Basic Views on Corporate Governance

This is an English translation of Basic Views on Corporate Governance including Disclosure Based on the Principles of the Corporate Governance Code (Excerpt from the Corporate Governance Report filed with the Tokyo Stock Exchange on June 30, 2022).

Last Update: June 30, 2022
TDK Corporation
Representative Director
President & CEO
Noboru Saito
Contact: IR&SR Group
+81-3-6778-1055
Securities Code: 6762

The status of the corporate governance of TDK Corporation (“TDK”) is as mentioned below.

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

1. Basic Views
The basic views to achieve sustainable corporate growth and increase of corporate value over mid- to long-term of the corporate group of TDK (the “TDK Group”) are as follows:
(1) Based on the founding spirit “Contribute to culture and industry through creativity” as the Corporate Motto of TDK, which was established in 1935 as an entrepreneurial venture to industrialize a magnetic material called ferrite invented at Tokyo Institute of Technology, TDK unremittingly pursues originality and increases corporate value through supplies of products and services which have created new value.
(2) TDK builds satisfaction, trust, and support among all stakeholders (shareholders, customers, suppliers, employees and communities, among others), continues to be helpful to the society by resolving social issues, and contributes to the development of a more sustainable society.
(3) TDK clearly declares as the “TDK Charter of Corporate Behavior” that TDK will continue to respect human rights; comply with relevant laws, regulations, and international rules and the spirit thereof; and carry out its social responsibility with a strong sense of ethics, domestically and overseas. All Directors, Audit & Supervisory Board Members, Corporate Officers and employees constituting the TDK Group seek to behave in strict compliance with the “Corporate Standards of Business
Conduct” prescribed by the “TDK Code of Conduct”.

(4) TDK aims to achieve its management targets and further improve corporate value through the creation of products by adhering to the Corporate Motto. At the same time, TDK strives to foster a sound corporate culture and sincerely conducts business activities, always aware of its place as a member of society.

(5) TDK will be accountable to stakeholders through comprehensive, accurate, timely, and impartial disclosure of information.

TDK has established “TDK Basic Policy on Corporate Governance” as its basic views and policy regarding corporate governance of TDK, which is posted on the website of TDK.

■ TDK Basic Policy on Corporate Governance

[Reasons for Non-compliance with the Principles of the Corporate Governance Code] [Update]
TDK implements all principles in accordance with those established in the Corporate Governance Code.

[Disclosure Based on the Principles of the Corporate Governance Code] [Update]
The following items are updated.
[Supplementary Principle 2-4-1 Setting and Disclosure of Policies and Goals for Ensuring Diversity]
[Supplementary Principle 4-11-1 Preconditions for Board of Directors and Audit & Supervisory Board Effectiveness (View on Balance, Diversity and Appropriate Board Size)]
[Supplementary Principle 4-11-3 Preconditions for Board of Directors and Audit & Supervisory Board Effectiveness (Analysis and Evaluation of Effectiveness and Disclosure of a Summary of their Results)]

[Principle 1-4 Cross-Shareholdings]
TDK’s basic policy regarding cross-shareholdings is to consistently enhance corporate value of the TDK Group through such shareholdings and TDK holds shares of other companies for the purpose of either (1) strategic shareholding for the development of its business or (2) maintenance and improvement of business relationships.

As to cross-shareholdings, TDK verifies the rationality of continuous holding of such shares and the number of such shares, etc. stock by stock every year at Meetings of the Board of Directors, etc. based on the purpose of such shareholding, situation of transactions, profitability relative to the cost of capital,
financial condition, etc., and if the necessity to hold shares of a particular stock has decreased, TDK discusses and negotiates with the issuing company of the stock and promotes the reduction through sale, etc. of such shares. In exercising voting rights as to its cross-shareholdings, TDK determines to approve or disapprove with full respect for the issuing company’s management policies, etc. and considering whether the proposal is appropriate in light of the purpose of strategic shareholding for the development of TDK’s business or maintenance and improvement of business relationships, whether the proposal can continuously increase the corporate value of TDK, the issuing company’s social responsibilities, whether there is any act which may harm the trust of shareholders, etc. Also, TDK conducts a dialogue with the issuing company regarding the content of the proposal, etc. as appropriate.

[Principle 1-7 Related Party Transactions]
The TDK Group stipulates in the “TDK Code of Conduct” that directors, officers and employees of the TDK Group should avoid any situations that may involve or even appear to involve conflicts between their personal interests and the interests of the TDK Group, and in case that any such situation may arise, each of them must make prompt and full disclosure in writing to his or her supervisor or manager. At the same time, Directors are prohibited from conducting any transactions for the benefit of him/herself or any third parties without an approval from TDK under the Regulations of the Directors’ Business. Directors and Corporate Officers are required to give prior notice to the Board of Directors regarding their conflicts of interest transactions. Also, the Board of Directors reinforces monitoring by inspecting transactions between TDK and Director, Audit & Supervisory Board Member or any of his/her relative within the second degree through “Confirmation on Disclosure Information of Directors and Audit & Supervisory Board Members” once a year and attempting to assess actual conditions of other companies at which Director or Audit & Supervisory Board Member holds any concurrent position. Further, the Audit & Supervisory Board regularly confirms conflicts of interest issues with Directors and Corporate Officers. The TDK Group has no shareholders which fall under major shareholders, etc.

[Supplementary Principle 2-4-1 Setting and Disclosure of Policies and Goals for Ensuring Diversity]
The TDK Group comprises numerous affiliated companies with business operations around the globe. TDK believes that it is important for the Group’s growth that it continues generating innovative creativity by establishing an environment in which employees with diverse backgrounds can display their skills. With this in mind, TDK has established the “TDK Diversity & Inclusion Policy” and is promoting the securing and utilization of diverse human resources necessary for business operations, based on the recognition that employee diversity is a major driving force essential to TDK's success. As a result, the ratio of foreign employees in the TDK Group as a whole exceeds 90%, and TDK is
actively promoting the appointment of foreign employees. 47% of TDK's Corporate Officers are foreign nationals, and TDK will continue this policy in the future.

From the past, TDK has opened its doors to a wide range of mid-career hires, with approximately 27% of all employees being mid-career hires, and in recent years, mid-career hires have accounted for approximately 47% of new hires.

The percentage of mid-career hires in management positions is approximately 27%. TDK intends to maintain the current level of mid-career hiring and continue to promote mid-career hires to management positions, aiming to utilize diverse values based on outside experience in business operations.

On the other hand, the ratio of female managers at TDK is only 3.7%, which TDK recognizes as one of the major issues. In order to improve this situation, TDK has established a dedicated department with the mission of promoting the advancement of women in 2020, and has set a target of 15% for the ratio of women in management positions in 2035, and has begun specific, long-term initiatives.

These policies and initiatives are posted on TDK’s website.

■ TDK Sustainability Website “Cultivate a corporate culture that respects diversity”


[Principle 2-6 Roles of Corporate Pension Funds as Asset Owners]
TDK manages corporate pension funds through TDK Pension Fund (the “Fund”).

TDK selects and allocates to the Fund human resources who have appropriate credentials for managing corporate pension funds and contributes to a proper management system. Also, TDK has established a structure in which the Fund and labor union, etc. collaboratively control and supervise the management of corporate pension funds in order to manage conflicts of interest which may arise between corporate pension beneficiaries and TDK appropriately.

The Fund establishes a policy asset mix and manages corporate pension funds from a mid- to long-term perspective applying advice from management consultants, in order to secure earnings over the long term for ensuring that pension benefits are paid to the beneficiaries into the future.

The Fund conducts comprehensive evaluations of the asset managers, including not only quantitative evaluation of their performance, etc. but also qualitative evaluation of their investment policy, operational process, compliance, etc., through quarterly regular management reporting meetings.

[Principle 3-1 Full Disclosure]

(1) Company objectives (e.g., business principles), business strategies and business plans

TDK was established in 1935 as an entrepreneurial venture to industrialize a magnetic material called ferrite invented at Tokyo Institute of Technology. Based on TDK’s founding spirit “Contribute to culture and industry through creativity” as its Corporate Motto, TDK has promoted the development of new products that respond to market needs as well as the advancement of materials and process
technologies, and also has promoted globalization and diversification while actively utilizing M&A and collaborating with external parties. As a result, TDK is developing passive components, sensor application products, magnetic application products, and energy application products as its main business.

TDK wishes to continue to be an energetic company that constantly creates even higher value for all stakeholders, including shareholders, customers, suppliers, employees and society, by having an innovative thinking and a willingness to tackle new challenges, and by leveraging the strengths of each company of the TDK Group and mobilizing the power of the entire TDK Group. TDK has formulated its corporate strategy and a three-year, medium-term management plan based on the above-mentioned management policy.

The details are posted on the website of TDK.

■ TDK’s Corporate Motto

■ TDK’s Management Policy (Including Medium- and Long-Term Management Strategy and Three-Year, Medium-Term Management Plan)

(2) Basic views and guidelines on corporate governance based on each of the principles of the Code TDK has established “TDK Basic Policy on Corporate Governance” as its basic views and policy regarding corporate governance of TDK, which is posted on the website of TDK.

■ TDK Basic Policy on Corporate Governance

(3) Board policies and procedures in determining the remuneration of the senior management and directors
“Policies in determining the remuneration of Directors and Corporate Officers”
TDK designed its remuneration system for the purpose of promoting as much as possible behavior on the part of Directors and Corporate Officers geared towards enhancing corporate results and stock value and constantly increasing the corporate value of the overall TDK Group by constantly pursuing the formulation of a competitive remuneration system to secure diverse and excellent human resources that focuses on linkage with short-term as well as medium- to long-term results.

The remuneration of Directors and Corporate Officers is comprised of (i) basic remuneration, (ii) results-linked bonus as a short-term performance linkage system and (iii) stock-linked compensation as a medium- to long-term performance linkage system.

Results-linked bonus is designed to fluctuate in accordance with the consolidated operating results in a single year (operating income, ROE) and the degree of attainment against target values in the
business of which each Director or Corporate Officer is in charge. As to a part of stock-linked compensation, TDK uses some consolidated performance indicators from the Medium-Term Plan, and adopts a system where the number of shares to be delivered fluctuates based on the degree of achievement of the targets, for the purpose of further increasing the linkage between remuneration for Directors and Corporate Officers and TDK’s medium- to long-term performance and corporate value. The guideline for the ratio of remuneration by type is as provided below.

Basic Remuneration: Results-Linked Bonus: Stock-Linked Compensation
1: approximately 0.5-0.6: approximately 0.6-0.8 (assuming 100% achievement of performance targets)

“Procedures in determining the remuneration of Directors and Corporate Officers”
TDK has in place a Compensation Advisory Committee acting as an advisory body to the Board of Directors, which is chaired by an Independent Outside Director and of which a majority of the members are composed of Independent Outside Directors. The Committee examines the remuneration system and the level of remuneration pertaining to Directors and Corporate Officers of TDK, submits a report to the Board of Directors, and thereby contributes to the securement of transparency of the remuneration decision-making process and appropriateness of individual remunerations in light of corporate business performance, individual performance and general industry standards, among other factors.

The remuneration of Directors and Corporate Officers of TDK is discussed by the Compensation Advisory Committee and then resolved by the Board of Directors. The details are posted on the website of TDK.

Policies and Procedures in Determining the Remuneration of Directors and Corporate Officers of TDK


(4) Board policies and procedures in the appointment/dismissal of the senior management and the nomination of director and audit & supervisory board member candidates

TDK has in place a Nomination Advisory Committee as an advisory body to the Board of Directors which is chaired by an Independent Outside Director and of which a majority of the members are composed of Independent Outside Directors.

This Nomination Advisory Committee discusses the conditions expected with regard to nominations for the posts of Director, Audit & Supervisory Board Member and Corporate Officer and makes nominations. In this way, it helps ensure the appropriateness of the elections of Directors, Audit & Supervisory Board Members and Corporate Officers, and the transparency of the decision-making process.

The independence of Outside Directors and Outside Audit & Supervisory Board Members is
determined in accordance with the “Items to be verified regarding independence” established by TDK. The Nomination Advisory Committee deliberates on the appropriateness of the policy, etc. for nomination of Directors and Corporate Officers on an annual basis and determines on the eligibility of Directors and Corporate Officers when they are newly appointed or reappointed. Also, the standards and procedures for dismissal of Directors and Corporate Officers during their term of office are provided in the Regulations of the Directors’ Business and the Regulations of the Corporate Officers’ Business.

(5) Explanations with respect to the individual appointments/dismissals of the senior management and the nominations of director and audit & supervisory board member candidates based on (4)
As to the explanations with respect to the individual appointments of Directors and Audit & Supervisory Board Members, please see the Notice of Convocation of Shareholders Meeting posted on the website of TDK.

■ Notice of Convocation of the 126th Ordinary General Meeting of Shareholders

[Supplementary Principle 3-1-3 Disclosure of Initiatives on Sustainability]
TDK seeks to solve social issues through its business and to achieve both a sustainable society and corporate growth.
Under Value Creation 2023, our Medium-Term Plan, TDK aims to contribute to society while creating the three “Values”: Commercial Value (achieving its growth strategy), Asset Value (improving asset efficiency), and Social Value (improving its value to society), and to grow our business as a result.
TDK believes that Social Value—the goal of a sustainable society and company—in particular is the starting point of a cycle for creating the other types of Value.
In order to both achieve the goals of the Medium-Term Plan and balance sustainable society with sustainable corporate growth, TDK identified the TDK Group’s Materiality by defining key issues as those which should be addressed by giving them top priority in investment of the organization’s management resources. EX (Energy transformation) and DX (Digital transformation), set forth in its materiality, are the business areas that TDK focuses on for social value creation and corporate growth, and are areas in which TDK can create value for society through the Group’s technology and products. TDK is striving to maximize Social Value primarily in these two areas by developing a system within the company to generate products based on the issues raised in the SDGs. Quality management, human resource management, supply chain management, opportunity and risk management, pursuing both delegation of authority and internal controls, and asset efficiency improvement are the areas TDK has positioned as the basis for value creation in the fields of EX and DX.

TDK’s sustainability initiatives are comprehensively disclosed on its website.
In its Integrated Report, TDK discloses comprehensive information on its management strategies and issues based on the corporate value creation cycle, and explains its investments, etc. in human capital and intellectual property.

The TDK Group's Materiality is explained at a business strategy briefing for investors.

[Supplementary Principle 4-1-1 Roles and Responsibilities of the Board (1) (Scope and Content of the Matters Delegated to the Management)]

TDK stipulates matters to be resolved or reported at the Meeting of the Board of Directors in its Regulations of the Board of Directors. Such matters include management policies, business plans, and important corporate acquisitions. Particular delegations of business execution authorities are stipulated in the Job Authority Regulations and the scope of the matters delegated is clarified thereby.

While matters required to be resolved at the Meeting of the Board of Directors under applicable laws and regulations or the Articles of Incorporation and decisions on important business execution shall be resolved at the Meeting of the Board of Directors, certain matters are delegated to the management (Corporate Officers) under the Job Authority Regulations to accelerate decision-making according to changes in the business environment.

[Principle 4-8 Effective Use of Independent Outside Directors]

TDK’s basic policy is to elect Independent Outside Directors which account for one-third or more of the Directors, and at present, three out of seven Directors are Independent Outside Directors.

Independent Outside Directors advise on TDK’s business in general from an independent standpoint based on their abundance of experience and broad perspective, and play a role to enhance the function of management decision-making and supervision.

Also, an Independent Outside Director serves as chair of the Board of Directors as part of TDK’s efforts to enhance corporate governance.

Further, TDK has in place the Nomination Advisory Committee and the Compensation Advisory Committee as advisory bodies to the Board of Directors to enhance independence, objectivity and
accountability of the function of the Board of Directors regarding nomination and compensation of Directors and Corporate Officers. At present, more than half of the members of each Committee are composed of Independent Outside Directors and each Committee is chaired by an Independent Outside Director.

[Principle 4-9 Independence Standards and Qualification for Independent Outside Directors]
In order to secure the independence of Outside Directors and Outside Audit & Supervisory Board Members TDK invites, TDK has established the “Items to be verified regarding independence” of TDK with reference to such criteria as Rule 436-2 of the Securities Listing Regulation regarding securing Independent Directors/Audit & Supervisory Board Members and Rule III. 5. (3)-2 of the Guidelines Concerning Listed Company Compliance, both of which are stipulated by Tokyo Stock Exchange, Inc. The outline of these items is as follows.

■ Items to be verified regarding independence

(1) In cases where the relevant Outside Director/Audit & Supervisory Board Member is a person concerned with the TDK Group

An Outside Director/Audit & Supervisory Board Member shall be judged not to be independent if either of the following cases applies to them at present or has applied to them during the past ten years.

(i) A Director of TDK or a subsidiary of TDK (except Outside Directors)
(ii) An Audit & Supervisory Board Member of TDK or a subsidiary of TDK (except Outside Audit & Supervisory Board Members)
(iii) A Corporate Officer of TDK or a subsidiary of TDK
(iv) An employee of TDK or a subsidiary of TDK

(2) In cases where the relevant Outside Director/Audit & Supervisory Board Member has a business relationship with TDK

An Outside Director/Audit & Supervisory Board Member shall be judged not to be independent if they are at present, or have been during the past three years, a party with a business relationship with TDK as described in (i) below, or a person who executes business for such a party, or if (ii) below applies to them at present or has applied to them during the past three years.

(i) Where it is recognized, objectively and reasonably, that such business relationship is necessary for, or has a substantial influence on, the continued operation of the TDK Group or the other party to such business relationship (where there is a high degree of dependence in the relationship, where the relationship is the source of 2% or more of consolidated net sales, or where the other party to the relationship receives money or other assets from the TDK Group other than remuneration for Director/Audit & Supervisory Board Member)
(ii) Where it is recognized within the TDK Group that the relevant Outside Director/Audit & Supervisory Board Member is involved in a business relationship with the other party to such business relationship

(3) In cases where the relevant Outside Director/Audit & Supervisory Board Member is a consultant, an accounting professional or a law professional

An Outside Director/Audit & Supervisory Board Member shall be judged not to be independent if any of the following cases applies to such person at present or has applied to such person during the past three years.

(i) Where it is recognized, objectively and reasonably, that the relevant Outside Director/Audit & Supervisory Board Member (including candidates for such position; the same shall apply hereinafter) cannot perform duties as an Independent Director/Audit & Supervisory Board Member because they receive money or other assets from the TDK Group other than remuneration for Director/Audit & Supervisory Board Member (where there is a high degree of dependence)

(ii) Where it is recognized, objectively and reasonably, that the relevant Outside Director/Audit & Supervisory Board Member because an organization to which such person belongs (hereinafter the “Relevant Organization”) receives money or other assets from the TDK Group other than remuneration for Director/Audit & Supervisory Board Member (where this income is equivalent to 2% or more of total consolidated net sales)

(iii) Where the TDK Group has a high degree of dependence on a professional or a Relevant Organization, such as a case where services, etc., rendered by such parties are essential to the corporate management of the TDK Group or it would be difficult to find an alternative provider of the same services, etc.

(iv) Where it is recognized within the TDK Group that the relevant Outside Director/Audit & Supervisory Board Member is involved in the services, etc., provided by the Relevant Organization

(4) In the case of a close relative of the relevant Outside Director/Audit & Supervisory Board Member

An Outside Director/Audit & Supervisory Board Member shall be judged not to be independent if either of the following cases applies to their close relative (meaning a relative within the second degree of kinship (as defined under Japanese law)) at present or has applied to them during the past three years.

(i) A person to whom (2) or (3) above applies (except persons without material significance)

(ii) A person who executes business for TDK or a subsidiary of TDK (except persons without material significance)

As to qualification of Outside Director/Audit & Supervisory Board Member, reasons for nomination as a candidate for Outside Director/Audit & Supervisory Board Member are stipulated in the proposal regarding the election of Directors/Audit & Supervisory Board Members in the Notice of Convocation
of Ordinary General Meeting of Shareholders.

[Supplementary Principle 4-10-1 Nomination and Compensation Advisory Committees]
TDK has in place a Nomination Advisory Committee and a Compensation Advisory Committee acting as advisory bodies to the Board of Directors, which are chaired by an Independent Outside Director and of which a majority of the members are composed of Independent Outside Directors. Each committee considers gender and other aspects of diversity and skills in its deliberations. In addition, the Nomination Advisory Committee deliberates on succession planning and considers candidates, and the status of such deliberations is shared with the Board of Directors. TDK discloses its policies on the independence of the composition of committees, their authorities, roles, etc. in its Basic Policy on Corporate Governance and Annual Securities Report (Status of Corporate Governance, etc.).

■ TDK Basic Policy on Corporate Governance
■ Annual Securities Report

[Supplementary Principle 4-11-1 Preconditions for Board of Directors and Audit & Supervisory Board Effectiveness (View on Balance, Diversity and Appropriate Board Size)]
TDK’s basic policy is to have a small number of Directors to expedite the management decision-making. The number of Directors shall be an appropriate number no more than ten in accordance with the Articles of Incorporation and currently seven Directors are in office.
The number of Audit & Supervisory Board Members shall be no more than five in accordance with the Articles of Incorporation and currently five Audit & Supervisory Board Members are in office.
As to the current Board composition, the total number of the Directors and Audit & Supervisory Board Members is twelve, out of which six are Outside Directors or Outside Audit & Supervisory Board Members.
Directors are examined and nominated by the Nomination Advisory Committee based on the balance among knowledge, experience, skills, etc. as well as the diversity so that they can fulfill their roles and responsibilities effectively.
Thus far, Outside Directors have been elected among human resources who have diverse experience and expertise such as corporate managers, lawyers, etc. and Outside Audit & Supervisory Board Members have been elected among human resources who have diverse experience and expertise such as corporate managers, lawyers, accountants, etc. When the Nomination Advisory Committee selects the candidates for Directors and Audit & Supervisory Board Members, they shall not be excluded on the basis of race, belief, gender, religion, nationality, ethnicity, age, etc. in accordance with “TDK
Basic Policy on Corporate Governance.
The skill matrix is disclosed in the Notice of Convocation of Shareholders Meeting.

Notice of Convocation of the 126th Ordinary General Meeting of Shareholders

[Supplementary Principle 4-11-2 Preconditions for Board of Directors and Audit & Supervisory Board Effectiveness (Disclosure regarding Concurrent Duties of Directors and Audit & Supervisory Board Members)]
TDK stipulates in the "TDK Basic Policy on Corporate Governance" that each Director and Audit & Supervisory Board Member should limit the number of important concurrent positions of other companies to no more than three companies, excluding TDK.
TDK confirms positions of directors, audit & supervisory board members or the management held at other companies by Directors and Audit & Supervisory Board Members and approves them by resolution at the Meeting of the Board of Directors every term.
Further, positions held at other companies by Outside Directors and Outside Audit & Supervisory Board Members are also confirmed by the Nomination Advisory Committee every term.
Important concurrent positions held at other companies by Directors and Audit & Supervisory Board Members are disclosed in the Notice of Convocation of Shareholders Meeting and Annual Securities Report.

[Supplementary Principle 4-11-3 Preconditions for Board of Directors and Audit & Supervisory Board Effectiveness (Analysis and Evaluation of Effectiveness and Disclosure of a Summary of their Results)]
TDK conducts an evaluation of the effectiveness of the Board of Directors each year in order to verify whether the functions expected of the Board of Directors are properly performed and enhance such functions.
Also, TDK requests a third-party evaluation institution to evaluate the effectiveness of the Board of Directors periodically (about once every three years) in order to verify it from the neutral and objective standpoint.
In the Board of Directors evaluation for the fiscal year ended March 2022, TDK requested a primary evaluation of the Board of Directors and its Advisory Committees (Nomination Advisory Committee and Compensation Advisory Committee) from a third-party evaluation institution (questionnaires and interviews, and implementation of a third-party evaluation based on the results thereof), and after discussions by the Board of Directors, the Board of Directors conducted the final evaluation.

Evaluation Process
(1) The Corporate Governance Committee held preliminary discussions with the third-party evaluation institution, reviewed the method and schedule for evaluating the effectiveness this time, and reported to and deliberated with the Board of Directors about them (October 2021 Board of Directors meeting).

(2) Prior to the questionnaire and interviews, the third-party evaluation institution held preliminary discussions with the Chair of the Corporate Governance Committee, the Chair of the Board of Directors, the President and Representative Director, the Director in charge of strategy, and the Secretariat of the Board of Directors, respectively, to confirm the status of the company, including management strategy, etc. (October 2021).

(3) The third-party evaluation institution conducted an effectiveness evaluation questionnaire (anonymous form) for all eight Directors and all five Audit & Supervisory Board Members (November 2021).

[Questionnaire Items (Major Items)]

① Role and function of the Board of Directors (questions and free answers)
② Size and composition of the Board of Directors (questions and free answers)
③ Operation of the Board of Directors (questions and free answers)
④ Composition and role of the Nomination Advisory Committee (questions and free answers)
⑤ Operation of the Nomination Advisory Committee (questions and free answers)
⑥ Composition and role of the Compensation Advisory Committee (questions and free answers)
⑦ Operation of the Compensation Advisory Committee (questions and free answers)
⑧ Support system for Outside Directors (questions and free answers)
⑨ Role of the Audit & Supervisory Board Members and expectations of the Audit & Supervisory Board Members (questions and free answers)
⑩ Relationship with investors and shareholders (questions and free answers)
⑪ Governance structure of TDK and effectiveness of the Board of Directors in general (free answers)
⑫ Self-evaluation by Directors and Audit & Supervisory Board Members (free answers)

*The survey is multifaceted, with detailed sub-items underneath the major items described above. The effectiveness evaluation questionnaire was prepared by the third-party evaluation institution in consultation with the Corporate Governance Committee. While certain question items are not changed in the effective evaluation questionnaire in order to enable continuous measurement each year, the other question items are reviewed each year in order to enhance the quality of the evaluation. Also, many “free comment fields” are provided in order to collect different and various opinions and suggestions without regard to the questionnaire items.

(4) The third-party evaluation institution compiled the results of the above questionnaire and identified
common problems and issues. The Corporate Governance Committee made an interim report on the results to the Board of Directors and the Board of Directors deliberated the results (December 2021 Board of Directors meeting).

(5) The third-party evaluation institution conducted individual interviews (with all Directors and all Audit & Supervisory Board Members), focusing on the key issues identified by the above questionnaire (January 2022).

(6) The third-party evaluation institution compiled the opinions gathered from the questionnaire and interviews in an anonymous form and reported the results of its examination to the Board of Directors as the primary evaluation results of the third-party evaluation institution. The Board of Directors deliberated several times, taking the results into consideration, and finalized the evaluation (March and April 2022 Board of Directors meetings).

■Primary Evaluation by Third-Party Evaluation Institution

The results of the primary evaluation by the third-party evaluation institution are as follows.

(1) Summary of Evaluation Results

① Views on business and management

It is commended that the long-term vision, long-term strategy, and Medium-Term Plan were formulated after sufficient discussion at the Board of Directors meetings, based on the recognition by the Directors and Audit & Supervisory Board Members that it is necessary to consider TDK's future from a long-term perspective and formulate a medium-term plan backward from that perspective. It is also commended that the values and culture that TDK has emphasized to date have been summarized as a "value structure", and that efforts have been made to pass on a challenging corporate culture to the next generation.

② Views on the Board of Directors

The effectiveness of the Board of Directors is highly evaluated, and the current composition of the Board of Directors is considered appropriate.

The Board of Directors is focused on the broad, long-term business direction and strategies based on that direction, and engages in essential discussions on how to create value.

At the Board of Directors meetings, both internal and Outside Directors and Audit & Supervisory Board Members have worked together on many issues toward the common goal of increasing TDK's corporate value. The strong sense of mission on the part of the Outside Directors and Audit & Supervisory Board Members and the willingness of the execution side to accept and grow with outside perspectives have built a relationship of mutual understanding and trust between the Board of Directors and the execution side.

③ Relative evaluation of TDK's Board of Directors (compared to other companies)

Compared to other companies, TDK's Board of Directors is evaluated as having a high level of discussion among internal and Outside Directors and Audit & Supervisory Board Members, and
the discussions are future-oriented and conducive to corporate value while maintaining a deep mutual trust and healthy tension.

(2) Progress in addressing issues identified in the effectiveness evaluation of the previous fiscal year

The following issues reported in the previous fiscal year were addressed in the annual plan of the Board of Directors, and efforts for improvement were made.

① Monitoring of the new Medium-Term Plan
Sufficient discussions have been held to confirm the progress and achievement of the Medium-Term Plan. It is necessary for the Board of Directors to continue to review the process of materialization and progress of the medium- to long-term plan.

② Promotion of initiatives to address sustainability issues
Sustainability is being discussed by the Board of Directors based on the recognition that TDK’s business itself will lead to solutions to social issues. Going forward, it is necessary to further deepen discussions by organizing the content of discussions at the Board of Directors meetings, and to appropriately communicate such efforts to stakeholders.

③ Further reinforcement of the group’s risk management
TDK is making progress in building a group governance structure by establishing the Global Common Regulations for the companies constituting the TDK Group, promoting delegation of authority and transparency, and sharing both basic rules and corporate philosophy and culture with the Group. In addition, the corporate functions and the Executive Committee functions have been strengthened, and a system has been established to manage the companies from the perspective of overall optimization. Under this organizational foundation, the Board of Directors has been able to adequately discuss the major risks facing the TDK Group, the status of risk management, the group governance system, and the compliance system. It is important to continue to analyze and visualize key risks and verify them at the Board of Directors meetings.

④ Succession of Directors and Audit & Supervisory Board Members and HR strategy
Succession of the CEO has been appropriately implemented, and the Board of Directors has had sufficient discussions on the development of global human resources. In the future, the Nomination Advisory Committee needs to clarify the skills required of Directors and Audit & Supervisory Board Members, including CEO, Outside Directors and Chair, and discuss the succession plan and share the basic concept with the Board of Directors.

■ Final Evaluation by the Board of Directors

(1) Results of the Effectiveness Evaluation (Conclusion)
In this evaluation, the Board of Directors considered the effectiveness of the Board of Directors to be the “appropriate fulfillment of the roles and functions (management supervision, decisions on important matters, etc.) expected of the Board of Directors in realizing the company's sustainable
growth” and conducted an evaluation in terms of whether there is a mechanism to guarantee this, whether appropriate deliberations and active and substantive discussions take place, and whether the results of these deliberations and discussions lead to improved management.

Based on the primary evaluation by the third-party evaluation institution, the Board of Directors, as a result of conducting deliberations several times, confirmed that the effectiveness of the Board of Directors and its Advisory Committees (Nomination Advisory Committee and Compensation Advisory Committee) was sufficiently secured in terms of their size and composition, the content of the agenda items and deliberations, the status of discussions, their reflection in management, etc.

In addition, the Board of Directors confirmed that it continues to enhance its effectiveness by making improvements based on the results of the Board of Directors evaluation in the previous fiscal year.

Further, as to operation and utilization of the effectiveness evaluation, the Board of Directors confirmed that not superficial but effective efforts are being made, based on the facts that the objectivity of the evaluation is ensured through periodic evaluations by a third-party evaluation institution and that the issues identified are incorporated into the annual agenda of the Board of Directors meetings for improvement as well as other reasons.

(2) Future Issues

As a result of the effective evaluation of the Board of Directors this time, the following three items are recognized as the main issues that the Board of Directors should address in the future:

① Monitoring to achieve the Medium-Term Plan
In order to enhance TDK's corporate value, the Board of Directors needs to continue to verify the process of materialization and progress of the Medium-Term Plan toward the achievement of the medium- to long-term plan. It is also necessary to appropriately promote these medium- and long-term strategies and TDK's competitive advantages to stakeholders and periodically verify the status of understanding in the capital market.

② Succession of the Board members and the Board culture
Succession plans for the Board members, including Outside Directors and Chair, need to be concretized after clarifying the required skills. In addition, the Nomination Advisory Committee needs to discuss ways to pass on the culture of the Board of Directors that allows lively and effective discussions as at present, even if the Board members change, and share the discussions with the Board of Directors.

③ Deepening discussions on the group’s risk management
In the previous fiscal year, progress was made in analyzing and visualizing important risks and organizing the information. The Board of Directors needs to continue to examine these issues and further deepen discussions on the framework for considering risks, the scope of acceptable risks, risk mitigation measures, and other issues.
Going forward, TDK will continue to improve the effectiveness of the Board of Directors in order to achieve its sustained growth and enhance its corporate value.

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

TDK properly provides Directors and Audit & Supervisory Board Members (including Outside Directors and Outside Audit & Supervisory Board Members) with opportunities for training (acquisition of necessary knowledge, appropriate updates, etc.) in order to ensure that they can appropriately fulfill their expected roles and responsibilities. The contents of the training are as follows.

1. TDK properly provides Directors and Audit & Supervisory Board Members with opportunities to gain knowledge about TDK through visits to bases, factory tours, explanations about business conditions, etc. Also, TDK arranges external training services, etc. to provide Directors and Audit & Supervisory Board Members with basic knowledge of laws and regulations, etc. related to their duties.

2. TDK conducts a session to brief newly appointed Outside Directors and newly appointed Outside Audit & Supervisory Board Members on TDK’s business, organization, governance, finances and the content of its medium-term management plan upon their assuming office.

[Principle 5-1 Policy for Constructive Engagement with Shareholders]

TDK’s policy is to make efforts to gain understanding regarding the financial conditions and management strategy, etc. of the TDK Group through constructive engagement with shareholders and to take the following measures to achieve sustained growth and improve medium- to long-term corporate value of the TDK Group by reflecting valuable input from shareholders to the management.

1. Appointing a member of the management or a Director regarding engagement with shareholders

President and Representative Director, Corporate Officer in charge of accounting and other senior management members have constant engagements with investors, including, among others, domestic and overseas shareholders, and explain to them about management strategy of the TDK Group in principle, and other Directors (including Outside Directors) and Audit & Supervisory Board Members also respond to such engagements to a reasonable extent.

2. Measures to ensure positive coordination between internal departments

The department in charge of IR plays a central role in regularly exchanging information and cooperating among Corporate Officers in charge and other related persons of relevant departments.

3. Measures to promote general investor meetings and other IR activities

In addition to regular quarterly financial results briefings, TDK holds medium- to long-term business strategy meetings and promotes understanding of investors. TDK promotes disclosure of information
as well by publishing a part of the materials on the website of TDK.

(4) Measures to relay to the senior management and the Board of Directors
Situations of engagements with shareholders and investors are relayed to the Board of Directors, Executive Committee, and Corporate Officers in charge, etc. from time to time, including before announcement of financial results.

(5) Measures to control insider information when conducting such engagement
TDK has established the Insider Trading Prevention Standard as its internal rule and manage insider information properly by fully enforcing the said Standard and conducting educational activities.