as an independent Audit & Supervisory Board member**
Mr. Toyama is deemed to be adequately independent since none of the items listed in Clause III 5-3-2 in the Guideline for Listing Controls issued by the Tokyo Stock Exchange apply to him. SBG judged that there is no potential conflict of interest between Mr. Toyama and ordinary shareholders, and designated him as an independent Audit & Supervisory Board member in June 2015.

**Soichiro Uno**
Designation as an independent Audit & Supervisory Board member: Not applicable
Supplementary information on the relationship with SBG: Not applicable
Reason(s) for appointment:

**Reason(s) for appointment as an external Audit & Supervisory Board member**
Mr. Uno has extensive knowledge and experience as a lawyer. SBG designated him as an external Audit & Supervisory Board member in June 2004 to leverage his knowledge and experience to perform audits from a specialist perspective and to ensure a more independent perspective in the audits.

**Reason(s) for non-designation as an independent Audit & Supervisory Board member**
SBG and Nagashima Ohno & Tsunematsu, where Mr. Uno is a partner, had no transactions in fiscal 2017. However, SBG did not designate him as an independent Audit & Supervisory Board member because of the potential for transactions occurring going forward and as the amount of remuneration to be paid as part of such transactions cannot be known at present.

**Hidekazu Kubokawa**
Designation as an independent Audit & Supervisory Board member: Applicable
Supplementary information on the relationship with SBG: Not applicable
Reason(s) for appointment:

**Reasons for appointment as an external Audit & Supervisory Board member**
Mr. Kubokawa has extensive knowledge and experience as a certified public accountant and certified tax accountant. SBG designated him as an external Audit & Supervisory Board member in February 1989 to leverage his knowledge and experience to perform audits from a specialist perspective and to ensure a more independent perspective in the audits.

**Reason(s) for designation as an independent Audit & Supervisory Board member**
Mr. Kubokawa is deemed to be adequately independent since none of the items listed in Clause III 5-3-2 in the Guideline for Listing Controls issued by the Tokyo Stock Exchange apply to him. SBG judged that there is no potential conflict of interest between Mr. Kubokawa and ordinary shareholders, and designated him...
as an independent Audit & Supervisory Board member in March 2010.

**Independent directors/Audit & Supervisory Board members**

| Number of independent directors/Audit & Supervisory Board members | 5 |

Other matters related to independent directors/Audit & Supervisory Board members
None

**Incentives**

| Incentive policies for directors | Stock options |

Supplementary information
SBG has allotted stock acquisition rights as remuneration up to an amount not exceeding ¥5 billion annually, to be used as stock options for directors of SBG. The intention is to give them incentives to improve business results and increase enterprise value.

| Recipients of stock options | Internal directors / Employees / Subsidiaries’ directors / Subsidiaries’ employees |

Supplementary information
SBG has allotted stock acquisition rights as stock options without compensation to directors, corporate officers, and other employees of SBG, as well as to directors, corporate officers, and other employees of major subsidiaries of SBG. The reasons for allotting such rights are, by linking the Company’s business results and the benefits received by directors and so forth, to give incentives to the recipients of the rights and thereby improve the business results of the Company and to align the interests of those persons with the interests of SBG’s shareholders to the greatest extent possible.

**Director remuneration**

| Disclosure of directors’ remuneration | Selected directors |

Supplementary information

*Remuneration for Directors and Audit & Supervisory Board members with subtotals for each type of remuneration and numbers of recipients for fiscal 2017*
<table>
<thead>
<tr>
<th>Directors (exc. external directors)</th>
<th>Number of recipients</th>
<th>Total remuneration (¥ millions)</th>
<th>Basic remuneration (¥ millions)</th>
<th>Share-based payment (¥ millions)</th>
<th>Bonus (¥ millions)</th>
<th>Retirement package (¥ millions)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Audit &amp; Supervisory Board members (excl. external Audit &amp; Supervisory Board members)</td>
<td>2</td>
<td>30</td>
<td>21</td>
<td>9</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>External officers</td>
<td>8</td>
<td>70</td>
<td>70</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

**Remuneration and other compensation paid to respective directors for fiscal 2017**

<table>
<thead>
<tr>
<th>Directors</th>
<th>Total remuneration (¥ millions)</th>
<th>Basic remuneration (¥ millions)</th>
<th>Share-based payment (¥ millions)</th>
<th>Bonus (¥ millions)</th>
<th>Retirement package (¥ millions)</th>
<th>Other (¥ millions)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Masayoshi Son (Director)</td>
<td>137</td>
<td>120</td>
<td>-</td>
<td>10</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>SoftBank Group Corp.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>SoftBank Corp.</td>
<td>-</td>
<td>7</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Ronald D. Fisher (Director)</td>
<td>2,015</td>
<td>238</td>
<td>1,392</td>
<td>-</td>
<td>-</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>SOFTBANK Inc.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Galaxy Investment Holdings, Inc.</td>
<td>-</td>
<td>268</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Sprint Corporation</td>
<td>56</td>
<td>56</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Marcelo Claure (Director)</td>
<td>1,382</td>
<td>167</td>
<td>881</td>
<td>333</td>
<td>-</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Sprint</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rajeev Misra (Director)</td>
<td>1,234</td>
<td>8</td>
<td>7</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>SoftBank Group Capital Limited</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>SB Investment Advisers (UK) Limited</td>
<td>446</td>
<td>773</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Ken Miyauchi (Director)</td>
<td>868</td>
<td>60</td>
<td>361</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>SoftBank Group Corp.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>SoftBank Corp.</td>
<td>60</td>
<td>7</td>
<td>380</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Simon Segars (Director)</td>
<td>479</td>
<td>132</td>
<td>-</td>
<td>334</td>
<td>-</td>
<td>13</td>
</tr>
<tr>
<td></td>
<td>Arm</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Notes:**
1. All share-based payments for Audit & Supervisory Board members relate to stock acquisition rights granted while serving as corporate officers.
2. Only directors whose total consolidated remuneration and other compensation is ¥100 million or more are listed.
3. Abbreviations used in this page are as follows.
   Sprint: Sprint Corporation and its subsidiaries
   Arm: Arm Limited and its subsidiaries (In March 2018, Arm Holdings plc and its subsidiaries were reorganized. Accordingly, the major operating company, Arm Limited is listed.)

**Policy on determining remuneration amounts and calculation methods**

**Disclosure of policy on determining remuneration amounts and calculation methods**

17
The total amount of remuneration for directors and Audit & Supervisory Board members at SBG is determined within the aggregate amount determined by a resolution of the General Meeting of Shareholders. The total amount of remuneration for directors is determined by a resolution of the Board of Directors and that for Audit & Supervisory Board members is determined by deliberation of the Audit & Supervisory Board members. The annual aggregate remuneration paid to directors shall not exceed a total of ¥5 billion, pursuant to the resolution of the General Meeting of Shareholders on June 20, 2018. The annual aggregate remuneration paid to Audit & Supervisory Board members shall not exceed ¥80 million, pursuant to the resolution of the General Meeting of Shareholders on June 28, 1990. Separately from the above remuneration for directors, stock acquisition rights shall be granted to the directors of SBG to be used as stock options as remuneration up to an amount not exceeding ¥5 billion annually, pursuant to the resolution of the General Meeting of Shareholders on June 20, 2018.

**Support system for external directors and/or external Audit & Supervisory Board members**

SBG seeks to ensure that all officers, including the external directors and external Audit & Supervisory Board members, can participate fully in the Board of Directors meetings having fully grasped the specific details of the agenda for discussion. The secretariat to the Board of Directors therefore provides them with materials for the Board of Directors meetings beforehand, including supplemental briefings and other information as required. The Audit & Supervisory Board Office has been established to support the duties of all the Audit & Supervisory Board members, including the external members. The office comprises dedicated personnel who act under the directions of the Audit & Supervisory Board members to gather information, investigate matters, and give other assistance.

**Status of persons who retired from the position of President and Representative Director, etc.**

Names of former Presidents and Representative Directors, etc., currently serving as Corporate Counselors or Advisers.

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Business outline</th>
<th>Working form</th>
<th>Retirement of the representative directors, etc</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Number of relevant persons 0

**Others matters**

SBG has the system of Corporate Counselor and Adviser. However, those who have retired from the President and Representative Directors, etc., are not currently in the position.

18
2. Matters regarding functions of business execution, auditing, oversight, nomination, and remuneration decisions: overview of current corporate governance system

1. Governance system

(1) Board of Directors

SBG’s Board of Directors consists of 12 directors, including three external directors. The Chairman and CEO serves as the chairman of the Board. SBG ensures adequate independence of the three external directors, who bring a wealth of knowledge and experience to the Board related to business management and other matters. Each of the external directors participates actively in the discussions at the Board meetings and SBG makes management judgments and decisions based on these discussions.

Agenda items for discussion at the Board of Directors meetings are set forth in the Board of Directors Regulations. The Board discusses the following at regular Board meetings and at extraordinary meetings that are convened when necessary:

i. Statutory matters

ii. Critical matters related to business management, such as (a) fundamental management policy, business plans, and (b) matters such as investments and loans and borrowings, etc., exceeding a certain amount

iii. Certain matters related to subsidiaries (excluding listed subsidiaries and their subsidiaries), such as investments and loans and borrowings, etc., exceeding a certain amount

iv. Other matters

The Board of Directors also supervises the execution of duties by directors. Authority to decide matters other than these agenda items discussed by the Board of Directors is delegated to committees, directors, and department managers to enable speed and flexibility in corporate activities.

To elect directors, the Board of Directors selects candidates in accordance with SBG’s Articles of Incorporation and the Board of Directors Regulations, and these candidates are proposed at the General Meeting of Shareholders.

Meeting attendance of external directors

Attendance at the Board of Directors meetings during fiscal 2017 was as follows. Shigenobu Nagamori resigned from the position of external director on September 30, 2017.

<table>
<thead>
<tr>
<th>Directors</th>
<th>Meetings attended</th>
<th>Meetings held</th>
<th>Attendance rate %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tadashi Yanai</td>
<td>15/19</td>
<td>(79.0%)</td>
<td></td>
</tr>
<tr>
<td>Shigenobu Nagamori</td>
<td>5/8</td>
<td>(62.5%)</td>
<td></td>
</tr>
<tr>
<td>Mark Schwartz</td>
<td>15/16</td>
<td>(93.8%)</td>
<td></td>
</tr>
<tr>
<td>Yasir O. Al-Rumayyan</td>
<td>12/16</td>
<td>(75.0%)</td>
<td></td>
</tr>
</tbody>
</table>

Note:
1. Excludes the number of the meetings not held in person
2. The attendance data for Messrs. Schwartz and O. Al Rumayyan is as of their appointments on June 21, 2017. The
attendance data for Mr. Nagamori is up to his retirement on September 30, 2017.

(2) Investment Committee
The Investment Committee is a decision-making body that has been delegated decision-making authority by the Board of Directors. The committee has been delegated authority on investments, financing, and related matters and comprises directors elected by the Board.

The agenda items for discussion in the Investment Committee are set forth in the Regulations of the Investment Committee. The committee makes decisions on the following matters:

i. Matters such as investments and loans and borrowings under a certain amount

ii. Certain matters related to subsidiaries (excluding listed subsidiaries and their subsidiaries), such as (a) investments and loans and borrowings, etc., under a certain amount, (b) issue and gratis issue of new stock or stock acquisition rights, etc. (except matters such as the issue of new stocks that will not alter the shareholding ratio), (c) issue of corporate bonds, (d) overseas business expansion, and (e) entry into new business fields

iii. Other matters

The committee requires unanimous agreement from all members to make a decision. If one or more members is against a proposal, it is brought to the Board of Directors. All final decisions of the committee are reported to the Board of Directors.

(3) Audit & Supervisory Board members and the Audit & Supervisory Board
The Audit & Supervisory Board consists of four members, three of whom are external members. Two of the members are full-time members and two are part-time members. Among the four Audit & Supervisory Board members, one member has extensive experience working as the manager of SBG’s Legal Department and as its Chief Compliance Officer, and therefore has a deep understanding of the Company’s management and operations. SBG ensures adequate independence of the three external Audit & Supervisory Board members, who possess a wealth of knowledge and experience in their professional roles as a lawyer, certified public accountants, or certified tax accountants.

The Audit & Supervisory Board members, including the external members, attend the Board of Directors meetings, allowing them to monitor and verify the decision-making of the Board and fulfillment of the Board’s obligation to supervise the execution of duties by each director. Moreover, the Audit & Supervisory Board members conduct regular hearings with directors, employees, Audit & Supervisory Board members, and other personnel of major subsidiaries to audit the execution of duties by the directors of SBG.

The Audit & Supervisory Board meet once a month, in principle. At the meeting, the Audit & Supervisory Board members decide on the audit policy, plan, and other matters, receive quarterly briefings and reports related to the earnings results from the independent auditor, and exchange information and opinions with the independent auditor as necessary. The Audit & Supervisory Board members also receive briefings on individual matters from the directors as necessary.
The Audit & Supervisory Board Office is established to support the duties of all the Audit & Supervisory Board members and the office comprises dedicated personnel who act under the directions of the Audit & Supervisory Board members to gather information, investigate matters, and give other assistance.

**Meeting attendance of the external Audit & Supervisory Board members**

Attendance at the Audit & Supervisory Board meetings during fiscal 2017 was as follows.

<table>
<thead>
<tr>
<th>Name</th>
<th>Board of Directors</th>
<th>Audit &amp; Supervisory Board</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Meetings attended/</td>
<td>Meetings attended/</td>
</tr>
<tr>
<td></td>
<td>Meetings held</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(attendance rate)</td>
<td></td>
</tr>
<tr>
<td>Maurice Atsushi Toyama</td>
<td>18/19 (94.7%)</td>
<td>13/13 (100%)</td>
</tr>
<tr>
<td>Soichiro Uno</td>
<td>17/19 (89.5%)</td>
<td>13/13 (100%)</td>
</tr>
<tr>
<td>Hidekazu Kubokawa</td>
<td>19/19 (100%)</td>
<td>13/13 (100%)</td>
</tr>
</tbody>
</table>

Note: Excludes the number of the meetings not held in person

**4) Internal audits**

The Internal Audit Department conducts internal audits of the Company's internal departments and subsidiaries to check that duties are carried out legally and correctly based on laws and regulations, the Articles of Incorporation, and internal regulations. The results of these internal audits are reported to the CEO, and briefings are also given to the Audit & Supervisory Board members.

**2. Audit by the independent auditor**

**1) Status of audit by the independent auditor**

SBG concluded an independent audit agreement with Deloitte Touche Tohmatsu LLC based on the Financial Instruments and Exchange Act. The names of the certified public accountants who executed audit duties in fiscal 2017 and the number of assistants for audit duties for the fiscal year are as follows:

i. Names of certified public accountants who executed audit duties
   - Designated Limited Liability Partner and Engagement Partners: Masayuki Nakagawa, Masayuki Yamada, Ryo Sakai, Ayato Hirano

ii. Composition of assistants who supported audit duties
   - Certified public accountants: 24, Others: 35

**2) Remuneration for audits and other duties**

i. Remuneration for auditing certified public accountants and other assistants
   - Remuneration for audit certification duties
     - SBG: ¥541 million
Consolidated subsidiaries: ¥1,191 million

- Remuneration for non-audit duties
  
  SBG: ¥193 million
  
  Consolidated subsidiaries: ¥86 million

ii. Other material remuneration

Certain SBG subsidiaries pay remuneration for audit certification duties and non-audit duties to members of Deloitte Touche Tohmatsu Limited, which belongs to the same network as SBG’s auditing certified public accountants and assistants. Sprint Corporation, Brightstar Corp., and other subsidiaries paid ¥2,904 million as remuneration for audit certification duties. Arm Limited, SoftBank Corp., and other subsidiaries paid ¥993 million as remuneration for non-audit duties.

iii. Non-audit duties provided for SBG by the auditing certified public accountants and assistants

The non-audit duties for which SBG pays remuneration to the auditing certified public accountants and assistants mainly consist of preparation of comfort letters when issuing corporate bonds.

3. Reasons for adoption of current corporate governance system

SBG adopts the company with Audit & Supervisory Board system. As explained in “2. Matters regarding functions of business execution, auditing, oversight, nomination, and remuneration decisions: overview of current corporate governance system,” its corporate governance system is built around the Board of Directors, the Audit & Supervisory Board members, and the Audit & Supervisory Board.

The directors carry out lively discussions at each Board of Directors meeting. Moreover, since three of the 12 directors are external directors, management benefits from diverse perspectives and the function for mutual monitoring between directors are enhanced.

The Audit & Supervisory Board members conduct strict audits of the directors’ execution of duties from their specialist perspectives as a certified public accountant, a lawyer, or other professional. Moreover, since three of the four Audit & Supervisory Board members, a majority, are external members, SBG’s audit function is enhanced by ensuring more independent perspectives.

The current system is thus selected because SBG judges that it can ensure effective corporate governance.
## III. Implementation of measures for shareholders and other stakeholders

### 1. Measures to vitalize the General Meeting of Shareholders and enable smooth exercise of voting rights

<table>
<thead>
<tr>
<th><strong>Supplementary information</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Early notification of General Meeting of Shareholders</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 electronic voting platform</td>
</tr>
<tr>
<td>Providing convocation notice in English</td>
</tr>
</tbody>
</table>

**Other**

Initiatives to promote understanding:

At the Annual General Meeting of Shareholders, SBG uses video footage to report on its operations to help shareholders better understand the results of operations and the status of its businesses. The Chairman and CEO, who chairs the meeting, explains the Company’s corporate philosophy and vision as well as its medium- to long-term business strategies in addition to reporting on legally mandated items.

Moreover, the Notice of the General Meeting of Shareholders provides shareholders with a greater volume of information to use in exercising their voting rights. To facilitate easy reading, the information in the notice is illustrated with charts and color photographs.

Disclosure of voting results:

The voting results for proposals at the General Meeting of Shareholders are posted in an Extraordinary Report on EDINET, as well as being posted in both Japanese and English on SBG’s website.

Dissemination via the Internet:

SBG provides live webcasts of the Annual General Meetings of Shareholders on its website. VOD is also available on the website after completion of the meeting.
## 2. IR activities

| Preparation and publication of disclosure policy | SBG publishes its policy for IR activities on its website. The webpage titled "IR Activities" shows matters related to information disclosure, including the basic policy, disclosure standards, and methods. The page also lists measures to improve communications and the quiet periods for IR activities. For details, please refer to the website: [www.softbank.jp/en/corp/irinfo/governance/ir_activities/](http://www.softbank.jp/en/corp/irinfo/governance/ir_activities/). | Explanation by representative |
| Regular briefings for retail investors | SBG is vigorously working on IR activities targeting retail investors. Investor Relations Department personnel hold briefing sessions at branches of securities companies and other venues in Japan. In fiscal 2017, five sessions were held in total. | None |
| Regular briefings for analysts and institutional investors | Earnings results briefings: On the days when quarterly earnings results are announced, SBG holds earnings results briefings for analysts, institutional investors, and the media. The Chairman and CEO delivers an overview of the earnings results and explains the Company's business strategies. Business briefings: To help investors better understand the Company's businesses, business briefings are held as necessary. | Yes |
| Regular briefings for overseas investors | Overseas IR activities: SBG's delegates visit institutional investors in Europe, the U.S., and Asia to explain its business and financial strategies. They also participate in conferences held by securities companies overseas to give presentations about the business strategies. Earnings results conference calls: On the days when quarterly earnings results are announced, SBG conducts a conference call for institutional investors overseas. The Chairman and CEO delivers an overview of the earnings results and explains the Company's business strategies. Others: SBG provides live webcasts of earnings results briefings and the Annual General Meetings of Shareholders in English on its website. VOD of the briefings are also available on the website after completion of the | Yes |
| **Posting of IR materials on website** | The following IR materials are posted on SBG's website. Items (a) through (h) are available in both Japanese and English.  
(a) Consolidated financial reports  
(b) Earnings results briefing presentation materials  
(c) Data sheets  
(d) Investors briefing presentation materials  
(e) Important news releases including timely disclosures  
(f) Corporate governance reports  
(g) Annual reports  
(h) Notices of the Annual General Meeting of Shareholders  
(i) Annual securities reports and quarterly reports  
(j) Reports to shareholders  
Please see the website for these materials: www.softbank.jp/en/corp/irinfo/ |
| **Establishment of department in charge of IR** | The Investor Relations Department is established to handle IR. As of June 1, 2018, 20 people in the department were engaged in IR activities and seven of them are assigned concurrently to another department. |
| **Other** | SBG provides live webcasts of earnings results briefings on its IR website, as well as on Facebook and Twitter. After the earnings presentation is concluded, the replay is promptly made available on SBG’s IR website. |

### 3. Measures to ensure due respect for stakeholders

| **Stipulation of internal rules for respecting the position of stakeholders** | SBG aims to grow together with customers, shareholders, employees, business partners, society, and all other stakeholders by actively contributing to society through its businesses. This is stipulated in the SoftBank Group’s CSR Principles. The principles can be viewed in detail on SBG’s website: [www.softbank.jp/en/corp/csr/](http://www.softbank.jp/en/corp/csr/) |
| **Implementation of environmental activities, CSR activities etc.** | Under the SoftBank Group’s CSR Principles, each group company is engaged in CSR activities that leverage the nature and scope of their respective businesses. Details of specific CSR activities can be viewed on SBG’s website: [www.softbank.jp/en/corp/csr/](http://www.softbank.jp/en/corp/csr/) |
SBG strives to ensure timely and appropriate disclosure of information according to the statutory disclosure requirements based on the Financial Instruments and Exchange Act and other relevant acts and ordinances, and as required by the Rules on Timely Disclosure set by the Tokyo Stock Exchange. SBG also discloses critical information that is not subject to either statutory disclosure or timely disclosure requirements but could potentially affect investment decisions. This information is disclosed in a fair and prompt manner so as to give all the stakeholders equal access to it. SBG also works to enhance information disclosure to stakeholders through its annual reports, website, reports to shareholders, and other means. Most of these materials, with a few exceptions, are made available both in Japanese and English to narrow the information gap between disclosure in Japanese and English.
IV. Matters related to the internal control system

1. Basic views on the internal control system and the progress of system development

The information below explains SBG’s system to ensure the appropriateness of its operations and its implementation status.

(1) System to ensure the appropriateness of operations

System to ensure that the execution of duties by directors and employees is in compliance with laws, regulations, and the Articles of Incorporation of SBG

SBG has established the SoftBank Group’s Officer and Employee Code of Conduct to prescribe the code of conduct to be followed by all directors and employees to ensure that corporate activities are appropriate based not only on regulatory compliance but also on high ethical standards, and has established the following structure to continuously reinforce the compliance system:

1. A Chief Compliance Officer (CCO) is appointed. In addition to proposing and carrying out measures required to establish and enhance SBG’s compliance system, the CCO periodically reports to the Board of Directors on compliance-related issues and the status of addressing those issues.
2. Internal and external hotlines (whistle-blowing system) are established for direct reporting and consultations by directors and employees to quickly identify, rectify, and prevent the reoccurrence of any inappropriate issues in corporate activities. SBG ensures that persons who have reported or consulted using the hotlines will not be treated disadvantageously for having done so by prohibiting such treatment of persons on such grounds in the SoftBank Group’s Compliance Rules.
3. The Internal Audit Department carries out audits on the effectiveness of the system for compliance in line with laws, regulations, and the Articles of Incorporation, and the results of those audits are reported to the CEO. The Internal Audit Department also works in cooperation with the Audit & Supervisory Board members by explaining the results of those audits to them.

System for the storage and management of information regarding the execution of duties by directors

SBG has established the following system to appropriately store and maintain documents and other important information related to the execution of duties by directors, including minutes and proposals of the Board of Directors meetings and requests for approval:

1. SBG determines retention periods and methods and measures to prevent accidents based on the Information Management Regulations and classifies and appropriately stores these documents according to their degree of confidentiality.
2. SBG appoints a Chief Information Security Officer (CISO) as the person responsible for information security, and the CISO promotes the establishment and reinforcement of information security system.

Regulations and systems related to risk management
SBG has established the following systems to avoid or minimize risk and to implement necessary measures related to the variety of risks in its business operations:

1. Responsible departments are designated to address various risks, manage risks in each responsible department, and work to reduce risks and prevent the occurrence of risk events based on the SoftBank Group’s Risk Management Rules. In addition, when an emergency situation arises, an Emergency Response Department will be established according to the designated escalation flow, and efforts will be made to minimize the damage (loss) based on the instructions of the Emergency Response Department.

2. The General Administration Department summarizes the status of risk evaluation, analysis, and response at each responsible department, and periodically reports its findings to the Board of Directors.

3. The Internal Audit Department carries out audits on the effectiveness of the risk management processes.

**System to ensure the efficiency of directors in the execution of their duties**

SBG has established the following structure to maintain an efficient management system:

1. SBG sets out the Board of Directors Regulations to clarify matters to be resolved by and reported to the Board of Directors and lays out the Internal Approval Regulations and other regulations related to institutional decision-making to clarify decision-making authority.

2. To strengthen functions for overseeing the execution of duties and enhance objectivity in management, the Board of Directors shall include external directors who are independent of the Company.

3. To ensure that the directors, including external directors, can discuss matters fully at the Board of Directors meetings, SBG shall provide them with materials for the meeting in advance, and with additional or supplementary materials upon their request.

4. The scope of operations, authority, and responsibilities necessary for operations are clearly defined in the Regulations on Segregation and Authority of Duties.

**System to ensure appropriateness of the Company’s operations**

SBG has formulated the SoftBank Group's Charter to promote fundamental concepts and policies shared throughout the Company and the SoftBank Group's Company Management Rules, which spell out the management policies and systems of group companies. In addition, various regulations are set out with which group companies must comply, as well as their directors and employees. Based on the regulations, the following systems have been established, giving consideration to the scale and materiality of group companies:

1. A Group Compliance Officer (GCO) is appointed to promote the establishment and reinforcement of groupwide compliance system, as the person ultimately responsible for compliance throughout the Company. A Group Hotline has also been established to receive reports and provide consultation to directors and employees of group companies to quickly identify, rectify, and prevent the reoccurrence of any inappropriate issues in corporate activities. SBG ensures that persons who have reported or
consulted on the Group Hotline will not be treated disadvantageously for having done so by prohibiting such treatment of persons on such grounds in the SoftBank Group's Compliance Rules.

2. The Group Chief Information Security Officer (GCISO) is appointed to promote the establishment and reinforcement of groupwide information security systems, as the person ultimately responsible for information security throughout the Group.

3. The representative of each group company must submit a Representative Oath pertaining to the financial reports submitted to SBG, thereby ensuring the accuracy of the annual securities report and other documents submitted by the Group.

4. The Internal Audit Department comprehensively judges the results of past internal audits and the financial position of each group company, and carries out internal audits of group companies deemed as having a high risk.

5. While each group company addresses risks in an effort to reduce and prevent any possible risks, in the event of emergency, each group company follows the escalation flow of SBG to minimize damage (loss) in accordance with SBG’s instructions.

System for excluding organized crime and other criminal elements
SBG clearly states in the SoftBank Group's Officer and Employee Code of Conduct its policy of having absolutely no association with organized crime and other criminal elements that pose a threat to public order and safety. The General Administration Department is responsible for dealing with inappropriate requests from organized crime and other criminal elements and will firmly refuse those requests in a resolute manner in cooperation with the police and other external specialist institutions.

System related to support personnel who assist the Audit & Supervisory Board members, matters related to the independence of the relevant employees from the directors, and matters related to ensuring the effectiveness of instructions given to the relevant employees
SBG has established the Assistant to Audit Department as an organization to support the work of the Audit & Supervisory Board members, and assigns dedicated staff to this department. Directions and instructions to the support staff are issued by the Audit & Supervisory Board members to ensure the effectiveness of the instructions, and any personnel changes, evaluations, or other such actions require the agreement of the Audit & Supervisory Board members.

System for reporting to the Audit & Supervisory Board members
Directors and employees of SBG shall report the following matters to the Audit & Supervisory Board members:
1. Important matters related to the management, finances, or business execution of the Company
2. Matters related to the compliance system or use of the hotlines
3. The development status of internal control system
4. Matters that could cause significant damage to SBG
5. Matters related to violations of laws, regulations, or the Articles of Incorporation
6. Results of audits conducted by the Internal Audit Department
7. Other matters that the Audit & Supervisory Board members deem necessary to be reported in order for them to execute their duties

Other systems to ensure that the audits by the Audit & Supervisory Board members are conducted effectively
1. When the Audit & Supervisory Board members deem it necessary, opportunities shall be provided for them to interview directors or employees of group companies. In addition, the Audit & Supervisory Board members periodically meet with the independent auditor and the Audit & Supervisory Board members of major subsidiaries and other entities to exchange information and ensure cooperation.
2. SBG ensures that persons who have reported or consulted with the Audit & Supervisory Board members will not be treated disadvantageously for having done so by prohibiting such treatment of persons on such grounds in the SoftBank Group's Compliance Rules.
3. SBG shall pay expenses related to the independent auditor, attorneys, and other professionals, and other expenses associated with the execution of duties by the Audit & Supervisory Board members.

(2) Overview of the implementation status of the system to ensure the appropriateness of the operations

Matters concerning compliance
SBG continues to conduct compliance training for directors and employees of the Company, as well as having the GCO offer information, give advice, and so forth, as necessary to the CCO for enhancing the compliance system. In addition, SBG works to ensure the effectiveness of compliance of the entire group by establishing and operating hotlines so that directors and employees of the Company can report and consult directly. The effects of these measures are reviewed to make improvements as necessary.

Matters concerning risk management
Based on the SoftBank Group's Risk Management Rules, departments responsible for each risk at SBG manage risks and continuously work on reducing them and preventing their materialization. In addition, the General Administration Department summarizes the status of risk evaluation and analysis, as well as countermeasures and responses to risks implemented in each responsible department and periodically reports its findings to the Board of Directors. Group companies also manage risks individually and continuously work on reducing risks and preventing their materialization.

Matters concerning group management
In managing and overseeing group companies as a holding company, SBG has formulated the SoftBank Group Charter, Group Company Management Regulations of the SoftBank Group, and other rules to be followed by group companies and their officers and employees. These rules and regulations are applied to
all group companies excluding those that are deemed to already have sufficient internal structures in place, such as listed companies, and special purpose companies. With respect to the Group companies that joined the Group in fiscal 2017, to which the application of these rules and regulations may be in violation of laws and regulations or other restrictions, SBG is working to apply these rules and regulations within the scope legally permitted, in accordance with cooperative and other arrangements with the relevant authorities. SBG continuously works on enhancing and strengthening the system of Group management through these and other measures.

**Matters concerning internal audits**
The Internal Audit Department carries out audits on the effectiveness of the system for compliance with laws, regulations, and the Articles of Incorporation as well as the risk management process at SBG. In addition, the department continuously carries out audits of group companies deemed as having a high risk and reports the results of the audits to the CEO each time.

**Matters concerning the execution of duties by directors and employees**
SBG ensures efficiency in the execution of duties by its directors and employees based on internal regulations such as the Board of Directors Regulations, Internal Approval Regulations, and Regulations on Segregation and Authority of Duties. SBG also ensures an environment where matters can be fully discussed at the Board of Directors meetings by directors, including independent external directors.

**Matters concerning the execution of duties by Audit & Supervisory Board members**
The Audit & Supervisory Board members attend SBG’s important meetings and arrange opportunities to interview directors and employees of the Company as necessary. In addition, they continue to enhance cooperation by holding regular meetings with the independent auditor and the Audit & Supervisory Board members and other personnel of major subsidiaries. Through these efforts, the Audit & Supervisory Board members ensure the effectiveness of audits.

**2. Basic views on excluding organized crime and the progress of system development**
SBG’s approach to excluding organized crime and other criminal elements, and its structures for doing so are as described in “1. Basic views on the internal control system and the progress of system development.”

SBG clearly states in the SoftBank Group’s Officer and Employee Code of Conduct its policy of having absolutely no association with organized crime and other criminal elements that pose a threat to public order and safety. The General Administration Department is responsible for dealing with inappropriate requests from organized crime and other criminal elements and will firmly refuse such requests in a resolute manner in cooperation with the police and other external specialist institutions.
V. Other

1. Adoption of anti-takeover measures

| Adoption of anti-takeover measures | Not adopted |

Supplementary information
SBG has not adopted any anti-takeover measures.

2. Other matters concerning the corporate governance systems

(1) Group company management and oversight system
In its management and oversight of group companies as a holding company, SBG has formulated the SoftBank Group’s Charter to share the Group’s fundamental concept and corporate philosophy and devised Group Company Management Regulations of the SoftBank Group to set out the management policy and management framework for group companies. In addition, SBG has set out the following rules with which group companies and their officers and employees must comply.

Group companies that SBG considers to have sufficient internal structures already in place, such as listed companies, are deemed to be observing these rules and regulations. Certain group companies, such as special purpose companies, have not adopted or applied these rules and regulations.

Group Company Information Rules of the SoftBank Group
The SoftBank Group’s PR Rules
The SoftBank Group’s IR Rules
The SoftBank Group’s IT Governance Rules
The SoftBank Group’s Risk Management Rules
The SoftBank Group’s Brand Management Rules
The SoftBank Group’s CSR Principles
The SoftBank Group’s Compliance Rules
The SoftBank Group’s Officer and Employee Code of Conduct
The SoftBank Group’s Rules on Prevention of Bribery in Foreign Countries
The SoftBank Group’s Rules on Prevention of Insider Trading
The SoftBank Group’s Internal Audit Rules
Audit and Supervisory Board Rules of the SoftBank Group Companies

(2) Information disclosure system
SBG’s basic approach to timely disclosure:
SBG strives to ensure fair and timely information disclosure as set forth in the basic guidelines for corporate governance.

SBG’s internal system for timely disclosure:
SBG conducts timely disclosure with the Investor Relations Department as the responsible department. The SoftBank Group’s IR Rules set out matters to be reported to the Investor Relations Department related to
timely disclosure, including required reporting times and procedures. When timely disclosure is necessary, the Investor Relations Department prepares timely disclosure materials in close coordination with related departments such as Accounting, Finance, Legal, and General Administration and swiftly conducts timely disclosure under the approval of the Senior Executive Corporate Officer in charge.

Matters subject to timely disclosure requirements related to earnings results are compiled into a disclosure document by the Accounting Department and relevant departments based on information collected from group companies. The general manager of the Accounting Department is responsible for preparation of the disclosure document related to earnings results. The document is swiftly disclosed under the approval of the Executive Corporate Officer in charge.
Reference: Chart of corporate governance system

General Meeting of Shareholders
- Election / dismissal of directors
- Election / dismissal of members of Audit & Supervisory Board
- Election / dismissal of independent auditor

Board of Directors
- Total 12
- 3 External directors
- Call / report on execution
- Chair / report on execution
- Report

Audit & Supervisory Board
- Total 4 members
- 3 External members
- Supervision / election / dismissal
- Report

Chairman & CEO
- Report

Investment Committee

Audit & Supervisory Board Office
- Briefing
- Cooperation

Internal Audit Department
- Briefing
- Cooperation

Independent Auditor
- Briefing
- Cooperation

Election / dismissal of directors
Election / dismissal of members of Audit & Supervisory Board
Election / dismissal of independent auditor