Note: This document has been translated from the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail.

Corporate Governance Report

CORPORATE GOVERNANCE

Oki Electric Industry Co., Ltd.

Last Update: June 27, 2025 Oki Electric Industry Co., Ltd. Takahiro Mori,

President, Representative Director and Chief Executive Officer

Contact: Atsushi Yamauchi,

General Manager of the Corporate Secretariat

Stock code: 6703 https://www.oki.com/

The corporate governance of Oki Electric Industry Co., Ltd. (the "Company" or "OKI") is described below.

<u>I. Basic Views on Corporate Governance, Capital Structure, Corporate Attributes, and Other Basic Information</u>

1. Basic Views

Guided by the corporate philosophy of "The people of OKI, true to the company's "enterprising spirit," are committed to creating superior network solutions and providing excellent information and communications services globally to meet the diversified needs of communities worldwide in the information age," the OKI Group recognizes sustainable growth and increases corporate value over medium- to long-term as its most important management priorities in earning the trust of its various stakeholders. To this end, we are working to enhance corporate governance based on our fundamental policies of "enhancement of management fairness and transparency," "timely decision-making processes," and "full compliance and fortification of risk management."

Reasons for Non-Compliance with Principles of Japan's Corporate Governance Code

OKI complies with all the principles of the Corporate Governance Code.

[Disclosure Based on the Principles of Japan's Corporate Governance Code]

UPDATED

Revisions have mainly been made in the following sections.

[Principle 2-4 (1) Ensuring Diversity in Appointment of Core Personnel]

[Principle 3-1: Full Disclosure]

[Supplementary Principle 3-1 (3) Sustainability Initiatives]

[Principle 4-10 (1) Utilization of Voluntary Committees]

[Principle 4-11 (1) Views on the Balance, Diversity and Size of Knowledge, Experience and Capabilities of the Board of Directors as a Whole]

Details of the items disclosed in accordance with the principles of Japan's Corporate Governance Code are as follows.

[Principle 1-4: Cross-Shareholdings]

(1) Policy on cross-shareholdings

The Company has reduced cross-shareholdings phase by phase as a result of comprehensive consideration of conditions such as the medium- and long-term improvement of the corporate value of the Company and a share certificate-issuing company. At the end of FY2022, cross-shareholdings comprised approximately 30% of net assets. As of the end of FY2024, they had decreased to roughly 24%. The Company expects to achieve a net asset ratio of 20% or less* at the end of FY2025, the final year of the Medium-Term Business Plan 2025.

*The Company plans to purchase shares of ETRIA Co., Ltd., a company that develops and manufactures printers. These shares are not included in the calculation of this ratio.

(2) Outline of consideration-related cross-shareholdings

Every year, the Board of Directors validates cross-shareholdings. The decision on the suitability of holding is made for each stock based on a comprehensive consideration of quantitative and qualitative factors.

(3) Standards for the exercise of voting rights regarding cross-shareholdings

For the exercise of voting rights regarding cross-shareholdings, we classify proposals as follows, establish standards for exercise to make a decision and exercise the rights.

- In case of a proposal to elect an officer, the total number, ratio of independent officers, etc.
- · In case of a proposal related to remuneration for officers, performance, asset status, etc.
- · In case of a proposal for appropriation of surplus, performance, condition of retained earnings, etc.

• We shall pay extra attention to the deliberation of a proposal for anti-takeover measures, M&A or third-party allocation of shares.

[Principle 1-7: Related Party Transactions]

The Board of Directors supervises transactions involving conflicts of interests between the Company and Directors in accordance with the rules of the Board of Directors, and Audit & Supervisory Board members conduct audits in accordance with the auditing standards.

The Company does not have any major shareholder who owns 10% or more of its shares.

[Principle 2-4 (1) Ensuring Diversity in Appointment of Core Personnel]

(1) Approach to Ensuring Diversity

The OKI Group views its human resources as a vital component of the operating resources which enable the Group to adapt to changes in the social environment and pursue sustainable development. Accordingly, the Group has implemented various human resource initiatives. In Medium-Term Business Plan 2025, we are committed to "promoting measures that enable diverse talent to proactively thrive" to "transform into a corporate culture that continuously creates value," which we have identified as a material issue. We are launching a range of initiatives to accomplish this goal. As a measure in our management strategies for the development of human resources, we promote diversity and inclusion (D&I). The OKI Group aims to be a place where diverse human resources come together. The Group respects diversity and harnesses its value to drive innovation, enhance motivation, and achieve the sustainable growth of the organization. To create an environment that encourages individuals with diverse experiences, knowledge, and skills to actively participate in the organization, we focus on hiring external talent, providing opportunities for our employees to gain experience in many different areas, and employing diverse individuals in terms of their personal attributes, including gender.

<Concept, targets and status of promotion of women to managerial positions>

In order to help incrementally motivate female employees from the early stages of their careers, the OKI Group conducts career training for female employees in their fourth year of employment as well as selective leadership strengthening training. OKI aims to increase the female management ratio to at least 5% by April 2026. As of April 2025, 6.1% of mangers are women. In the future, we hope to achieve an equal female management ratio in proportion to the number of female employees. We will continue to strengthen our initiatives for policies to encourage female employees to play an active role.

<Appointment of non-Japanese employees to managerial positions>

OKI hires people of all nationalities who can play an active role globally. For this reason, we do not set targets based on nationality, etc., for non-Japanese employees appointed to managerial positions.

<Appointment of mid-career employees to managerial positions>

The career employment rate in fiscal 2024 was 31% for OKI. As for appointments to management positions, there is no difference between career hires and new graduates, and the ratio of career hires to management positions is not set as a target. Because the ratio of career hires is determined comprehensively based on experience, ability, etc. We are promoting mid-career recruitment in order to acquire the human resources necessary to execute our business strategies.

(2) Content and Status of Implementation of the Human Resources Development Policy and the Internal Environment Development Policy for Ensuring Diversity

The OKI Group believes that the key to steering toward growth lies in harnessing the active participation and development of diverse human resources. To build a diverse and adequate workforce that can embrace challenges and grow in alignment with the organization's goals, the Group is committed to promoting D&I. We aim to foster an organizational culture that enables employees to have job satisfaction, develop personnel strategies to ensure the right staff are in the right positions while cultivating human resources, and create an employee-friendly environment.

In FY2024, we offered more growth opportunities to young and mid-level employees. Specifically, we allowed them to participate in domestic projects aimed at addressing social issues and to engage directly in challenges and support activities in developing countries. They were also able to apply for overseas positions within the OKI Group through the Global Challenge program.

We implement various initiatives to ensure that our diverse workforce can work in a safe and secure environment and be themselves, including the expansion of our support system to help employees balance work and their personal lives, as well as ensuring their health and safety. In fiscal 2024, we introduced a new Childcare Leave Support Reward System that provides a maximum of 100,000 yen to employees assisting colleague in connection with childcare leave, ensuring that employees' work responsibilities are managed smoothly when they take leave. We have also introduced initiatives such as financial assistance for infertility treatment, childcare, and household chores, as well as discount coupons for babysitters. We support not only employees who are raising children but

also the people around them who provide them with support.

- Initiatives for Fostering an Organizational Culture Where Employees Can Proactively Take on Challenges
- Initiatives for Diversifying Talent
- Initiatives to Support Employee Growth
- Initiatives for Creating a Safe and Secure Workplace Environment

Regarding the above-mentioned various initiatives, please refer to OKI Report 2024.

https://www.oki.com/global/ir/finance/library/ar2024.html

[Principle 2-6: Roles as Asset Owners of Corporate Pension Funds]

The OKI Corporate Pension Fund manages funds for corporate pensions of the Company and its domestic group companies.

Each year, the Investment Management Committee drafts investment targets, asset allocations, and investment consignees, which are decided by the Board of Trustees. Members of both the Investment Management Committee and the Board of Trustees include employee representatives as well as people with expertise in the finance and human resources departments, appointed by the Company. Committee members and clerical staff improve their expertise by receiving advice from pension management consultants.

Important matters related to the operation of the Fund have been resolved at the Board of Representatives in accordance with the Fund's Articles of Incorporation, and conflicts of interest that may arise between our company and beneficiaries are also managed appropriately.

The Company entrusts the specific selection of fund investments to multiple investment institutions, monitoring the status of investment at quarterly management reporting meetings.

[Principle 3-1: Full Disclosure]

- (i) Company objectives (management philosophy, etc.), management strategies, and management plans
- 1) The Company discloses its objectives (management philosophy, etc.) and corporate philosophy on the Company website.

https://www.oki.com/global/profile/spirit/

2) As for management strategies, and management plans, in May 2023 we made public the Medium-Term Business Plan 2025, which ends in fiscal year 2025.

Details are disclosed on the company website.

https://www.oki.com/global/ir/corporate/strategy/

- (ii) Basic views and guidelines on corporate governance based on each of the principles of the code
 These are described in "I.1. Basic Views on Corporate Governance, Capital Structure, Corporate Attributes, and Other
 Basic Information" in this report.
- (iii) Board policies and procedures in determining the remuneration of senior management and Directors These are described in "II.1. [Director Remuneration]" in this report.
- (iv) Board policies and procedures in the appointment/dismissal of senior management and the nomination of candidates for Directors and Audit & Supervisory Board Members

To ensure transparency and objectiveness in the process of nominating candidates for Directors, Audit & Supervisory Board members, and executive officers, the Company consults with the Personnel and Compensation Advisory Committee, a voluntary committee. After receiving the committee's response, the Board of Directors and the Audit & Supervisory Board decide on candidates. The committee consists of four Outside Directors, and the chairman is elected from among the outside directors.

In the nomination and appointment of candidates for Directors, Audit & Supervisory Board Members and executive officers, the Company comprehensively considers the legal requirements and the following matters.

- · Nobility of character, wisdom, a high level of ethics, fairness, honesty, and a law-abiding spirit
- The ability to conduct duties in a manner that will help realize the OKI Group's corporate philosophy and enhance corporate value sustainably
- · Length of tenure
- · Audit & Supervisory Board members must have the necessary financial, accounting, and legal knowledge.
- The Company's independence criteria for Outside Officers

The criteria for submitting a proposal to dismiss a Director, an Audit & Supervisory Board Member, or an executive officer take into consideration the following: where the person's act violates or infringes on the law and the Articles of Incorporation; whether the person has become unable to properly perform his/her duties. Such proposals are immediately deliberated by the Personnel Affairs and Compensation Advisory Committee, which then submits its proposal to the Board of Directors.

(v) Explanation of individual appointments, dismissals and nominations when the Board of Directors appoints and dismisses senior management and nominates candidates for Directors and Audit & Supervisory Board Members based on (iv) above

Reasons for appointment and dismissal as well as brief backgrounds and responsibilities are described in reference documents for the General Meeting of Shareholders, business reports, corporate governance reports, financial reports, and other documents.

[Supplementary Principle 3-1 (3) Sustainability Initiatives]

(1) Sustainability Initiatives

As a company "Delivering OKI to your life.," the OKI Group, guided by its corporate philosophy of an "enterprising spirit," contributes to resolving social issues through the key Japanese concepts of Mono-zukuri and Koto-zukuri, while engaging in corporate activities built on integrity that are worthy of the trust of stakeholders.

As a part of its sustainability management efforts, the OKI Group updated its list of material issues during the development of Medium-Term Business Plan 2025. The new material issues are: providing products and services that help solve social issues, reducing environmental impact through business activities, transforming into a corporate culture that continuously creates value, and strengthening the management foundation to support sustainable growth. To implement initiatives to address these material issues and achieve sustainable growth, we have created a sustainability management system. This system operates under the oversight of the CEO and the Sustainability Promotion Division, which is specifically focused on sustainability matters, is involved in its operations. The division, the executive officer in charge of the division, and relevant departments collaborate to effectively manage our sustainability activities.

The OKI Group's sustainability initiatives are shown in Our company website (Sustainability website) and OKI Report 2024.

- Our company website (Sustainability website): https://www.oki.com/global/sustainability/
- OKI Report: https://www.oki.com/global/ir/finance/library/ar2024.html

(2) Investments in Human Capital and Intellectual Property

In Medium-Term Business Plan 2025, the OKI Group intends to promote measures that enable diverse talent to proactively thrive to implement its management strategies and aims to focus on creating an environment where diverse human resources can function at their best and assisting employees in their growth. The investment in human capital in the plan exceeds the investment during the previous Medium-Term Business Plan. The Group will improve its support for employees' growth, recruitment and the grading system to ensure necessary and adequate employees. With regard to intellectual property, the Company build a business portfolio in growth/focus areas and reduce intellectual property risks in existing businesses. Appropriate management is carried out through setting targets such as for the number of patent applications. OKI will continue to actively invest in important management resources.

(3) Disclosure Based on TCFD or Equivalent Framework

OKI manages climate change efforts by categorizing them into two main areas: mitigation (preventing global warming, promoting energy conservation, and increasing the use of renewable energy) and adaptation (responding to damage caused by extreme weather events, such as typhoons and flooding, which are thought to result from global warming). These efforts are disclosed based on the TCFD (Task Force on Climate-related Financial Disclosures) framework, and the Company reviews its initiatives against the ISO 14001 standard and the TCFD recommendations.

The OKI Group's Environmental Management initiatives are shown in Our company website (Environment website) and OKI Report 2024.

- Our company website (Environment website) : https://www.oki.com/global/sustainability/eco/index.html
- OKI Report: https://www.oki.com/global/ir/finance/library/ar2024.html

[Principle 4-1(1): Scope and Overview of Delegation to Management]

The Company has stipulated in the rules of the Board of Directors that important matters, such as laws and regulations, matters stipulated in the Articles of Incorporation, and basic management policies are to be discussed by the Board of Directors. The details of matters to be decided by the Board of Directors are decided by the Representative Director, who also serves as President and Executive Officer, after deliberation by the Management Committee or approval procedures. Executive officers carry out their duties in accordance with basic management policies determined by the Board of Directors.

[Principle 4-10 (1) Utilization of Voluntary Committees]

OKI has adopted a corporate structure with an Audit & Supervisory Board. As the Board of Directors requires both decision-making and supervisory functions, we believe that the balance between internal and executive directors and independent outside directors should be roughly evenly balanced. As of the end of June 2025, the Board of Directors consisted of four independent outside directors out of a total of eight directors, and the chairperson of the Board of Directors is a female independent outside director. The Personnel Affairs and Compensation Advisory Committee has been established as a voluntary committee to ensure transparency and objectiveness in the process of appointing and dismissing Directors and determining compensation for Directors. The Committee holds a meeting as necessary. Prior to resolution at the Board of Directors meeting, the Committee receives advice on the appointment and dismissal of directors, executive officers, etc., as well as the remuneration system and level, deliberates from an objective viewpoint, and reports to the Board of Directors. According to the Regulation for Personnel Affairs and Compensation Advisory Committee, the Committee shall consist of non-executive directors selected by resolution of the Board of Directors, the majority of which shall be independent outside directors, and the Chairperson of the Committee shall be elected by the members from among others. As of the end of June 2025, there were four Outside Directors (all of whom are outside directors (including two women)).

In fiscal year 2024, the committee deliberated and reported to the Board of Directors on such issues as the executive structure for achieving the Medium-Term Business Plan 2025, the deliberation of the executive compensation system so that it functions sufficiently as an incentive to enhance performance for the continuous enhancement of corporate value, and the long-term issue of development plan of successors (management human resources development).

[Principle 4-11 (1) Views on the Balance, Diversity and Size of Knowledge, Experience and Capabilities of the Board of Directors as a Whole]

OKI maintains a corporate auditor system, with the Board of Directors and the Audit & Supervisory Board. With an executive officer system in place, it strives to promote timely decision making processes by separating business execution and oversight. In order to carry out the above, the Board of Directors is required to have both decision-making and supervisory functions. In consideration of the balance between internal and executive directors and independent outside directors, as of the end of June 2025, the Company has elected 4 independent outside directors out of 8 directors. (In order to further improve the independence and objectivity of the Board of Directors, Ms. Izumi Kawashima, Independent Outside Director, serves as Chairman of the Board of Directors.)

Our approach to the Board of Directors as a whole is structured in a way that balances knowledge, experience, and ability, and balances diversity, including gender, international exposure, work experience, and age, with an appropriate size. The Articles of Incorporation of the Company stipulate that the Company shall have no more than 15 Directors to enable prompt decision-making and achieve an appropriate number of Directors. The Board of Directors has appointed five people who have sufficient knowledge, experience, and ability in areas necessary for the creation of social value, such as marketing, technology and innovation, manufacturing and SCM, and areas necessary for the strengthening of management foundations, such as human resources, finance and accounting, legal and risk management, as internal and executive directors. In addition, the Company appoints two people with experience in corporate management and two people with relevant knowledge and experience as independent outside directors in the expectation that they will provide appropriate supervision and advice based on their experience and expertise in each field. Five Audit & Supervisory Board Members attend Board of Directors meetings: Audit & Supervisory Board Members who have experience in the execution of business (two inside full-time Audit & Supervisory board members and one independent outside Audit & Supervisory board member), an Audit & Supervisory Board Member who is a certified public accountant (an independent outside Audit & Supervisory board member), and an Audit & Supervisory Board Member who is a lawyer (an outside Audit & Supervisory board member).

As of June 25, 2025, the skill matrix for Directors elected at the 101st Annual General Meeting of Shareholders is as described in the Notice of Convocation of the 101st Annual General Meeting of Shareholders.

 $\underline{https://www.oki.com/global/ir/meeting/pdf/101all_e.pdf}$

[Principle 4 -11 (2) Concurrent Positions of Directors and Audit & Supervisory Board Members] Significant concurrent positions of Directors and Audit & Supervisory Board Members (including candidates) are disclosed in the reference documents for the General Meeting of Shareholders and business reports in the "Notice of Meeting of Shareholders," as well as in security reports.

- Notice of Meeting of Shareholders: https://www.oki.com/global/ir/stock/meeting.html
- Security Report (Japanese only): https://www.oki.com/jp/ir/data/report/

The status of Outside Directors and Outside Audit & Supervisory Board Members is also described in "II.1. [Related to Directors]" and "[Related to Audit & Supervisory Board Members]" in this report.

[Principle 4-11 (3) Evaluation of the Effectiveness of the Board of Directors]

The Company conducts evaluations and analyses every year to improve the effectiveness of the Board of Directors by recognizing, sharing, and improving the directions that the Board of Directors should take and the issues related to that

direction.

[Method for Evaluating the Effectiveness of the Board of Directors]

The Board of Directors discussed methods for evaluating the effectiveness of the plan in FY2024.

- (1) We judged that self-evaluation is appropriate for conducting research and evaluation in line with our company's circumstances. Meanwhile, we have determined that conducting a third-party review aimed at verifying the objectivity and validity of the evaluation process once every few years is appropriate. We have undergone an external evaluation conducted by a major law firm.
- (2) As usual, the assessment was performed in three stages: a questionnaire, individual interviews and the deliberations of the Board of Directors. The scope of the assessment included all Directors and Audit & Supervisory Board members. The Secretariat of the Board of Directors compiled the results.
- (3) As usual, the questionnaire was based on the Corporate Governance Code and related materials and was reorganized with questions that reflect free and frank evaluation of each officer.
- (4) In the third-party review, the law firm assessed the processes and effectiveness of the creation of a questionnaire, the aggregation of the results of the questionnaire, interviews, and the preparations for discussions at Board of Directors meetings. The firm concluded that the Company's evaluation of the effectiveness of the Board of Directors is appropriate.

[Results of Evaluation of the Effectiveness of the Board of Directors]

As a result of the FY2024 evaluation, we were able to confirm that the Board of Directors of our company is functioning effectively. The following key initiatives were implemented:

- We monitored the progress of the initiatives in each business that were set out in Medium-Term Business Plan 2025 and held discussions with the personnel responsible for the businesses to achieve the targets.
- We assessed the situation regarding the allocation of management resources, including shifts in human resources and discussed the utilization of ROIC based on the characteristics of the business.

The Board of Directors will proceed with the initiatives below to further improve its functions in FY2025.

- (i) We will create discussion forums of various forms and continue to hold high-quality discussions. In addition to further enhancing the deliberations at meetings of the Board of Directors, we will utilize off-site meetings.
- (ii) Enriching discussion topics from a medium- to long-term perspective

To complete the implementation of Medium-Term Business Plan 2025 and develop a new Medium-Term Business Plan, we will engage in in-depth discussion of the following subjects:

- The business portfolio
- Human resources and financial strategies
- The promotion of sustainability

OKI will strive to continuously improve the effectiveness of the Board of Directors with the goal of increasing corporate value.

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

The Company provides opportunities for Directors and Audit & Supervisory Board Members to participate in seminars and training conducted by external specialized agencies necessary to fulfill their roles and responsibilities. Based on this policy, necessary support is provided such as holding seminars by experts and utilizing training by external organizations. Training is also provided for newly appointed officers. When outside officers are appointed, explanations are given to them to deepen their understanding of the OKI Group's business activities, and visits are also made to business sites and factories.

Full-time Audit & Supervisory Board Members are also provided with opportunities to participate in seminars held by external organizations such as the Japan Audit & Supervisory Board Members Association.

[Principle 5-1: Policy for Constructive Dialogue with Shareholders]

Based on the recognition that constructive dialogue with shareholders and other stakeholders and the appropriate use of market feedback in management and business activities leads to greater management efficiency and greater corporate value, OKI has established the following systems and initiatives to promote constructive dialogue with shareholders.

- (i) The Company appoints senior management in charge of IR and supervises them so that constructive dialogue can be realized.
- (ii) A dedicated IR department (IR Division) is established within the Corporate Planning Department of the Company to support dialogue. This department works in a coordinated fashion to share information with related departments, including the Accounting and Finance Department, Corporate Planning Department, and business divisions. In addition, each division reports important occurrences to the person responsible for handling information, and based on this information, related divisions cooperate with each other to conduct mutual checks. A system has been established to promote cooperation among divisions, such as in the area of disclosure.

- (iii) The president and the chief financial officer take the lead in engaging in dialogue with shareholders, and the IR Division and the Corporate Secretariat, which are dedicated departments, support this dialogue. Specifically, we hold various meetings, including management briefings and quarterly financial results briefings, and hold individual meetings with major shareholders, providing opportunities for direct dialogue with shareholders and other stakeholders to a reasonable extent.
- (iv) Opinions of institutional investors, etc., obtained through IR/SR activities are periodically fed back to senior management at Board of Directors meetings.
- (v) We will ensure that senior management and employees are thoroughly informed of the strict management of insider information in accordance with the Rules for Prevention of Insider Trading to prevent insider information leaks. In addition, the Company has established the Disclosure Policy, which relates to the establishment of systems and measures to promote constructive dialogue with shareholders.

https://www.oki.com/global/ir/corporate/disclosure.html

[Status of Dialogue with Shareholders]

Status of dialogue with shareholders is disclosed on the company website.

https://www.oki.com/global/ir/corporate/governance/shareholder.html

[Action to Implement Management that is Conscious of Cost of Capital and Stock Price]

Content	Disclosure (updating) of initiatives
Disclosure in English	Yes
Date of update	May 30, 2025

Supplementary Explanation

The Company has set an ROE target as a target related to the cost of capital in the Medium-Term Business Plan. In FY2024, the ROE exceeded the 8% target set in the Medium-Term Management Plan. In FY2025, the Company estimates the ROE will be 9% or higher. The Company is on track to achieve an ROE of 10% or more. In its financial and investment strategy, the Company has developed a cash allocation plan as part of its Medium-Term Business Plan. The Company focuses on growth investments while distributing profits to shareholders in line with a specific dividend payout ratio.

In FY2025, the Company will accomplish the Medium-Term Management Plan 2025, and will advance discussions mainly using an ROIC tree to develop a new Medium-Term Business Plan.

For more information about the Medium-Term Business Plan and the most recent results, please visit the following webpage.

- · Medium-Term Business Plan 2025: https://www.oki.com/global/ir/accounts/2023/0510_2.pdf
- · Financial information materials: https://www.oki.com/global/ir/data/presen/

2. Capital Structure

Foreign Shareholding Ratio	20% to less than 30%
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[Major Shareholders]

Name or Company Name	Number of Shares Held	Shareholding Ratio (%)
The Master Trust Bank of Japan, Ltd. (trust account)	13,385,000	15.44
Custody Bank of Japan, Ltd. (trust account)	4,999,700	5.77
Oki Denki Group Employees' Shareholdings Committee	2,149,961	2.48
STATE STREET BANK AND TRUST COMPANY 505001	1,778,804	2.05
BNYM AS AGT/CLTS 10 PERCENT	1,721,400	1.99
Mizuho Bank, Ltd.	1,419,648	1.64
Meiji Yasuda Life Insurance Company	1,400,097	1.61
STATE STREET BANK AND TRUST COMPANY 505223	1,273,637	1.47
STATE STREET BANK WEST CLIENT - TREATY 505234	1,211,893	1.40
JP MORGAN CHASE BANK 385781	1,167,883	1.35

Controlling Shareholder (excluding Parent Company)	_
Existence of Parent Company	None

Supplementary Explanation

Major shareholders are listed based on the shareholders' register as of March 31, 2025.

The Report of Possession of Large Volume (Change Report), which was opened for public inspection on May 8, 2024, stated that Sumitomo Mitsui Trust Asset Management Co., Ltd. and its joint holders owned a total of 7,150,700 shares (holding ratio of 8.20 %) as of April 30, 2024. However, as the Company is unable to confirm the actual number of shares held as of March 31, 2025, OKI has not included them in the above status of major shareholders. The Report of Possession of Large Volume, which was opened for public inspection on December 20, 2024, stated that Mizuho Bank, Ltd. and its joint holders owned a total of 4,376,548 shares (holding ratio of 5.02 %) as of December 13, 2024. However, as the Company is unable to confirm the actual number of shares held as of March 31, 2025, OKI has not included them in the above status of major shareholders.

3. Corporate Attributes

Listed Exchange and Market Section	Tokyo Stock Exchange, prime market
Fiscal Year-End	March
Industry	Electrical equipment
Number of Employees (Consolidated) at End of Previous Fiscal Year	1,000 or more
Net Sales (Consolidated) for the Previous Fiscal Year	¥100 billion to less than ¥1 trillion
Number of Consolidated Subsidiaries at the End of the Previous Fiscal Year	From 50 to less than 100

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

5. Other Special Circumstances That May Have a Material Impact on Corporate Governance

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II. Business Management Organization and Other Corporate Governance Systems Related to Decision-Making, Execution of Business, and Management Supervision

1. Organizational Composition and Operation

	Organizational Form	Company with an Audit & Supervisory Board
[Di	rectors]	
	Maximum Number of Directors Stipulated in Articles of Incorporation	15
	Term of Office Stipulated in Articles of Incorporation	1 year
	Chairperson of the Board	Outside Director
	Number of Directors	8
	Appointment of Outside Directors	Appointed
	Number of Outside Directors	4
	Number of Independent Directors Designated from among Outside Directors	4

NI		Relationship with the Company (*)										
Name	Attributes	a	b	c	d	e	f	g	h	i	j	k
Tamotsu Saito	From another company								Δ			
Izumi Kawashima	Academic											
Makoto Kigawa	From another company					Δ			Δ			
Ryoko Toyama	Academic											

Categories of "Relationship with the Company"

"o" indicates a category into which the Director presently falls or has recently fallen. "△" indicates a category into which the Director has fallen in the past. "•" indicates a category into which a close relative of the Director presently falls or has recently fallen. "▲" indicates a category into which a close relative of the Director has fallen in the past.

- a Executive of the Company or its subsidiary
- b Non-executive Director or executive of a parent company of the Company
- c Executive of a fellow subsidiary company of the Company
- d A party whose major client or supplier is the Company or an executive thereof
- e Major client or supplier of the Company or an executive thereof
- f Consultant, accountant, or legal professional who receives a large amount of monetary consideration or other property from the Company besides compensation as a Director
- g Major shareholder of the Company (or an executive of the said major shareholder if the shareholder is a legal entity)
- h Executive of a client or supplier company of the Company (which does not correspond to d, e, or f) (the Director himself/herself only)
- i Executive of a company to which Outside Directors are mutually appointed (the Director himself/herself only)
- j Executive of a company or organization that receives a donation from the Company (the Director himself/herself)
- k Other

Outside Directors' Relationships with the Company (2)

UPDATED

Name	Designated as Independent Director	Supplementary Explanation of the Relationship	Reasons for Appointment
Tamotsu Saito	Yes	The Company has business relationships with IHI Corporation, where Mr. Tamotsu Saito is a Senior Advisor; Furukawa Electric Co., Ltd., where he is an Outside Director; KAJIMA CORPORATION, where he is also an Outside Director; and New Energy and Industrial Technology Development Organization, where he is its Chairman.	As a long-time representative director of IHI Corporation and a business leader not only in the industry but also in Japan, Mr. Tamotsu Saito has a wealth of management experience and high ethical standards in the manufacturing industry. In addition, he has a high degree of independence from the management team, experience as an outside director of other companies, and serves as the member of the Personnel Affairs and Compensation Advisory Committee. Based on the above, and particularly on his manufacturing, development and global management experience, the Company has appointed him as an Outside Director as it is expected that he will contribute to the deepening of deliberations on the progress of Medium-Term Business Plan, oversight of the medium- to long-term strategy and development plan of successors, and improvement of risk management at the Board of Directors meetings. The Company believes that he is sufficiently independent and has no risk of conflicts of interest with general shareholders.

Izumi Kawashima	Yes	There are no special relationships between the Company and TAKARA & COMPANY LTD., where Ms. Izumi Kawashima is an Outside Director.	Ms. Izumi Kawashima is currently a professor of the Faculty of Social Sciences at Waseda University. She specializes in commercial law (mainly the Companies Act) and the Financial Instruments and Exchange Act, and particularly has academic specialist knowledge relating to the Companies Act and corporate governance as well as high ethical standards. In addition, she has a high degree of independence from the management team, and has devoted her energies to the display of the Board of Directors functions as the chairperson of the Company's Board of Directors since June 2021. Ms. Kawashima also has experience as an outside director of other companies, and serves as a member of the Personnel Affairs and Compensation Advisory Committee. Based on the above, and particularly on her knowledge as a legal expert in the Companies Act and the Financial Instruments and Exchange Act, etc., the Company has appointed her as an Outside Director as it is expected that she will contribute to the deepening of deliberations on the progress of Medium-Term Business Plan, oversight of the medium- to long-term strategy and development plan of successors, and improvement of risk management at the Board of Directors meetings. Although she has never had experience of being involved in corporate management other than as an outside officer, the Company determined that she will be able to carry out the duties of Outside Director appropriately for the aforementioned reason. The Company believes that she is sufficiently independent and has no risk of conflicts of interest with general shareholders.
Makoto Kigawa	Yes	Mr. Makoto Kigawa was Managing Executive Officer and Managing Director of Mizuho Corporate Bank, Ltd. (currently Mizuho Bank, Ltd.) from April 2002 to March 2005. Mizuho Bank, Ltd. is a major lender of the Company with borrowings of 24.7 billion yen in fiscal 2024. The Company has business relationships with The Higo Bank, Ltd. and ICMG Co., Ltd., where he is an Outside Director. The Company entered into an agreement to invest in ICMG Co-Creation Fund II, which ICMG Ventures Pte. Ltd. established. There are no special relationships between the Company and Seven Bank, Ltd., where he is an Outside Director.	After serving as an officer at a financial institution, Mr. Makoto Kigawa served as Representative Director of Yamato Holdings Co., Ltd. for more than ten years, and has extensive management experience and high ethical standards, mainly in the logistics industry, including the transformation of business models using ICT. In addition, he has a high degree of independence from the management team, experience as an outside director of other companies, and serves as the chairman of the Personnel Affairs and

Ryoko Toyama	Yes	The Company has a business relationship with TOPPAN Holdings Inc., where Ms. Ryoko Toyama is an Outside Director.	Ms. Ryoko Toyama is currently a professor at the Graduate School of Strategic Management, Chuo University. Ms. Toyama has academic expertise in business in general and high ethical standards through her specialist knowledge in the field of strategic management. In addition, she has a high degree of independence from the management team, and experience as an outside director of other companies. Based on the above, and particularly on her academic expertise in all aspects of business, including marketing and innovation, the Company has appointed her as an Outside Director as it is expected that she will contribute to the deepening of deliberations on the progress of Medium-Term Business Plan, oversight of the medium- to long-term strategy and
			outside director of other companies. Based on
			development plan of successors, and
			improvement of risk management at the Board of Directors meetings. Although she
			has never been involved in corporate
			management other than as an outside officer,
			the Company determined that she will be able
			to carry out the duties of Outside Director
			appropriately for the aforementioned reason.
			The Company believes that she is sufficiently
			independent and has no risk of conflicts of
			interest with general shareholders.

Voluntary Establishment of Committee(s) Corresponding to the Nomination Committee or Remuneration Committee

Established

Committee's Name, Composition, and Attributes of Chairperson

UPDATED

	Committee's Name	Total Committee Members	Full-time Members		Outside Directors	Outside Experts	Other	Chairperson
Committee Corresponding to Nomination Committee	Personnel Affairs and Compensation Advisory Committee	4	0	0	4	0	0	Outside Directors
Committee Corresponding to Remuneration Committee	Personnel Affairs and Compensation Advisory Committee	4	0	0	4	0	0	Outside Directors

Supplementary Explanation

OKI has established the Personnel Affairs and Compensation Advisory Committee as a voluntary body to ensure judgment in its decision-making processes regarding the appointment and dismissal of Directors and officer remuneration is transparent and objective.

[Audit & Supervisory Board Members]

Establishment of Audit & Supervisory Board	Established
Maximum Number of Audit & Supervisory Board Members Stipulated in Articles of Incorporation	5
Number of Audit & Supervisory Board Members	5

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

Audit & Supervisory Board members attend meetings of the Board of Directors and other important meetings based on auditing policies and methods determined by the Audit & Supervisory Board, verify the content of reports received from Directors and others, and investigate the status of the Company's operations and assets. Audit & Supervisory Board members audit the execution of duties by Directors in close cooperation with Outside Directors, the Internal Auditing Division, and accounting auditors.

Appointment of Outside Audit & Supervisory Board Members	Appointed
Number of Outside Audit & Supervisory Board Members	3
Number of Independent Officers Designated from among Outside Audit & Supervisory Board Members	2

Relationship with the Company (1)

N7	A 44	Relationship with the Company (*)												
Name	Attributes		b	c	d	e	f	g	h	i	j	k	1	m
Yoshihiro Tsuda	Certified Public Accountant								Δ					
Yasuyuki Oda	From another company										Δ			
Hiroshi Niinomi	Attorney										0			

Categories of "Relationship with the Company"

"o" indicates a category into which the member presently falls or has recently fallen. " \triangle " indicates a category into which the member has fallen in the past. " \bullet " indicates a category into which a close relative of the member presently falls or has recently fallen. " \blacktriangle " indicates a category into which a close relative of the member has fallen in the past.

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

Name	Designated as Independent Officer	Supplementary Explanation of Relationship	Reasons for appointment
Yoshihiro Tsuda	Yes	Mr. Yoshihiro Tsuda worked for Deloitte Touche Tohmatsu LLC. The Company has a business relationship with PRONEXUS Inc., where he is an Outside Audit & Supervisory Board Member. There are no special relationships between the Company and Tribeck Inc., where he is a Standing Audit & Supervisory Board Member.	As a certified public accountant, Mr. Yoshihiro Tsuda has been involved in global accounting audits in various industries for many years. The Company has judged that he can conduct objective and neutral audits of the Company's management from a global perspective by utilizing his wealth of experience, knowledge and high ethical standards, and has therefore been appointed him as an Audit & Supervisory Board Member. Although he has no experience of being involved in the management of a company in the past, the Company believes that he will be able to appropriately execute his duties as Outside Audit & Supervisory Board Member for the reasons mentioned above. The Company believes that he is sufficiently independent and has no risk of conflicts of interest with general shareholders.
Yasuyuki Oda	Yes	There are no special relationships between the Company and Fujikura Gakuen social welfare corporation, where Mr. Yasuyuki Oda is its President.	Mr. Yasuyuki Oda has served as GM, Finance & Accounting Div. and Corporate Planning Div. of the head office, president of an overseas subsidiary, and executive officer at a manufacturer, as well as having worked overseas for many years. The Company has appointed him as an Outside Audit & Supervisory Board Member as it is judged that he has experience as a corporate auditor and chairman of Audit & Supervisory Committee, and will be able to utilize his extensive experience, global insight, and high ethical standards and conduct appropriate audits of the Company's management. The Company believes that he is sufficiently independent and has no risk of conflicts of interest with general shareholders.
Hiroshi Niinomi	No	The Company has a business relationship with Nishimura & Asahi, Foreign Law Joint Enterprise, where Mr. Hiroshi Niinomi is an Office Executive Committee Partner.	As an attorney-at-law for many years, Mr. Hiroshi Niinomi has been responsible for many listed companies with respect to corporate law and financial law matters. The Company has appointed him as an Outside Audit & Supervisory Board Member as it is judged that since he also has the experience of serving as an Audit & Supervisory Board Member for an investment advisory company for a long time, he will be

able to utilize his extensive experience, knowledge, and high ethical standards and conduct objective and neutral audits of the Company's management. Although he has never had experience of being involved in corporate management, the Company determined that he will be able to carry out the duties of Outside Audit & Supervisory Board Member appropriately for the aforementioned reason. Although he does not have any conflicts of interest with general shareholders and meets the requirements for independent officers as stipulated by the Tokyo Stock Exchange, due to the policy of his law firm, he is not designated or notified as an independent officer.

[Independent Officers]

Number of Independent Officers

6

Matters relating to Independent Officers

Independence Criteria for Outside Officers

The Company has established independence criteria for Outside Directors and Outside Audit & Supervisory Board Members (hereinafter collectively "Outside Officers") that it appoints. When examining officer candidates, the Company emphasizes their independence based on these criteria.

- (1) An Independent Officer has not been an executive*1 of the OKI Group in the past 10 years.
- (2) An Independent Officer has not been a party whose major client is the OKI Group (a party whose sales to the OKI Group exceed 2% of the total sales of that party's group), or an executive of such a party, in the most recent business year or in the past three business years.
- (3) An Independent Officer has not been a party whose major client is the OKI Group (the OKI Group's sales to the party's group exceed 2% of the total sales of the OKI Group), or an executive of such a party, in the most recent business year or in the past three business years.
- (4) An Independent Officer has not been a major shareholder of the Company (a shareholder directly or indirectly holding 10% or more of the total voting rights of the Company) or an executive of a party that is a major shareholder of the Company in the past five years.
- (5) An Independent Officer has not been an executive of a party whose major shareholder is the Company in the past five years.
- (6) An Independent Officer is not a consultant, accounting professional such as certified public accountant, or legal professional such as a lawyer who receives a large amount of money or other assets from the OKI Group aside from officer compensation (if an organization such as a corporation or an association receives the money or other assets, the consultant, accounting professional, or legal professional refers to an individual who belongs to the organization. A large amount is over \mathbb{10} million per year on average in the past three fiscal years if the recipient is an individual, and over \mathbb{10} million or 2% or more of the consolidated net sales of an organization per year in the past three fiscal years, whichever is higher, if the recipient is an organization).
- (7) An Independent Officer has not belonged to an auditing firm that conducts the statutory audit of the Company in the past five years.
- (8) A person is not a relative within the second degree of kinship to any the following people.
- a. People listed in (2) to (7) above (limited to important executives*2 for "executives" in (2) to (5), (2) for "people belonging to associations" in (6), important executives and people whose associations have professional qualifications such as certified public accountants or lawyers in the case of accounting or legal expert associations such as audit firms or legal firms, and people who have professional qualifications such as certified public accountants and certified public accountants for "people belonging to audit firms" in (7).
- b. An important executive of the OKI Group

- *1 "Executive" refers to a person who performs the business such as a Director (excluding Outside Directors), executive officer, employee, etc.
- *2 "Important executive" refers to a person who performs important business such as a Director (excluding Outside Directors), an executive officer, or a department head.

When the Company appoints Outside Officers, it emphasizes the criteria above. The Company also considers whether the candidate's experience and knowledge in their fields of expertise are useful for the Company.

[Incentives]

Implementation of Measures to Provide Incentives to Directors

Performance-based pay

Supplementary Explanation

Please refer to "Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods" in "Director Remuneration" below.

In addition, beginning in fiscal 2023, we abolished stock-based compensation stop options as a medium- to long-term incentive compensation and introduced performance-based stock-based compensation (performance share units), in which shares are distributed according to the status of performance. For details, please see Proposal 4, which was approved at the 99 Annual General Meeting of Shareholders held on June 27, 2023.

https://www.oki.com/global/ir/stock/meeting.html

[Director Remuneration]

Disclosure of Individual Directors' Remuneration

No individual disclosure

Supplementary Explanation

UPDATED

Total remuneration for Directors, Audit & Supervisory Board Members, Outside Director Outside Audit & Supervisory Board Members, as well as a breakdown of remuneration by type, is disclosed in our business reports and security reports. No individuals receive total remuneration of 100 million yen or more, and we do not disclose the remuneration for individual officers.

Details are disclosed on the Company website.

https://www.oki.com/global/ir/corporate/governance/officers.html#co04

Policy on Determining Remuneration Amounts and Calculation Methods

Established

Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods

The Company has established a policy for determining the details of compensation for individual Directors. The outline of the policy is as follows. The Company's basic policy is that the remuneration of directors and executive officers functions as an incentive to improve business performance in order to continuously improve corporate value and enhance corporate competitiveness, and that it is a remuneration system that can secure excellent human resources.

Details are disclosed on the Company website.

https://www.oki.com/global/ir/corporate/governance/officers.html#co04

[Support System for Outside Directors / Outside Audit & Supervisory Board Members]

Support System for Board of Directors' meetings

Departments in charge: Secretariat of the Board of Directors

Person in charge: Yes

Information communication system: The Company provides materials and explanations to Outside Directors and Outside Audit & Supervisory Board Members prior to Board of Directors' meetings.

Support System for Outside Directors
Departments in charge: Secretarial Division

Person in charge: Yes

Information communication system: The Company has established a system in which the information required for the execution of duties by Outside Directors is communicated through the staff member in charge.

Support System for Outside Audit & Supervisory Board Members

Departments in charge: Dedicated staff to support Audit & Supervisory Board Members

Staff: Yes

Information communication system: Members of staff who are not subject to the instructions or orders of Directors are appointed to assist Outside Audit & Supervisory Board Members in their duties.

[Status of People Retired from Such Positions as Representative Director and President]

Advisors Who Previously Served in Such Positions as Representative Director and President

Name	Title / Position	Role/ Activity	Working Conditions (Full-Time/Part-Time, Paid/Unpaid, etc.)	Date of Retirement from President, etc.	Term of Office
_	_	_	_	_	_

Total number of advisors who Previously Served in Such Positions as Representative Director and President

Others

The Company has abolished the system whereby people who previously served in such positions as Representative Director and President were appointed as advisors.

2. Matters Related to the Functions of Business Execution, Auditing and Supervision, Nomination, and Determination of Remuneration (Overview of the Current Corporate Governance System)

As a company with the Audit & Supervisory Board, the Company establishes the Board of Directors and Audit & Supervisory Board and adopts an executive officer system, aiming to promote "timely decision-making processes" by separating business execution and supervision. In addition, the Company also works on the "enhancement of management fairness and transparency" by nominating Outside Directors as well as setting up a voluntary committee concerned with personnel affairs and compensation, so as to ensure effective supervision from an independent and objective standpoint. In addition to audits by the Audit & Supervisory Board and its members, OKI seeks to ensure "full compliance and fortification of risk management," such as by establishing the Risk Management Committee.

(1) Board of Directors

In principle, the Board of Directors meets once a month, with extraordinary meetings also held if necessary, to make decisions on basic management policies and other important matters and to supervise the execution of business in accordance with laws and regulations and the Articles of Incorporation. To secure the functions of the Board of Directors, the Company selects candidates for Directors in consideration of diversities, such as expertise, career and gender, based on the skills matrix listed in the reference documents for the general meeting of shareholders, and includes four Independent Outside Directors (including two female Director) to improve the fairness and transparency of management, thinking that the roughly equal numbers of internal Executive Directors and highly independent Outside Directors create an appropriate balance. The Board of Directors is chaired by an Independent Outside Director. In addition, in order to further clarify the management responsibility for each business year, the Articles of Incorporation provide that the term of office shall be one year.

(2) Audit & Supervisory Board

The Audit & Supervisory Board consists of five Audit & Supervisory Board members, three of whom are highly independent outside Audit & Supervisory Board members. Audit & Supervisory Board members attend meetings of the Board of Directors and other important meetings based on audit policies and methods determined by the Audit & Supervisory Board, verify the content of reports received from Directors and others, and investigate the status of the Company's operations and assets, etc. Collaborating closely with Outside Directors, the Internal Auditing Division, accounting auditors, and Audit & Supervisory Board members audit the performance of duties by Directors. Members of staff who are not subject to the instructions and orders of Directors are appointed to assist Outside Audit & Supervisory Board Members in their duties. Details are disclosed on the "Governance Structure" website.

 $\underline{https://www.oki.com/global/ir/corporate/governance/structure.html}$

(3) Executive Officer System

The Company appoints executive officers to implement operations in accordance with management policies determined by the Board of Directors to separate the functions of business execution and oversight of management and promote timely decision-making. The Company has also established the Management Conference to help the president make decisions.

(4) Utilization of Voluntary Committees

The Company has established the Personnel Affairs and Compensation Advisory Committee as a voluntary committee to secure transparency and objectiveness in the decision-making processes concerning appointment and dismissal of Directors and determination of compensation for officers. Prior to the resolution of the Board of Directors, meeting as appropriate and the Committee receives inquiries on the appointment and dismissal of Directors, Executive Officers, etc., as well as the remuneration system and level, etc., and reports to the Board of Directors after deliberating from an objective viewpoint. The committee consists of four Outside Directors. The current Chairperson of the Committee is an Independent Outside Director by resolution of the Board of Directors.

(5) Accounting Audit

The Company has selected PricewaterhouseCoopers Japan LLC as its accounting auditor. To improve the transparency and correctness of the accounting process, the Company undergoes regular audits and seeks advice as needed. Three certified public accountants, all of whom belong to PricewaterhouseCoopers Japan LLC, currently audit the Company: Tsuyoshi Saito, Tomomi Shinbo, and Norie Iwamoto. In addition, audits are assisted by 11 certified public accountants and 59 others who belong to PricewaterhouseCoopers Japan LLC (FY2024). Years of consecutive audits have been omitted, as all members have been involved in auditing the Company for less than seven years. PricewaterhouseCoopers Japan LLC has voluntarily taken measures to prevent its executive staff from being involved in its accounting audits for a period exceeding a certain period.

(6) Internal Auditing

The Company has established the Internal Auditing Division that reports directly to the president. Internal Audit Personnel of the Internal Auditing Division consists of 28 members, including three certified internal auditors and two certified fraud examiner. In accordance with the internal audit rules, the Internal Auditing Division conducts internal audits to properly understand the actual status of compliance risk management and overall operations at the Company's business units and subsidiaries, identify problems in the execution of internal controls, propose improvements, and support improvement of operations.

(7) Summary of Limited Liability Contracts

The Company concluded agreements to limit liabilities with all Outside Directors and Audit & Supervisory Board Members under the provisions of Article 427, paragraph (1) of the Companies Act.

(8) Outline of liability insurance agreement for Directors

The Company concluded liability insurance agreements as defined in the provisions of Article 430-3, paragraph (1) of the Companies Act covering Directors, Audit & Supervisory Board Members, Executive Officers, Executive General Managers, and those who concurrently serve as Outside Directors, etc. of the Company; Directors, Executive Officers, Audit & Supervisory Board Members and Corporate Officers of all of the domestic subsidiaries; and Directors, Executive Officers, Audit & Supervisory Board Members, Corporate Officers and employees who hold executive positions at some foreign subsidiaries in the U.S., China, Thailand, etc. as the insured.

3. Reasons for Adopting the Current Corporate Governance System

The Company judges that it can stably achieve "enhancement of management fairness and transparency," "timely decision-making processes," and "full compliance and fortification of risk management" by conducting various measures including (i) enhancing the supervisory function of the Board of Directors by separating business execution and supervision and promoting active involvement of outside directors; (ii) having objective auditing by Audit & Supervisory Board members who are independent of management and have a strong authority for investigation; and (iii) establishing voluntary Personnel Affairs and Compensation Advisory Committee. The Company will continue to seek sustainable growth and increase corporate value from a medium- to long-term viewpoint while recognizing its responsibility to its stakeholders and complying with the aims of the Corporate Governance Code.

III Implementation of Measures for Shareholders and Other Stakeholders

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

	Supplementary Explanation
Early Notification of General Shareholder Meeting	The Company sends the notice of the general meeting of shareholders and posts the notice on the websites of the Tokyo Stock Exchange and the Company earlier than the statutory deadline. (The Notice of Convocation of the 101st Ordinary General Meeting of Shareholders (held on June 25, 2025) was posted on the Company's website on Wednesday, May 28, 2025 and sent out on Wednesday, June 4, 2025)
Setting of General Meeting of Shareholders Avoiding Concentrated Days	The 101st Ordinary General Meeting of Shareholders was held on Wednesday, June 25, 2025.
Allowing Electronic or Magnetic Exercise of Voting Rights	The Company has implemented this system since June 2002. From June 2019, it became possible to exercise voting rights through smartphones.
Participation in Electronic Voting Platform and Other Efforts to Enhance the Voting Environment for Institutional Investors	The Company participates in the voting platform for institutional investors operated by Investor Communications Japan Inc. (ICJ, Inc.).
Providing Convocation Notices (Summaries) in English	The Company prepares English versions of its convocation notices, which are disclosed simultaneously in both Japanese and English on its website.
Others	Convocation notices are disclosed on its website.

2. IR Activities

	Supplementary Explanation	Presentation by Representative
Preparation and Publication of Disclosure Policy	The disclosure policy is disclosed on the Company website. https://www.oki.com/global/ir/corporate/disclosure.html	
Regular Briefings for Analysts and Institutional Investors	Briefings on quarterly financial results and medium- term business plans are held as necessary and explained by the representative or the chief financial officer.	Provided
Posting of IR Materials on Website	IR-related materials are posted on the Company's website in the "Investor Relations" section so that they can be viewed by all investors. https://www.oki.com/global/ir/	
Establishment of Department / Manager in Charge of IR	The Investor Relations Department is under the Corporate Planning Department.	
Others	We provide an IR e-mail distribution service to notify registered e-mail address of the Company IR information such as the latest timely disclosure.	

Supplementary Explanation

Stipulation of Internal Rules for Respecting the Position of Stakeholders

With regard to appropriate cooperation with stakeholders, respect for their interests, and sound business ethics, the OKI Group Charter of Corporate Conduct, established in October 2005, clearly states the basic stance that "Earning the trust of all stakeholders is the foundation for improving corporate value," expressing the OKI Group's values. In addition, the OKI Group Code of Conduct (established in August 2007, revised in December 2012) sets forth a code of conduct in which specific actions to be taken by all directors and employees of the OKI Group in order to fulfill each item of the Charter are expressed in universal terms that can be applied globally. In October 2012, we established the Compliance Declaration, which clearly states that management takes the lead in ensuring compliance in order to respond to the trust of stakeholders. In line with the "OKI Group Human Rights Policy" – which we established in 2022 based on the UN Guiding Principles on Business and Human Rights – we will establish mechanisms and develop and implement measures for human rights due diligence and other requirements.

The OKI Group has established its Environmental Policy to help create a better global environment for future generations. This policy is the foundation of our environmental management efforts. We are promoting initiatives focused on decarbonization, resource circulation, and pollution prevention. Our approach, in which we have adopted a lifecycle perspective, emphasizes our products and business sites. We have developed the OKI Group Environmental Vision 2030/2050, which outlines our medium- to long-term environmental goals for the entire Group. This vision emphasizes our commitment to addressing climate change and reducing the environmental impact of our products, which has become increasingly crucial in recent years. Additionally, we have developed a three-year plan that takes the Environmental Policy and Environmental Vision into account, as well as the recent requests from customers and other stakeholders. We formulate annual action plans based on this three-year plan. We utilize the ISO 14001 standard as a tool for helping us achieve our plans and targets. The OKI Group as a whole has established a management system and works together as one team to promote environmental management practices.

Implementation of Environmental Activities, CSR Activities, etc.

As for CSR activities, the OKI Group Charter of Corporate Behavior and the OKI Group Code of Conduct summarize the actions that must be taken in order to implement sincere corporate activities that meet the expectations of stakeholders, and the OKI Group Code of Conduct has been adopted by all companies in the Group to ensure that all employees are informed and thoroughly informed through training and other means. The Charter and the Code are positioned as values that should be shared by all officers and employees of the OKI Group in order to enhance corporate value.

For more information on these initiatives, please see Our company Sustainability Site and OKI Report.

https://www.oki.com/global/sustainability/

https://www.oki.com/global/ir/finance/library/ar2024.html

Development of Policies on the Provision of Information to Stakeholders The OKI Group's Charter of Corporate Conduct emphasizes "good communication" and sets forth a basic policy: "The OKI Group engages with society through a variety of interactions, and discloses Company information in an appropriate and fair manner." In addition, the OKI Group Code of Conduct, established in August 2007, stipulates the basic policy as a code of conduct for each executive and employee to follow.

Others

For information about the current status of the Group's promotion of women, foreign nationals, and employees hired mid-career to managerial positions, as well as efforts to promote these employees, please refer to the disclosed information based on the principles of the Corporate Governance Code (Supplementary Principle 2-4 (1) Ensuring Diversity in the Appointment of Core Personnel).

IV Matters Related to the Internal Control System

1. Basic Views on the Internal Control System and Progress in the System's Development

In accordance with the Companies Act and the Ordinance for Enforcement of the Companies Act, our company has established a basic policy on internal control in order to contribute to the sustainable development of society through the enhancement of corporate value and facilitate voluntary and autonomous achievement of our goals. The Company has developed, and is implementing, an internal control system in keeping with this basic policy and strives to make continuous improvements to this system.

- 1. Structure to ensure that the execution of duties by Directors and hired experts is in keeping with corporate law and the Articles of Incorporation
- (1) Directors and executive officers shall spearhead efforts aimed at establishing corporate ethics at both the Company and its subsidiaries (referred to below as the "OKI Group") and conduct themselves in accordance with the OKI Group Charter of Corporate Conduct and the OKI Group Code of Conduct, which were formulated to ensure that all directors, executive officers, and other hired experts comply with laws, ordinances, the Company's Articles of Incorporation, and its internal rules and regulations. At the same time, directors and executive officers shall repeatedly communicate the importance of this compliance to facilitate full awareness among all members of the OKI Group.
- (2) The Compliance Committee, chaired by the compliance officer, shall be established to report, deliberate and decide upon matters related to compliance in the OKI Group.
- (3) In order to raise awareness among all members of the OKI Group regarding compliance with decisions reached by the Compliance Committee, the division responsible for compliance-related matters plans and implements relevant and concrete measures such as education and training for directors, executive officers and employees.
- (4) Violations of laws and regulations, articles of incorporation, etc. shall be dealt with strictly in accordance with disciplinary provisions.
- (5) An independent internal audit division under the direct control of the president audits the status of compliance with laws and regulations, the articles of incorporation, internal rules, etc. in the OKI Group. Through these audits, the division identifies issues, proposes improvement measures, and conducts other relevant activities.
- (6) In order to promptly detect and correct misconduct, the Company has established internal reporting rules along with mechanisms for reporting to Outside Directors and Audit & Supervisory Board Members and has set up contacts point for reporting and consultation.
- (7) In cooperation with the police and other related organizations, we will take a resolute stance against antisocial forces that threaten the order and safety of civil society, and we will seek to cut off all relations with these forces.
- 2. System relating to storage and management of information in regard to the execution of duties of Directors
- (1) Documents and information related to the execution of duties by Directors shall be appropriately stored and managed in accordance with laws, regulations and internal rules.
- (2) With regard to information security, in accordance with the Electronic Information Management Rules and related regulations, the OKI Group shall delineate systems associated with responsibility for information security and establish a framework for the continuous implementation of measures aimed at maintaining and improving information security in the OKI Group.
- (3) The OKI Group shall establish rules related to the protection of personal information and the management of trade secrets, and store and manage personal information and important trade secrets appropriately and safely.
- (4) The Company shall develop rules related to the disclosure of important information and shall establish a system for the appropriate, timely and fair disclosure of information that must be communicated in accordance with requirements stipulated by laws, regulations, stock exchange rules, etc.
- 3. Regulations and other systems related to managing the risk of losses
- (1) To facilitate risk management, the Risk Management Committee, chaired by the President and CEO, shall be established in accordance with Risk Management Rules to accurately ascertain risks associated with the business activities of the OKI Group and promote measures aimed at preventing their materialization.
- (2) In accordance with these Risk Management Rules, all divisions of the OKI Group shall manage risks that may arise in relation to the business operations for which these divisions are responsible. For risks that require company-wide management, a supervisory department shall be established, and this department shall determine a response policy after evaluating the risks, and establish appropriate systems based on this policy.
- (3) When a member of the OKI Group becomes aware of a crisis or an impending crisis, he or she shall promptly

report the situation to the Secretariat of the Risk Management Committee. The Secretariat shall provide guidance concerning actions to be taken and report particularly critical matters to directors and Audit & Supervisory Board members. In the event of a disaster, the Company will respond through a variety of potential measures (establishment of an emergency response headquarters, etc.) while considering factors such as the area in which the disaster occurred and the scale of the disaster.

(4) The Board of Directors shall also review the risk management system each year.

4. System for ensuring the efficiency of execution of duties by Directors

- (1) The Board of Directors meets once a month, in principle, to decide on important matters such as basic management policies and to review the status of business execution performed by Directors.
- (2) By appointing executive officers who execute business in accordance with basic management policies determined by the Board of Directors, the Company will maintain separation between business execution and supervision and accelerate the decision-making process. In addition, the Company will organize a Management Committee composed of Executive Officers, etc. to assist the President and CEO in the decision-making process.
- (3) Responsibilities and authorities related to the execution of business operations shall be defined in the Rules of Division of Duties and Rules of Authority.
- (4) The Board of Directors shall make decisions regarding the OKI Group's Medium-Term Business Plan and annual plan and supervise the status of their execution.
- (5) Executive officers shall execute their duties efficiently and in accordance with the OKI Group's Medium-Term Business Plan and annual plan, as established by the Board of Directors. The progress of the annual plan shall be confirmed by the Management Committee and reported to the Board of Directors.
- 5. System for ensuring the appropriateness of operations of the corporate group consisting of the Company and its subsidiaries
- (1) The Company shall provide guidance and support for the development of systems designed to ensure the appropriateness of operations at subsidiaries.
- (2) In order to improve the soundness and efficiency of management in the OKI Group, directors and corporate auditors shall be dispatched to subsidiaries as necessary in accordance with the management rules of affiliated companies, and a division responsible for the management of subsidiaries shall be established within the OKI Group. The division responsible for management of subsidiaries shall receive reports from these subsidiaries on important matters related to their business operations and hold relevant discussions. Matters of special importance shall be referred to the Management Committee or the Board of Directors.
- (3) Each subsidiary shall establish internal reporting rules as well as mechanisms for making reports to its Outside Directors and Audit & Supervisory Board Members. In addition, all subsidiaries shall establish contact points for reporting and consultation, and shall strive to promptly detect misconduct and correct this misconduct after reporting it to the Company.
- (4) The OKI Group shall aim to improve the efficiency of decision-making and operations performed by each group company by establishing common rules for the entire Group.
- (5) The Internal Audit Division of our company shall audit the appropriateness of the OKI Group's business operations while conducting proper verification procedures, providing advice, etc.

6. System for ensuring the reliability of financial reporting

- (1) In order to ensure the reliability the OKI Group's financial reporting, the internal control system for financial reporting shall be established, maintained and improved in accordance with Corporate Accounting Regulations, the Financial Instruments and Exchange Act and other applicable laws and regulations.
- (2) As they executive their respective operations, all divisions and subsidiaries of our company shall ensure appropriate financial reporting by implementing checks and balances based on separation of duties and daily monitoring.
- 7. Matters concerning employees who are responsible for assisting Audit & Supervisory Board members and the independence of these employees from the influence of Directors
- (1) Staff shall be appointed to assist Audit & Supervisory Board members in their duties.
- (2) In order to ensure the independence and the effectiveness of instructions, staff assigned to Audit & Supervisory Board members shall be employees who are not subject to instructions and orders of Directors, and the prior consent of the Audit & Supervisory Board shall be obtained for personnel transfers and personnel evaluations.
- 8. System for reporting by Directors and employees to Audit & Supervisory Board Members, and other systems for reposting to Audit & Supervisory Board Members
- (1) If any director or employee, or any director, Audit & Supervisory Board member, or employee of a subsidiary, discovers a situation that may cause significant damage to the Company, in accordance with laws and ordinances, he or she shall immediately report all relevant information to an Audit & Supervisory Board member either directly or through the responsible principal body.
- (2) Directors shall provide opportunities for full-time Audit & Supervisory Board Members to attend both Board of

- Directors' and Management Committee meetings to ensure that these members can understand processes applied when making important decisions and circumstances related to the execution of business operations. In addition, directors shall develop a system that enables the viewing of requests for managerial decisions and other important documents.
- (3) Directors shall establish a system under which Audit & Supervisory Board members attend meetings of, and receive reports from, the Risk Management Committee.
- (4) Directors shall ensure that Audit & Supervisory Board members receive internal reports in accordance with the Company's Internal Reporting Regulations and provide a system through which Audit & Supervisory Board members can be informed of current circumstances related to internal reporting.
- (5) Directors shall establish a system under which Audit & Supervisory Board members receive periodic reports from directors and employees regarding circumstances related to the establishment and implementation of internal control systems and the statuses of internal audits. Additionally, directors shall provide a system that allows Audit & Supervisory Board members to request reports from directors and employees regarding matters they deem necessary.
- (6) No individual who has made a report to a corporate auditor shall be treated disadvantageously on account of this report.
- (7) Directors and employees of subsidiaries shall promptly report to corresponding corporate auditors on matters for which reports are required by laws and regulations and matters regarding which reports were requested by these same auditors. Furthermore, these directors and employees shall provide additional reports to the headquarters responsible for subsidiaries of our company.
- 9. Other systems to ensure effective audits by Audit & Supervisory Board members
- (1) When investigating the status of the Company's operations and assets and performing other auditing duties, Audit & Supervisory Board Members shall maintain close coordination with the Internal Audit Division and ensure that these auditing duties are being performed efficiently and effectively.
- (2) Audit & Supervisory Board Members shall maintain close cooperation with accounting auditors and ensure efficient audits through a variety of means, including regular meetings with accounting auditors, attendance of on-site audits performed by accounting auditors and as necessary, requests for reports from accounting auditors regarding the progress of audits.
- (3) The Company shall pay the expenses necessary for the execution of duties performed by Audit & Supervisory Board Members.
- (4) Audit & Supervisory Board Members may, if necessary, receive advice on audit services from entities such as attorneys and certified public accountants at the expense of the Company.

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

The Company opposes anti-social forces that threaten the order and safety of civil society and cooperates with relevant organizations such as the police and taking a resolute organization-wide stance to proscribe any relations with anti-social forces.

(Status of Measures to Eliminate Anti-Social Forces)

- 1. "Basic Policy Concerning the Development of Internal Control Systems," the "OKI Group Code of Conduct," and the "Regulations Concerning Response to Antisocial Forces" clearly state that the Company will take a firm stance against antisocial forces and eliminate any and all relationships with such forces.
- 2. General Affairs Division of Corporate Group is designated as the Response Control Department, and a person responsible for preventing unauthorized requests is set up at each office and business site.
- 3. The Company also works closely with the National Police Agency, the Metropolitan Police Department, and organizations related to the elimination of anti-social forces (such as the Federation of Metropolitan Police Department Special Violence Prevention Countermeasures, the Prefectural Center for the Promotion of Violence Campaign, etc.)
- 4. The Company strives to accumulate internal and industry experience, collects information from police and other related organizations, and maintains a database of information on anti-social forces to help prevent damage.
- 5. Training and education are provided by people in charge of preventing inappropriate requests in each region and workplace.

V Others

1. Adoption of Anti-Takeover Measures

Adoption of Anti-Takeover Measures Not adopted

Supplementary Explanation

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2. Other Matters Concerning the Corporate Governance System

(Outline of the Timely Disclosure System)

- 1. At OKI, matters decided by the Board of Directors and the Management Committee are communicated to the person responsible for information handling by means of minutes and other methods. Occurrences affecting the Company are also reported to the person responsible for information handling from each department. The Company performs mutual checks on such information by coordinating between related departments and considers disclosure.
- 2. In principle, information is disclosed to parties related to capital markets including shareholders, investors by a predetermined person responsible for disclosure.

Corporate Governance Structure



