



NOTICE OF THE 63RD ANNUAL GENERAL MEETING OF SHAREHOLDERS

Time and Date:

1:00 p.m., Sunday, March 25, 2018 (JST)

(The reception desk will open at 12:30 p.m., JST.)

Venue:

Orion, Hilton Tokyo Odaiba (1st Floor),
1-9-1, Daiba, Minato-ku, Tokyo

Agenda 1: Election of six (6) directors

Agenda 2: Issuance of performance-linked share acquisition rights

Please kindly note that commencing this year, the Company has abolished the practice of distributing presents on the day to the shareholders who attend the General Meeting of Shareholders. We ask for your understanding on this matter.

SUMIDA CORPORATION

Stock Code: 6817

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This is a translation of the original notice in Japanese. In the event of any discrepancy, the original notice in Japanese shall prevail.

(Stock Code: 6817)

March 2, 2018

NOTICE OF THE 63RD ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders,

SUMIDA CORPORATION (the “Company”) hereby would like to inform you that the 63rd Annual General Meeting of Shareholders will be held as outlined below. Please accept our cordial invitation to this meeting.

If you are unable to attend the meeting in person, you may exercise your voting rights in writing or via the Internet. Please examine the appended “Reference Materials for Annual General Meeting of Shareholders” and exercise your voting rights in accordance with the instructions given on page 3.

Yours faithfully,

Shigeyuki Yawata

Director, Representative Executive Officer and CEO

SUMIDA CORPORATION

Harumi Island Triton Square Office Tower X 14/F,

1-8-10 Harumi, Chuo-ku, Tokyo

1. Time and Date: 1:00 p.m., Sunday, March 25, 2018 (JST)
(The reception desk will open at 12:30 p.m., JST.)

2. Venue: Orion, Hilton Tokyo Odaiba (1st Floor),
1-9-1, Daiba, Minato-ku, Tokyo

3. Meeting Agenda:

- Items to be reported

1. Business Report, Consolidated Financial Statements and reports on the audited results of the Consolidated Financial Statements by the independent auditors and the Audit Committee for the 63rd term (January 1 to December 31, 2017)
2. Non-consolidated Financial Statements for the 63rd term (January 1 to December 31, 2017)

- Item to be resolved

Agenda 1: Election of six (6) directors

Agenda 2: Issuance of performance-linked share acquisition rights

4. Decisions Made for the Meeting

- (1) If a shareholder does not indicate acceptance or rejection of the agenda items when exercising a voting right in writing or via the Internet, the Company will treat such cases as indications of acceptance.
- (2) In the event that a shareholder exercises a voting right via the Internet, even if the voting form is returned to us by mail, the Company will treat the shareholder's vote via the Internet as the effective exercise of the voting right.
- (3) If a shareholder exercises a voting right in writing, the shareholder is requested to return the voting form to us by mail by 5:00 p.m. on Friday, March 23, 2018 (JST).
- (4) If a shareholder exercises a voting right via the Internet, the shareholder is requested to do so by 5:00 p.m. on Friday, March 23, 2018 (JST).
- (5) In the event that a shareholder exercises voting rights diversely, the shareholder is requested to submit his/her intention to do so and the reason for the diverse exercise of voting rights to the Company in writing by three days before the meeting.

*If attending the meeting in person, please hand in the enclosed voting form, completed, to the receptionist at the meeting. In the interest of saving resources, please bring this notice with you to the meeting.

*The information contained in this notice has been disclosed on the Company's website before dispatching this notice with the objective of providing the information promptly.

*If the Reference Materials for Annual General Meeting of Shareholders, Business Report, and Non-consolidated and Consolidated Financial Statements are subsequently revised, the revisions shall be posted on the Company's website (<http://www.sumida.com>).

* Please note that the Company is not planning to hold any company presentation or reception after the meeting.

<Concerning the Exercise of Voting Rights>

- * Shareholders attending the meeting in person are requested to submit the voting form enclosed with this notice at the reception desk on the day of the meeting.
- * A shareholder may exercise his/her voting rights by designating one proxy who is another shareholder of the Company with voting rights pursuant to Article 17 of the Articles of Incorporation. In such cases, please submit to the Company a document proving the proxy's power of representation (power of attorney).
- * If you are unable to attend the meeting in person, please exercise your voting rights using either of the below methods.

[Exercising Voting Rights by Mail]

After indicating your acceptance or rejection of the agenda items on the voting form enclosed with this notice, return it without affixing a stamp.

Votes to be received by: 5:00 p.m., Friday, March 23, 2018 (JST)

[Exercising Voting Rights via the Internet]

Please access the Website for Exercising Voting Rights (<https://evote.tr.mufg.jp/>) with a computer, smartphone, or mobile phone, and enter the log-in ID and temporary password shown on the voting form enclosed with this notice. Follow the instructions given on the screen to indicate your acceptance or rejection.

Votes to be given by: 5:00 p.m., Friday, March 23, 2018 (JST)

1. Please note that shareholders are to bear any and all telecommunications charges, including call charges and connection charges to be paid to Internet service providers when accessing the Website for Exercising Voting Rights.
2. For shareholders who intend to exercise voting rights via mobile phones or smartphones, please note that it may not be possible to do so using certain models.
3. In the event that a shareholder exercises a voting right on multiple occasions via the Internet, the Company will treat the shareholder's final vote as the effective exercise of the voting right.

Please direct any inquiries you may have concerning the exercise of voting rights via the Internet to:

Shareholders' Register Manager: Transfer Agent Department (Help Desk), Mitsubishi UFJ Trust and Banking Corporation
Tel: 0120-173-027 (Toll-free, available only in Japan)
Operating hours: 9:00 a.m. to 9:00 p.m. (JST)

[To All Institutional Investors]

In the event that you apply for the use of the platform for electronic exercise of voting rights (the so-called TSE platform) operated by ICJ, you may use it as your electronic method for exercising voting rights at the Company's General Meetings of Shareholders, in addition to the above-mentioned electronic methods via the Internet.

Reference Materials for Annual General Meeting of Shareholders

Agenda 1: Election of six (6) directors

The terms of office of six (6) directors will expire at the conclusion of this Annual General Meeting of Shareholders. The Company hereby requests the election of six (6) directors including five (5) outside directors as nominated by the Nomination Committee.

The candidates for the directors' positions are as follows. Five (5) of the candidates for director, namely Messrs. Johji Sato, Pak Hong Auyang, Yukihiro Moroe, Atsushi Kato and Michael Mühlbayer, seek the positions as outside directors as stipulated in Article 2, Paragraph 3, Item 7 of the Ordinance for Enforcement of the Companies Act.

[Reference] List of candidates

No.	Name	Positions and duties at the Company	
1	Shigeyuki Yawata	Director (Chairman of the Board of Directors), Representative Executive Officer and CEO, and Chairman of the Risk Management Committee	[Re-election]
2	Johji Sato	Director and member of the Audit Committee	[Re-election] [Outside] [Independent]
3	Pak Hong Auyang	Director, Chairman of the Nomination Committee and Compensation Committee	[Re-election] [Outside] [Independent]
4	Yukihiro Moroe	Director, member of the Audit Committee, Nomination Committee and Compensation Committee	[Re-election] [Outside] [Independent]
5	Atsushi Kato	Director, Chairman of the Audit Committee and member of the Risk Management Committee	[Re-election] [Outside] [Independent]
6	Michael Mühlbayer	Director, member of the Nomination Committee and Compensation Committee	[Re-election] [Outside] [Independent]

No.	Name (Date of birth)	Brief personal profile and positions and duties at the Company (Important concurrent occupations or positions at other organizations)	Number of shares held in the Company
1 Re-election	Shigeyuki Yawata (October 28, 1951) Rate of attendance at the Board of Directors meetings in FY2017: 6/6	<p>(Brief personal profile)</p> <p>Nov. 1977 Joined the Company Mar. 1988 Director Mar. 1990 Representative Director and Senior Managing Director Apr. 1991 Representative Director and Vice President Mar. 1992 Representative Director and President Apr. 2003 Director, Representative Executive Officer and CEO (To date)</p> <p>(Positions and duties at the Company)</p> <p>Director (Chairman of the Board of Directors), Representative Executive Officer and CEO, and Chairman of the Risk Management Committee</p> <p>(Important concurrent occupations or positions at other organizations)</p> <p>Managing Director, SUMIDA Europe GmbH</p>	258,000

<Reasons for the selection of candidates nominated for director>

Mr. Shigeyuki Yawata possesses abundant experience and a proven track record in regard to not only his service in the executive management of the Group but also his role in operating and developing global business operations. The Company proposed him as a candidate for director because it expects Mr. Yawata not only to offer his extensive insight regarding the electronic components industry but also to continue to strengthen the function of the Board of Directors as he has served the executive management role in the Company of Representative Executive Officer and CEO.

No.	Name (Date of birth)	Brief personal profile and positions and duties at the Company (Important concurrent occupations or positions at other organizations)	Number of shares held in the Company
2 Re-election/ Outside/ Independent	Johji Sato (November 20, 1953) Rate of attendance at the Board of Directors meetings in FY2017: 6/6	<p>(Brief personal profile)</p> <p>Apr. 1982 Joined Chuo Coopers & Lybrand Associates, Inc.</p> <p>Sep. 1985 Assigned to London Office, Coopers & Lybrand UK (Currently PricewaterhouseCoopers LLP)</p> <p>Oct. 1989 Partner (International Corporate Tax Division), London Office, Coopers & Lybrand UK (Currently PricewaterhouseCoopers LLP)</p> <p>Jul. 1995 Lead Partner (Japanese Business Group in Europe, the Middle East and Africa), London Office, Coopers & Lybrand UK (Currently PricewaterhouseCoopers LLP)</p> <p>Jul. 2002 Chair Partner, Japanese Business Steering Committee, Central Cluster (Europe, the Middle East, Africa and India), PricewaterhouseCoopers LLP</p> <p>May 2012 Executive Senior Director (Global Japanese Business), PricewaterhouseCoopers Co., Ltd.</p> <p>Mar. 2013 Outside Director of the Company (To date)</p> <p>(Positions and duties at the Company)</p> <p>Director and member of the Audit Committee</p>	0

<Reasons for the selection of candidates nominated for outside director>

Mr. Johji Sato has been involved in the provision of advice regarding taxation and investment to global corporations over many years, and has held various posts including partner at PricewaterhouseCoopers LLP. The Company proposed him as a candidate for outside director because it expects him to oversee and check management based on the managerial knowledge and experience that he has accumulated throughout his career, especially in the fields of accounting and taxation. He currently serves as outside director of the Company. The length of his service as outside director will be five (5) years at the conclusion of this Annual General Meeting of Shareholders.

No.	Name (Date of birth)	Brief personal profile and positions and duties at the Company (Important concurrent occupations or positions at other organizations)	Number of shares held in the Company
3 Re-election/ Outside/ Independent	Pak Hong Auyang (December 24, 1967) Rate of attendance at the Board of Directors meetings in FY2017: 6/6	(Brief personal profile) Sep. 1991 Joined Computime Group Limited Sep. 2002 CEO, Computime Group Limited Nov. 2009 Chairman, Vida Nova Ventures Jul. 2010 Co-CEO & Executive Director, Touchmedia Mar. 2013 Outside Director of the Company (To date) Dec. 2015 CEO, Altis Technology Limited (To date) (Positions and duties at the Company) Director, Chairman of the Nomination Committee and Compensation Committee (Important concurrent occupations or positions at other organizations) CEO, Altis Technology Limited Outside Director, Grayhill Hong Kong Company Limited Director, QVIVO Limited Director, Greenlink Global Limited	0

<Reasons for the selection of candidates nominated for outside director>

Mr. Pak Hong Auyang was engaged in the management of electronic control products manufacturer Computime Group Limited of Hong Kong, and currently serves as a manager or director at Asian companies mainly in China and Hong Kong. The Company proposed him as a candidate for outside director because it expects him to oversee and check management based on the knowledge and experience as a corporate executive that he has accumulated throughout his career, and his insight into the Asian market. He currently serves as outside director of the Company. The length of his service as outside director will be five (5) years at the conclusion of this Annual General Meeting of Shareholders.

No.	Name (Date of birth)	Brief personal profile and positions and duties at the Company (Important concurrent occupations or positions at other organizations)	Number of shares held in the Company
4 Re-election/ Outside/ Independent	Yukihiro Moroe (July 18, 1955) Rate of attendance at the Board of Directors meetings in FY2017: 6/6	<p>(Brief personal profile)</p> <p>Nov. 1985 Joined The Nomura Securities Co., Ltd. Jul. 1988 Joined Goldman Sachs Japan Nov. 1998 Managing Director, Goldman Sachs Japan Aug. 2008 Representative Director, YUME Capital Co., Ltd. (To date) Representative Director, Itohan Japan Co., Ltd. (To date) Jun. 2009 Outside Corporate Auditor, Oisix Inc. (To date) Mar. 2014 Outside Director of the Company (To date)</p> <p>(Positions and duties at the Company)</p> <p>Director, member of the Audit Committee, Nomination Committee and Compensation Committee</p> <p>(Important concurrent occupations or positions at other organizations)</p> <p>Representative Director, YUME Capital Co., Ltd. Representative Director, Itohan Japan Co., Ltd. Outside Corporate Auditor, Oisix Inc.</p>	0

<Reasons for the selection of candidates nominated for outside director>

Mr. Yukihiro Moroe has accumulated a wealth of experience in the financial industry over many years, and currently engages in management and serves as director and outside corporate auditor at several companies. The Company proposed him as a candidate for outside director because it expects him to oversee and check management based on the experience and insight that he has accumulated throughout his career. He currently serves as outside director of the Company. The length of his service as outside director will be four (4) years at the conclusion of this Annual General Meeting of Shareholders.

No.	Name (Date of birth)	Brief personal profile and positions and duties at the Company (Important concurrent occupations or positions at other organizations)	Number of shares held in the Company
5 Re-election/ Outside/ Independent	Atsushi Kato (April 14, 1943) Rate of attendance at the Board of Directors meetings in FY2017: 6/6	<p>(Brief personal profile)</p> <p>Apr. 1968 Established a tax accountant office, Director</p> <p>Oct. 1971 Joined Tokyo Office, Coopers & Lybrand</p> <p>Jul. 1983 Partner, Tokyo Office, Coopers & Lybrand</p> <p>Jul. 1984 Representative Partner, Chuo Audit Corporation (later ChuoAoyama Audit Corporation, a PricewaterhouseCoopers member firm) due to a merger</p> <p>Jul. 2001 Part-time member, Accounting Standards Board of Japan (ASBJ)</p> <p>Sep. 2006 Representative Partner, PricewaterhouseCoopers Aarata (currently, PricewaterhouseCoopers Aarata LLC, a PricewaterhouseCoopers member firm)</p> <p>Feb. 2007 Representative Director and President, Control Solutions International, Inc.</p> <p>Apr. 2009 Full-time Member, Accounting Standards Board of Japan (ASBJ)</p> <p>Apr. 2010 Full-time Vice Chairman, Accounting Standards Board of Japan (ASBJ)</p> <p>Apr. 2013 Certified Public Accountant, Atsushi Kato Certified Public Accountant Office (To date)</p> <p>Mar. 2015 Outside Director of the Company (To date)</p> <p>Jun. 2016 Outside Audit & Supervisory Board Member, UNIZO Holdings Company, Limited (To date)</p> <p>(Positions and duties at the Company)</p> <p>Director, Chairman of the Audit Committee and member of the Risk Management Committee</p> <p>(Important concurrent occupations or positions at other organizations)</p> <p>Certified Public Accountant, Atsushi Kato Certified Public Accountant Office</p> <p>Outside Audit & Supervisory Board Member, UNIZO Holdings Company, Limited</p>	0

<Reasons for the selection of candidates nominated for outside director>

Mr. Atsushi Kato has been involved in the provision of advice and activities regarding finance, audit, internal control and International Financial Reporting Standards (IFRS) for global corporations over many years, and has held various posts including partner at Coopers & Lybrand (C&L). The Company proposed him as a candidate for outside director because it expects him to oversee and check management based on the managerial knowledge and experience that he has accumulated throughout his career, especially in the fields of accounting and taxation. He currently serves as outside director of the Company. The length of his service as outside director will be three (3) years at the conclusion of this Annual General Meeting of Shareholders.

No.	Name (Date of birth)	Brief personal profile and positions and duties at the Company (Important concurrent occupations or positions at other organizations)	Number of shares held in the Company
6 Re-election/ Outside/ Independent	Michael Mühlbayer (February 22, 1955) Rate of attendance at the Board of Directors meetings in FY2017: 6/6	<p>(Brief personal profile)</p> <p>Oct. 1985 Joined Daimler AG</p> <p>Apr. 1994 Manager, Treasury Control, MTU Friedrichshafen GmbH, Daimler AG Group</p> <p>Apr. 1997 Executive Vice President, TEMIC TELEFUNKEN Mikroelektronik GmbH, Daimler AG Group</p> <p>Nov. 1998 Executive Vice President, New York Office, Mercedes-Benz Credit Corp, U.S., Daimler AG Group</p> <p>Nov. 1998 Executive Vice President, Detroit Office, Chrysler Financial Corp, U.S.</p> <p>Aug. 2000 Senior Vice President (Treasury), DaimlerChrysler AG</p> <p>Jul. 2005 Senior Vice President (Investor Relations & Treasury), Daimler AG</p> <p>Mar. 2015 Outside Director of the Company (To date)</p> <p>(Positions and duties at the Company)</p> <p>Director, member of the Nomination Committee and Compensation Committee</p>	0

<Reasons for the selection of candidates nominated for outside director>

Mr. Michael Mühlbayer has been involved in finance of Daimler AG, a German automobile manufacturer, over many years. The Company proposed him as a candidate for outside director because it expects him to oversee and check management based on the knowledge and experience as a corporate executive that he has accumulated throughout his career, especially in the field of finance, and his insight into the automobile and electric and electronics industries and the European and U.S. markets. He currently serves as outside director of the Company. The length of his service as outside director will be three (3) years at the conclusion of this Annual General Meeting of Shareholders.

Notes:

1. SUMIDA Europe GmbH is a subsidiary of the Company. Among other things, the Company loans funds to the subsidiary.
2. There are no special interest relationships between the candidates and the Company.
3. If the five (5) candidates for outside director, Messrs. Johji Sato, Pak Hong Auyang, Yukihiko Moroe, Atsushi Kato and Michael Mühlbayer, are elected as originally proposed, the Company plans that these persons will be independent directors in accordance with the provisions of the Tokyo Stock Exchange.

Reasons for the selection:

Six (6) of the candidates nominated for director, Messrs. Shigeyuki Yawata, Johji Sato, Pak Hong Auyang, Yukihiko Moroe, Atsushi Kato and Michael Mühlbayer, have sufficiently served as directors who determine basic management policies and supervise operations. The Company therefore requests to reelect them as directors.

Reasons for the selection of candidates nominated for outside director, independence as outside directors and the explanation of liability limitation contracts with outside directors are as follows.

(1) Reasons for the selection of candidates nominated for outside director

The Company is a company employing a committee-based corporate governance structure, called a company with nomination committee, etc. At a company with nomination committee, etc., the board of directors specializes in supervising management, while a committee, a majority of which consists of outside directors, is established to improve the transparency of management and executive officers are installed as an organ to work full-time for the execution of operations. Thus, a company with nomination committee, etc. clearly separates "supervision of management" from

“execution of operations” to make them function effectively. Such a company generally needs to elect multiple outside directors. To further enhance the functions of the board of directors, the Company is to make outside directors account for a majority of directors, and hereby requests the election of five (5) outside directors.

(2) Independence of candidates for outside director

- (i) None of the candidates for outside director have been managing members of the Company or business operators that have specific relations with the Company in the past.
- (ii) None of the candidates for outside director have received or plan to receive a large amount of money or other property from the Company or business operators that have specific relations with the Company.
- (iii) None of the candidates for outside director have relatives in the third degree or closer with managing members of the Company or business operators that have specific relations with the Company.

(3) Liability limitation contracts with outside directors

The Company has entered into liability limitation contracts with the candidates for outside director of the Company, Messrs. Johji Sato, Pak Hong Auyang, Yukihiro Moroe, Atsushi Kato and Michael Mühlbayer. (Outline of the contracts is stated on page 38 of the Business Report.) In case of their re-election, the Company will continue the above liability limitation contracts with them.

Agenda 2: Issuance of performance-linked share acquisition rights

Pursuant to the provisions of Articles 236, 238 and 239 of the Companies Act, the Company requests approval for the determination of offering terms for share acquisition rights to be issued as stock options to directors and employees of the Company's subsidiaries, to be entrusted to the board of directors of the Company (the "Board of Directors") or to the executive officer of the Company delegated by resolution of the Board of Directors.

1. Reasons for the need to solicit subscribers for share acquisition rights on particularly favorable terms

The Sumida Group formulated the Mid-Term Business Plan covering the four-year period from the fiscal year ending December 31, 2018 to the fiscal year ending December 31, 2021. In aiming to achieve the targets in the Mid-Term Business Plan, realize sustainable growth and enhance mid- and long-term corporate value, share acquisition rights will be issued, without contribution, to directors and employees of the Company's subsidiaries, upon exercise of which shares are delivered on stipulation that the value of property to be contributed upon exercise of the share acquisition rights is one (1) yen per share, as a mid-term incentive plan to further boost motivation and morale of directors and employees of the Company's subsidiaries.

As stipulated in 2. (3) "(viii) Terms and conditions for exercising share acquisition rights" below, these share acquisition rights may be exercised to the extent made possible by the level of achievement of the business results targets in the Sumida Group's Mid-Term Business Plan only when a certain level of such achievement has been achieved. Therefore, their contents consist of commitments toward the Group's business results targets by the directors and employees of the Company's subsidiaries eligible to receive the share acquisition rights.

In addition, it is the Company's policy that if the Company holds treasury shares upon exercise of the share acquisition rights, the Company will deliver treasury shares rather than issuing new shares to the extent possible.

2. Details of, maximum number of, and matters regarding payment for share acquisition rights for which offering terms may be determined based on the decision of this Annual General Meeting of Shareholders

- (1) Maximum number of share acquisition rights for which offering terms may be determined based on this entrustment

The maximum number of the share acquisition rights shall be 2,800, with the terms specified in (3) below.

The maximum number of shares to be granted upon exercise of the share acquisition rights shall be 280,000 shares of ordinary shares of the Company. In the event that the number of shares to be granted is adjusted pursuant to (3) (i) below, the maximum number of shares to be granted upon exercise of share acquisition rights shall be the number obtained by multiplying the number of shares granted after adjustment by the maximum number of share acquisition rights as provided for above.

- (2) Amount to be paid in for share acquisition rights for which offering terms may be determined based on this entrustment

Monetary payment is not required for the share acquisition rights as they are issued without

contribution.

(3) Details of the share acquisition rights for which offering terms may be determined based on this entrustment

(i) Class and number of shares to be delivered upon exercise of share acquisition rights

The class of shares to be delivered upon exercise of the share acquisition rights shall be ordinary shares and the number of shares to be delivered upon exercise of one (1) share acquisition right (hereinafter the “Number of Shares Granted”) shall be 100.

Notwithstanding the foregoing, in the event that the Company carries out a share split (including any allotment of shares without contribution; the same shall apply hereinafter) or a share consolidation of ordinary shares of the Company after the date of the resolution at the General Meeting of Shareholders (hereinafter the “Resolution Date”), the Number of Shares Granted for share acquisition rights that are unexercised as of the time of the share split or share consolidation shall be adjusted according to the following formula. Any fraction of less than one (1) share resulting from this adjustment shall be discarded.

$$\begin{array}{r} \text{Number of Shares} \\ \text{Granted after} \\ \text{adjustment} \end{array} = \begin{array}{r} \text{Number of Shares} \\ \text{Granted before} \\ \text{adjustment} \end{array} \times \begin{array}{r} \text{Ratio of share split or} \\ \text{consolidation} \end{array}$$

In addition, in the event that it is necessary for the Company to make an adjustment to the Number of Shares Granted in cases where the Company carries out a merger, company split, share exchange, share transfer, etc., the Company may make an appropriate adjustment taking into account the merger ratio and other conditions, to the extent reasonable.

(ii) Value of property to be contributed upon exercise of share acquisition rights

The value of property to be contributed upon exercise of one (1) share acquisition right shall be the amount obtained by multiplying one (1) yen, which is the amount to be paid in per one (1) share to be delivered upon exercise of the share acquisition rights (hereinafter the “Exercise Price”), by the Number of Shares Granted. Notwithstanding the foregoing, if the Company carries out a share split or share consolidation of ordinary shares of the Company after the Resolution Date, the Exercise Price for share acquisition rights that are unexercised as of the time of the share split or share consolidation shall be adjusted according to the following formula. Any fraction of less than one (1) yen resulting from this adjustment shall be rounded up to the nearest yen.

$$\begin{array}{r} \text{Exercise Price after} \\ \text{adjustment} \end{array} = \begin{array}{r} \text{Exercise Price before} \\ \text{adjustment} \end{array} \times \frac{1}{\begin{array}{r} \text{Ratio of share split} \\ \text{or consolidation} \end{array}}$$

In addition, in the event that it is necessary for the Company to make an adjustment to the Exercise Price in cases where the Company carries out a merger, company split, share exchange, share transfer, etc., the Company may make an appropriate adjustment taking into account the merger ratio and other conditions, to the extent reasonable.

(iii) Exercise period of the share acquisition rights

April 1, 2022 to March 31, 2032

- (iv) Matters concerning capital stock and legal capital surplus increases in event of issuance of shares upon exercise of share acquisition rights
 - (a) The amount of capital stock increase in the event of an issuance of shares upon exercise of the share acquisition rights shall be half the maximum amount of increase in capital stock, etc., calculated in accordance with the provision in Article 17, Paragraph 1 of the Ordinance on Accounting of Companies. Any fraction of less than one (1) yen resulting from the calculation shall be rounded up to the nearest yen.
 - (b) The amount of legal capital surplus increase in the event of an issuance of shares upon exercise of the share acquisition rights shall be the amount obtained by subtracting the capital stock increase stipulated in (a) above from the maximum amount of increase in capital stock, etc., described in (a) above.
- (v) Restriction on the transfer of share acquisition rights

Any transfer of the share acquisition rights shall be subject to the approval of the Board of Directors.
- (vi) Matters regarding repurchase of share acquisition rights
 - (a) In the event that any of the agenda items set forth in 1), 2), 3), 4) and 5) below is approved at a General Meeting of Shareholders of the Company (or, if a resolution at a General Meeting of Shareholders is not required, is resolved by the Board of Directors or determined by the executive officer of the Company delegated by resolution of the Board of Directors), the Company may acquire the share acquisition rights without contribution on the date to be separately determined by the Board of Directors or determined by the executive officer of the Company delegated by resolution of the Board of Directors:
 - 1) Agenda item for approval of a merger agreement under which the Company shall become a disappearing company;
 - 2) Agenda item for approval of absorption-type company split agreement or incorporation-type company split plan under which the Company shall become a split company;
 - 3) Agenda item for approval of a share exchange agreement or share transfer plan under which the Company shall become a wholly-owned subsidiary;
 - 4) Agenda item for approval of an amendment to the Articles of Incorporation in order to establish the provision that an acquisition by way of transfer of all shares to be issued by the Company shall require the approval of the Company; and
 - 5) Agenda item for approval of an amendment to the Articles of Incorporation in order to establish the provision that an acquisition by way of transfer of a class of shares to be delivered upon exercise of the share acquisition rights shall require the approval of the Company or that the Company may acquire all of such class of shares by resolution at a General Meeting of Shareholders.
 - (b) In the event that an individual who has been allotted share acquisition rights (hereinafter the “Share Acquisition Rights Holder”) is no more possible to exercise his/her share acquisition rights due to the provisions set forth in (viii) below or by other reasons before exercising his/her rights, the Company may acquire the share acquisition rights without contribution.

(vii) Handling of share acquisition rights in relation to an act of structural reorganization

In the event that the Company carries out a merger (limited to cases where the Company disappears due to the merger), an absorption-type or incorporation-type company split (limited to cases where the Company becomes a split company), or a share exchange or transfer (limited to cases where the Company becomes a wholly-owned subsidiary) (collectively, the “Act of Structural Reorganization”), the Company shall, in each of the above cases, deliver the share acquisition rights of any of the relevant companies set forth in Article 236, Paragraph 1, Items 8(a) to 8(e) of the Companies Act (hereinafter referred to as the “Reorganized Company”) to the Share Acquisition Rights Holder remaining as of the effective date of the relevant Act of Structural Reorganization (hereinafter the “Remaining Share Acquisition Rights”) in accordance with the following terms and conditions. In this case, the Remaining Share Acquisition Rights shall be extinguished and the Reorganized Company shall issue new share acquisition rights; provided, however, that the foregoing shall be on the condition that delivery of such share acquisition rights of the Reorganized Company in accordance with the following terms and conditions is stipulated in a merger agreement, an absorption-type company split agreement, an incorporation-type company split plan, a share exchange agreement or a share transfer plan.

(a) Number of share acquisition rights of the Reorganized Company to be delivered

A number equal to the number of the Remaining Share Acquisition Rights held by the Share Acquisition Rights Holder shall be delivered to each such holder.

(b) Class of shares of the Reorganized Company to be delivered upon exercise of share acquisition rights

Ordinary shares of the Reorganized Company

(c) Number of shares of the Reorganized Company to be delivered upon exercise of share acquisition rights

To be determined in accordance with (i) above, taking into consideration the conditions, etc. of the Act of Structural Reorganization.

(d) Value of property to be contributed upon exercise of share acquisition rights

The value of property to be contributed upon exercise of each share acquisition right to be delivered shall be the amount obtained by multiplying the amount per share to be paid in after reorganization obtained by adjusting the Exercise Price set forth in (ii) above by the number of shares of the Reorganized Company to be delivered upon exercise of relevant share acquisition rights as determined in accordance with (c) above, taking into consideration the conditions, etc. of the Act of Structural Reorganization.

(e) Exercise period of the share acquisition rights

From and including whichever is the later of the commencement date of the period during which the share acquisition rights may be exercised as provided for in (iii) above (hereinafter the “Exercise Period”) or the effective date of the Act of Structural Reorganization, to and including the expiry date of the Exercise Period.

(f) Terms and conditions for exercising share acquisition rights

To be determined in accordance with (viii) below.

- (g) Matters concerning capital stock and legal capital surplus increases in event of issuance of shares upon exercise of share acquisition rights
To be determined in accordance with (iv) above.
 - (h) Matters concerning acquisition of share acquisition rights
To be determined in accordance with (vi) above.
 - (i) Restriction on acquisition of share acquisition rights by way of transfer
Acquisition of the share acquisition rights by way of transfer shall be subject to the approval by resolution of the board of directors of the Reorganized Company (or a director of the Reorganized Company if the Reorganized Company is not a company with a board of directors).
- (viii) Terms and conditions for exercising share acquisition rights
- (a) Provided that the two conditions of (i) operating profit recorded in consolidated statement of profit or loss in the annual securities report (hereinafter referred to as “Performance Assessment Level”) reaches 8,000 million yen or more, in any fiscal year of the Company, from the fiscal year ending December 31, 2018 to the fiscal year ending December 31, 2021 (hereinafter referred to as “Target Fiscal Years”), and (ii) the average return on equity attributable to owners of parent reaches 11% or higher during the Company’s three fiscal years from the fiscal year ending December 31, 2019 to the fiscal year ending December 31, 2021, are met, the maximum number of share acquisition rights that each Share Acquisition Rights Holder may exercise shall be the number of share acquisition rights held by each holder multiplied by exercisable ratio (calculated by dividing the largest amount achieved during Target Fiscal Years (the Performance Assessment Level can only be a maximum of 10,000 million yen even if operating profit recorded in consolidated statement of profit or loss in the annual securities report exceeds 10,000 million yen) by 10,000 million yen (any fraction of less than one (1) unit shall be discarded). However, if a significant change occurs in the concept of index to be referred to, the Board of Directors shall determine another index to be referred to.
 - (b) Share Acquisition Rights Holder must be in a position of director or employee of the Company or its subsidiary (collectively, the “Required Position”) until the time of exercise of the share acquisition rights on a continuing basis.
 - (c) With regard to Share Acquisition Rights Holders, there must not be a situation where dismissal of director has been adopted at a general meeting of shareholders of the relevant subsidiary of the Company, or where punitive dismissal has been decided pursuant to the rules of employment of the Company or its subsidiary, or a similar situation, as of the time of exercise of the share acquisition rights.
 - (d) Notwithstanding (b) above, share acquisition rights may be exercised even when a Share Acquisition Rights Holder has lost the Required Position, if the reason for the loss of the Required Position is mandatory retirement at the age limit, retirement because of reaching contractual age-limit, retirement assigned by company, retirement mainly because of physical disability resulting from occupational injury or illness, dismissal because of unavoidable operational reason (layoff) or resignation or retirement similar to these. In this case, the holder may exercise share acquisition rights only from and including

whichever is later of the date of loss of the Required Position or the commencement date of the Exercise Period, to and including the date on which two (2) years have elapsed from the aforesaid date on the condition that the last day is on or before the expiration date of the Exercise Period.

- (e) Share acquisition rights may not be exercised by inheritors of share acquisition rights.
- (f) Any fraction of a share acquisition right less than one (1) may not be exercised.
- (ix) Handling of fractions of less than one (1) share resulting from exercise of share acquisition rights

Any fraction of less than one (1) share included in the number of shares to be delivered to a Share Acquisition Rights Holder who exercised share acquisition rights shall be discarded.

(4) Other matters regarding share acquisition rights

If there are finer details of the aforementioned or any other matters relating to the subscription of share acquisition rights, these shall be determined by the Board of Directors of the Company or by executive officers of the Company who have been delegated by resolution of the Board of Directors.

(Reference)

The Company plans to issue share acquisition rights to executive officers of the Company with terms and conditions for exercise that are similar to a medium-term incentive plan to achieve the targets of the Company's Mid-Term Business Plan, realize sustainable growth and enhance medium- to long-term corporate value. With regard to share acquisition rights to be allotted to executive officers of the Company, the paid-in amount will be the amount obtained by multiplying the fair value of a share acquisition right calculated by the formula of the Black-Sholes Model by the number of share acquisition rights to be allotted to each executive officer (The Compensation Committee will, on the condition that this agenda item is approved and adopted, grant to each executive officer remuneration at the same amount as the amount to be paid in, where each executive officer's right to claim the remuneration from the Company and each executive officer's obligation to pay the amount to be paid in will offset each other. In addition, the details of share acquisition rights regarding specifics of individual remuneration, etc. of executive officers will be similar to those set forth in 2. (3) above.) and, for the purpose of getting executive officers to undertake further commitment regarding the achievement of the target, the evaluated amount of the share acquisition rights calculated by the Monte Carlo Simulation, which finds the fair value of the share acquisition rights, will be the paid-in amount for the share acquisition rights (Rather than performing a grant of remuneration rights to executive officers, it will take the form of an actual pay-in by executive officers. In addition, the Exercise Price will be determined by referencing the Company's share price directly before the grant decision. Excluding the Exercise Price, the exercise conditions and other details of the share acquisition rights will be the same as 2. (3) above).

Business Report

for the 63rd term

(January 1 to December 31, 2017)

Shigeyuki Yawata
Director, Representative Executive Officer and CEO
SUMIDA CORPORATION

Business Report

(January 1 to December 31, 2017)

1. Matters Concerning the Current Status of the Sumida Group

(1) Business conditions for the fiscal year under review

(i) Progress and results of the business

The figures stated in this business report are presented based on the International Financial Reporting Standards (IFRS). The figures stated for the previous fiscal year have been reclassified in accordance with IFRS from the Japanese GAAP based figures disclosed in the previous fiscal year.

Looking back at the global economy in the current fiscal year, despite uncertain factors such as geopolitical risks over North Korea and policy trends of the U.S. government, it continued to show steady growth, centering on advanced countries. In the U.S., the economy maintained robust growth, supported by favorable consumer spending despite sluggish new car sales. The European economy continued to gradually expand amid firm growth in consumer spending, while the concern about the rise of anti-EU political force declined. In Asia, the Chinese economy experienced continued stable growth, backed by strong infrastructure investment, and the economy in other countries also grew in a steady manner supported by steady domestic demand.

In the electronic components industry, signs of bottoming out have been seen in smartphone related products in the consumer electronics related products area. In the industry-related products sector, sales for capital investment related segment were robust, supported by increased introduction of automatic production line in the automotive sector and smartphone related products resulting from concerns over rising wages in China and other Asian countries and a decline in work population. Meanwhile, in automotive-related products, automotive electrification rate has been rising for the improvement in safety and comfort and in response to strengthened regulations such as safety and fuel efficiency standards amid new car sales in Europe continued to grow while sales in the U.S. and China weakened compared to the previous year.

Revenue of the Group for the current fiscal year, with depreciation of yen and appreciation of the U.S. dollar and the euro year on year (the average yen exchange rates during the year against the U.S. dollar: 112.28 yen for the current fiscal year, and 109.31 yen for the previous fiscal year; the average yen exchange rates during the year against the euro: 126.21 yen for the current fiscal year, and 120.75 yen for the previous fiscal year), increased by 11.2% year on year to 90,153 million yen, due to an upturn in smartphone related products, which was weak for the previous fiscal year, solid growth in the capital investment related products in the industry-related products sector, in addition to robust sales in automotive-related products. Meanwhile, operating profit decreased by 0.8% year on year to 6,217 million yen in part due to the rise in raw materials prices, despite the effect of increased revenue. Net profit before taxes increased by 4.2% year on year to 5,697 million yen and net profits for the year attributable to owners of parent increased by 22.9% year on year to 4,504 million yen.

(Reporting segment information)

The following is the business performance in the current fiscal year by reporting segment.

1) Asia Pacific Business

In the Asia Pacific Business, in addition to healthy demand for automotive-related products and solid sales of products for smartphones, yen depreciated against the U.S. dollar. Consequently, revenue for the current fiscal year increased by 12.3% year on year to 53,716 million yen. Segment profit increased by 14.0% year on year to 4,886 million yen.

2) EU Business

In the EU Business, demand for automotive-related products was robust, owing to a further advance in automotive electrification, favorable new car sales in the United States and Europe, and other factors. Amid the continued yen depreciation against the euro, revenue increased by 9.7% year on year to 36,437 million yen. Segment profit decreased by 21.5% year on year to 2,329 million yen in part due to the effect of higher price for copper.

Business segment	Revenue (million yen)
Asia Pacific Business	53,716
EU Business	36,437
Total	90,153

(Reference)

Looking at the composition of sales by market, the share of sales derived from industry-related products and consumer electronics related products increased, while the share of sales derived from automotive-related products declined from the previous fiscal year.

(ii) Fund procurement

1) Public offering

The Group conducted the following capital increase by public offering and third-party allocation of new shares by way of over-allotment during the current fiscal year and raised a total of 4,013 million yen of funds.

Category	Number of shares issued (thousand shares)	Price paid per share (yen)	Fund procured (million yen)	Payment date
Public offerings	2,562	1,146.68	2,937	April 25, 2017
Third-party allocation	938	1,146.68	1,075	May 23, 2017
Total	3,500		4,013	

Note: The amount of the fund procured includes charges for the stock delivery.

2) Loan commitment agreements

In order to raise working capital effectively, the Group has concluded a bilateral commitment line agreement with one of its financing banks and has concluded loan commitment agreements with seven of its financing banks during the current fiscal year. Unused loan commitments at the end of the current fiscal year are as follows:

(Million yen)

Total amount specified in loan commitment agreements	5,424
Outstanding borrowings	2,424
Balance	3,000

3) Multi-currency commitment line agreements

In order to make it possible to raise working capital effectively, the Group has concluded multi-currency commitment line agreements with five of its financing banks. Unused multi-currency commitment lines based on the said agreements at the end of the current fiscal year are as follows:

(Million yen)

Total amount specified in multi-currency commitment line agreements	5,000
Outstanding borrowings	–
Balance	5,000

(iii) Plant and equipment investment

The Group continuously makes investments to expand facilities and enhance research and development for rationalization of production, quality improvement and increasing demand. For the current fiscal year, total investment amounted to 9,511 million yen, including constant investments related to the development and manufacturing of new products, enhancement of automotive-related facilities to meet active demand, and production automation and expansion of facilities in China.

- (iv) Acquisition or disposal of shares, other stakes or share acquisition rights of other companies
SUMIDA AG

After the Group fulfilled demand of purchasing shares by shareholders, the percentage of SUMIDA AG shares held by the Sumida Group increased to 97.781% from 97.779%. Accordingly, the ratio of shareholding in subsidiaries of the company by the Sumida Group also increased.

Adoption of the International Financial Reporting Standards (IFRS)

Effective from the current fiscal year, the Group has adopted the International Financial Reporting Standards (IFRS) with the aim of international comparison of financial information in the capital market and the unifying of accounting treatment within the Group, as a result of consideration of what the standard accounting and financial reporting ought to be in order to contribute to the enhancement of the corporate value by actively developing global businesses.

(2) Summary of assets, profit and losses

	60th term (ended Dec. 2014)	61st term (ended Dec. 2015)	62nd term (ended Dec. 2016)		63rd (current) term (ended Dec. 2017)
	Japanese GAAP	Japanese GAAP	Japanese GAAP	IFRS	IFRS
Net sales, or revenue (million yen)	77,563	86,236	81,052	81,052	90,153
Operating profit (million yen)	3,345	4,237	5,696	6,270	6,217
Profit attributable to owners of parent, or net profits for the year attributable to owners of parent (million yen)	1,346	2,032	3,087	3,666	4,504
Basic earnings per share (yen)	58.01	87.55	133.02	157.97	176.41
Total assets (million yen)	70,110	67,876	67,034	69,007	84,366
Net assets, or total equity (million yen)	17,724	18,669	19,903	22,022	30,122
Net assets per share, or equity attributable to owners of parent per share (yen)	711.88	746.93	790.14	888.78	1,069.67
ROE (Return On Equity, or return on equity attributable to owners of parent) (%)	9.0	12.0	17.3	18.5	18.3

Notes:

1. Starting from the 63rd term, International Financial Reporting Standards (IFRS) has been applied for the preparation of consolidated financial statements. For your reference, figures for the 62nd term in accordance with IFRS are also noted.
2. When there is difference in presentation of line items between Japanese GAAP and IFRS, both are noted.
3. Basic earnings per share is calculated based on the average number of shares issued in each fiscal term, and net assets per share, or equity attributable to owners of parent per share, is calculated based on the total number of shares issued at the end of each fiscal term.

In calculating basic earnings per share and net assets per share, or equity attributable to owners of parent per share, treasury shares are excluded from the average number of shares issued during each fiscal term and from the total number of shares issued at the end of each fiscal term.

(3) Significant matters of the parent company and subsidiaries

(i) Parent company

There were no relevant issues.

(ii) Significant subsidiaries

Company name	Capital (in thousand)	Voting rights of the Company (%)	Key business
Sumida Electric Co., Ltd.	460,000 yen	100	Manufacture, sale and research & development of coils
Sumida Corporate Service Incorporated	25,000 yen	100	Control of Group management
Sumida Power Technology Co., Ltd.	301,000 yen	100	Manufacture and sale of coils
Dongguan Sumida (Tai Ping) Electric Co., Ltd.	305,000 Hong Kong dollars	100 (100)	Manufacture of coils
SUMIDA ELECTRIC (GUANGXI) CO., LTD.	17,561 yuan	100 (100)	Manufacture of coils
Sumida Electric (H.K.) Company Limited	255,000 Hong Kong dollars	100 (100)	Manufacture and research & development of coils
SUMIDA TRADING PTE. LTD.	6,000 Singapore dollars	100	Sale of coils
SUMIDA AMERICA COMPONENTS INC.	6,350 U.S. dollars	100	Sale of coils
SUMIDA TRADING (SHANGHAI) COMPANY LIMITED	8,070 yuan	100 (100)	Sale of coils
TAIWAN SUMIDA TRADING COMPANY LIMITED	30,000 Taiwan dollars	100	Sale of coils
SUMIDA TRADING (KOREA) COMPANY LIMITED	2,000,000 Korea won	100	Sale of coils
SUMIDA Europe GmbH	25 euro	100	Control of the EU Business
SUMIDA Components GmbH	105 euro	97.8 (97.8)	Manufacture and sale of coils
SUMIDA AAG	7,344 euro	97.8 (97.8)	Intermediate holding company of the EU Business
SUMIDA Components & Modules GmbH	25 euro	97.8 (97.8)	Manufacture, sale and research & development of coils
SUMIDA EMS GmbH	25 euro	97.8 (97.8)	Controlling company of EMS
SUMIDA Lehesten GmbH	1,100 euro	97.8 (97.8)	EMS
SUMIDA COMPONENTS DE MEXICO, S.A. DE C.V.	50 Mexico peso	72.3 (72.3)	Manufacture of coils
SUMIDA ROMANIA S.R.L.	3,101 euro	97.8 (97.8)	Manufacture of coils
SUMIDA electronic Shanghai Co., Ltd.	37,904 yuan	97.8 (97.8)	Manufacture and sale of coils
SUMIDA Slovenija, d.o.o.	503 euro	72.3 (72.3)	Manufacture of coils
vogtronics GmbH	25 euro	72.3 (72.3)	Manufacture and sale of coils

Company name	Capital (in thousand)	Voting rights of the Company (%)	Key business
SUMIDA flexible connections GmbH	25 euro	97.8 (97.8)	Manufacture and sale of flat cables
SUMIDA FLEXIBLE CONNECTIONS ROMANIA S.R.L.	156 euro	97.8 (97.8)	Manufacture and sale of flat cables
Sumida Electric (Thailand) Co., Ltd.	140,000 baht	100	Development, manufacture and sales of power electronics related coils
ISMART GLOBAL LIMITED	6,308 euro	100	Intermediate holding company
Sumida Finance B.V.	20 euro	100	Financial control company
SUMIDA ELECTRONIC VIETNAM CO., LTD.	2,000 U.S. dollars	100	Manufacture of coils
Sumida Electric (Change) Co., Ltd.	8,796 yuan	100 (100)	Manufacture of coils
Sumida Electric (JI'AN) Co., Ltd.	95,206 yuan	100 (100)	Manufacture of coils
Guangzhou Sumida Electric Co., Ltd.	129,394 yuan	100 (100)	Manufacture of coils
Sumida Technologies Inc.	200 Canadian dollars	100	Research & development of coils
SUMIDA Electronic SuQian Co., Ltd.	4,500 yuan	97.8 (97.8)	Manufacture of coils
SUMIDA ELECTRONIC QUANG NGAI CO., LTD.	2,000 U.S. dollars	100	Manufacture of coils
Sumida Insurance Corporation	5,000 U.S. dollars	100	Control and management of group insurance

Notes:

1. Figures shown in parentheses in the column of voting rights are the percentages held indirectly.
2. Sumida Electronic Components Co., Ltd., which was previously our consolidated subsidiary, was excluded from the scope of consolidation as it has been absorbed and merged into Sumida Electric Co., Ltd. in the current fiscal year.
3. Sumida Electric (JI'AN) Co., Ltd. increased its capital during the current fiscal year.
4. SUMIDA TRADING (KOREA) COMPANY LIMITED increased its capital during the current fiscal year.
5. As all of SUMIDA TRADING COMPANY LIMITED's business (sale of coils) was transferred to Sumida Electric (H. K.) Company Limited on January 1, 2016, it has been excluded from significant subsidiaries.

(4) Issues to address

Continuing recovery in global economy

Despite uncertain factors such as geopolitical risks over North Korea and policy trends of the U.S. government, robust economic growth in the U.S. and China has spread to emerging countries, in addition to Europe and Japan, backed by the recovery in resource price and other factors. Under such circumstances, major automakers, centering on Europe, announced one after the other their launch plans of EV, in response to China's announcement of regulations that require automakers to sell EV etc. As a result, demand in electronic components is expected to grow.

(i) Improving corporate value

With the aim of further growth in sales and profits, the Group will strive to expand the target market and product lineup, and further strengthen management foundation.

(Enhancing consumer electronics related products and taking initiative for new field)

While further expanding the automotive-related products and industry-related products sector, the Group will strengthen product-related markets other than coils to promote the expansion of businesses. Moreover, the expansion of business lineup in the fields other than coils will be also promoted to drive its growth.

In the automotive-related product fields, the Group will focus on areas of EV/HEV and actuator to accelerate the growth in the field. In the industry-related products sector, in addition to its existing focus areas such as industrial equipment, RFID, and medical and healthcare, initiatives for the IoT area will be strengthened. In the consumer electronics related products, the Group will boost sales of metal inductors by reviewing the product lineup of them, in addition to promoting products which it has been focusing on.

(Regional strategies)

The Group will newly position North America and India as its key bases for business expansion, and expand business functions thereof. In North America, efforts will be made for the upgrade of technical centers and the enhancement of manufacturing bases. In India, the Group will take steps to establish technical support and manufacturing bases, beginning with the establishment of sales offices as the first step.

(Manufacturing strategies)

The Group will continue to make high-level capital investment, centering on the strengthening of the automotive-related products and the consumer electronics related products sector. Also, reduction of purchase cost will be pursued by further enhancing global procurement system. At existing manufacturing bases, capital investment will be increased in order to achieve greater increase in productivity than rise in labor costs.

(For further growth)

The Sumida Group's Code of Conduct: Global • Speed • Focus

- Global
Strive for further globalization in all areas that include not only markets and customers, but also management, personnel composition and production department
- Speed
Become a flexible organization suited for prompt response and decision-making
- Focus
Aim for business expansion in the fields other than coils, while maintaining its focus on the

electronic components

(Finance)

The Sumida Group has completed the construction of frameworks for internal management and internal controls required to support Stage III of the Mid-Term Business Plan

1. Foreign exchange control
 - (a) Natural hedge: Unify currencies used for manufacturing and sales
 - (b) Consolidate foreign exchange exposure of each group company at a company in Hong Kong
2. Unification of accounting systems
 - (a) The Sumida Group has nearly completed group-wide introduction
3. Strengthening of internal control of overseas group companies
 - (a) Financial figures solely prepared for each subsidiary shall not be used for the evaluation of business performance
 - (b) Profitability is managed by management-accounting units called business units that span multiple subsidiaries

(ii) Continuing focus on corporate governance

Developments in the Japanese business environment show that the Company's focus is largely correct. The basics of the Company's corporate governance are to maintain transparency and efficiency of management, meet the expectations of stakeholders and continuously improve the corporate value, which it recognizes as being one of the most important issues for its management. In particular, the role of governance under a system in which "execution" and "supervision" are segregated through delegation of substantial authority for executing operations is extremely important. The Company always tries to develop a system in which both duties function effectively and efficiently to realize more suitable governance.

(iii) Pursuing corporate social responsibility

Also of continuing importance to the Company is corporate social responsibility. Under the existing circumstances, in which companies need to fulfill legal, economic and social responsibilities more than ever, and in which they need to actively contribute to society and make concrete actions, the Group fulfills its social responsibilities by performing business based on basic principles such as integrity, discipline and common sense, and at the same time makes broad efforts to further enhance the trust that society places in it through measures including reinforcement of the legal and compliance functions and active commitment to environmental and social issues.

(5) Major business lines (as of December 31, 2017)

Lines of business	Key products
Asia Pacific Business	DC/DC converter transformers, switching power supply transformers, stroboscopic oscillating transformers, noise filter coils, DC/DC converter units, power inductors, IFT/RF coils, keyless entry antenna coils, ADSL modem transformers, data line filters, antenna coils, video filters, signal inductors, RF-ID, four-way valve coils, CCFL driving inverter transformers, ABS coils, injection coils, antenna coils, sensor coils, noise filters, solenoid coils for automotive air conditioner, high-frequency transformers, high-frequency choke coils, edge-wise coils, stick coils, motor coils for HDD, low-frequency transformers, harmonic preventive reactors, reactors, common mode coils
EU Business	Antenna coils, sensor coil modules, ignition coil modules, noise filters, xDSL splitter modules, DC/DC converter transformers, keyless entry antenna coils, Xenon igniters, power steering control units, GPS antennas, anti-theft control units, diesel engine control units, power supplies, high-frequency transformers, high-frequency choke coils, edge-wise coils, stick coils, motor coils for HDD, low-frequency transformers, harmonic preventive reactors, reactors, common mode coils

(6) Major business offices of the Sumida Group (as of December 31, 2017)

Headquarters: Chuo-ku, Tokyo (the Company)

Business supervising companies:

SUMIDA Europe GmbH (Germany), SUMIDA AG (Germany), Sumida Corporate Service Incorporated (Chuo-ku [Tokyo]), Sumida Finance B.V. (Netherlands), SUMIDA INSURANCE CORPORATION (Micronesia)

Domestic sales offices:

Sumida Electric Co., Ltd. (Chuo-ku [Tokyo], Saitama-shi [Saitama], Kawasaki-shi [Kanagawa], Osaka-shi, Nagoya-shi, Natori-shi [Miyagi], Komoro-shi [Nagano]), Sumida Power Technology Co., Ltd. (Ueda-shi [Nagano])

Overseas sales offices:

Sumida Electric (H.K.) Company Limited (Hong Kong), SUMIDA TRADING PTE. LTD. (Singapore), SUMIDA AMERICA COMPONENTS INC. (U.S.), SUMIDA Components GmbH (Germany), SUMIDA TRADING (SHANGHAI) COMPANY LIMITED (China), SUMIDA Components & Modules GmbH (Germany), vogtronics GmbH (Germany), SUMIDA Lehesten GmbH (Germany), SUMIDA flexible connections GmbH (Germany), SUMIDA TRADING (KOREA) COMPANY LIMITED (South Korea), TAIWAN SUMIDA TRADING COMPANY LIMITED (Taiwan), Sumida Electric (Thailand) Co., Ltd. (Thailand), SUMIDA electronic Shanghai Co., Ltd. (China)

Domestic production bases:

Sumida Electric Co., Ltd. (Mutsu-shi [Aomori]), Sumida Power Technology Co., Ltd. (Ueda-shi [Nagano])

Overseas production bases:

Sumida Electric (H.K.) Company Limited (Hong Kong), Dongguan Sumida (Tai Ping) Electric Co., Ltd. (China), SUMIDA Components GmbH (Germany), SUMIDA Components & Modules GmbH (Germany), SUMIDA ROMANIA S.R.L. (Romania), SUMIDA

COMPONENTS DE MEXICO, S.A. DE C.V. (Mexico), SUMIDA Slovenija, d.o.o. (Slovenia), SUMIDA Lehesten GmbH (Germany), SUMIDA electronic Shanghai Co., Ltd. (China), SUMIDA flexible connections GmbH (Germany), SUMIDA ELECTRIC (GUANGXI) CO., LTD. (China), Sumida Electric (Thailand) Co., Ltd. (Thailand), SUMIDA FLEXIBLE CONNECTIONS ROMANIA S.R.L. (Romania), SUMIDA ELECTRONIC VIETNAM CO., LTD. (Vietnam), Sumida Electric (JI'AN) Co., Ltd. (China), Sumida Electric (Changde) Co., Ltd. (China), Guangzhou Sumida Electric Co., Ltd. (China), SUMIDA Electronic SuQian Co., Ltd. (China), SUMIDA ELECTRONIC QUANG NGAI CO., LTD. (Vietnam)

Domestic R&D centers:

Sumida Electric Co., Ltd. (Natori-shi [Miyagi], Chuo-ku [Tokyo], Komoro-shi [Nagano])

Overseas R&D centers:

Sumida Electric (H.K.) Company Limited (Hong Kong), SUMIDA AMERICA COMPONENTS INC. (U.S.), SUMIDA Components GmbH (Germany), SUMIDA Components & Modules GmbH (Germany), SUMIDA flexible connections GmbH (Germany), Sumida Technologies Inc. (Canada)

(7) Employees (as of December 31, 2017)

(i) Employees of the Sumida Group

Business segments	Number of employees	Changes from the end of the previous fiscal year
Asia Pacific Business	16,901	Increase by 678
EU Business	3,603	Increase by 108
Company-wide (common)	102	Decrease by 1
Total	20,606	Increase by 785

Notes:

1. The number of employees is the number of persons who engage in work in the Sumida Group.
2. "Company-wide (common)" indicates the number of employees posted in Sumida Corporate Service Incorporated which carries out a headquarter and support function, in Sumida Electric (H.K.) Company Limited and in the Service Department of Sumida Electric Co., Ltd.
3. The number of employees includes those in the consigned processing companies.

(ii) Employees of the Company

The Company is a pure holding company and it has no employees.

(8) Major lenders (as of December 31, 2017)

Lenders	Amount borrowed (million yen)
Sumitomo Mitsui Banking Corporation	11,634
The Bank of Tokyo-Mitsubishi UFJ, Ltd.	9,298
Mizuho Bank, Ltd.	3,319
Resona Bank, Limited	3,242
Sumitomo Mitsui Trust Bank, Limited	2,791

(9) Policy on determination of dividends of surplus

The Company's basic policy for the return of profits to shareholders is to deliver dividends in consideration of a consolidated dividend payout ratio (25% to 30%) with top priority on the profit distribution through dividends.

The Company stipulates in the Articles of Incorporation that it may allocate dividends of surplus upon a resolution of the Board of Directors, and it is the Company's basic policy to pay dividends four times a year.

Regarding the payment method of dividends, the Company pays quarterly the amount obtained by dividing the amount of scheduled annual dividend into quarters. In addition, in order to have dividends reflect the consolidated business results, if the dividend amount calculated according to the consolidated dividend payout ratio (25% to 30%) exceeds the scheduled amount of annual dividend, it is the Company's policy to add the excess amount to the year-end dividend.

The Company will utilize internal reserve funds to strengthen its financial structure and keep growth power for the future.

Regarding the dividends of surplus in the current fiscal year, the Company decided to pay the scheduled annual dividend at 24 yen per share at the beginning of the fiscal year, and paid 6 yen in each quarter from the first quarter through the third quarter of the current fiscal year. As the dividend amount calculation result, which reflects the annual consolidated business results, exceeded the scheduled amount of annual dividend of 24 yen set at the beginning of the fiscal year, the Company resolved at the meeting of the Board of Directors held on February 9, 2018 to pay a year-end dividend of 27 yen per share, an amount calculated by adding the aforementioned excess amount to the scheduled year-end dividend. Consequently, the amount of annual dividend for the fiscal year ended December 31, 2017 shall be 45 yen per share.

Details of dividends of surplus for the current fiscal year are as follows:

Date of Board of Directors resolution	Term	Total amount of dividends (million yen)	Dividend per share (yen)	Record date	Date of commencement of payment
April 27, 2017	The 1st quarter	139	6.00	March 31, 2017	May 31, 2017
July 28, 2017	The 2nd quarter	160	6.00	June 30, 2017	August 25, 2017
October 27, 2017	The 3rd quarter	160	6.00	September 30, 2017	November 30, 2017
February 9, 2018	The 4th quarter	721	27.00	December 31, 2017	March 5, 2018

Note:

Pursuant to Article 459 of the Companies Act, the Company stipulates in the Articles of Incorporation that it shall be entitled to allocate dividends of surplus on predetermined record dates (March 31, June 30, September 30 and December 31) by a resolution of the Board of Directors.

(10) Other important matters concerning the Sumida Group

There were no relevant issues.

2. Matters Concerning the Company

(1) Shares of the Company (as of December 31, 2017)

- (i) Number of shares issuable: 70,000,000 shares
- (ii) Total number of shares issued: 27,444,317 shares (including treasury shares)
- (iii) Number of shareholders as of December 31, 2017: 7,133
- (iv) Major shareholders (top 10 shareholders, excluding treasury shares)

Name of shareholders	Number of shares held (thousand shares)	Ratio of the number of shares held (%)
Japan Trustee Services Bank, Ltd. (Trust Account)	7,333	27.46
The Master Trust Bank of Japan, Ltd. (Trust Account)	2,065	7.73
Yawata Building Co., Ltd.	1,112	4.16
Japan Trustee Services Bank, Ltd. (Trust Account 9)	693	2.60
Yawata Zaidan Limited	661	2.48
THE BANK OF NEW YORK MELLON 140040	623	2.33
BBH BOSTON CUSTODIAN FOR JAPAN EQUITY PREMIUM FUND OF CREDIT SUISSE UNIVER620373	416	1.56
CHASE MANHATTAN BANK GTS CLIENTS ACCOUNT ESCROW	395	1.48
Japan Trustee Services Bank, Ltd. (Trust Account 5)	389	1.46
Masakazu Matsuo	374	1.40

Notes:

1. Although the Company holds 734,541 shares of treasury shares, it is excluded from the list of major shareholders above.
 2. The ratio of the number of shares held has been calculated excluding treasury shares.
- (v) Other significant matters concerning shares
There were no relevant issues at the end of this fiscal year.

(2) Matters concerning the Company's share acquisition rights

- (i) Share acquisition rights granted to and held by five (5) executive officers of the Company as compensation for exercise of their duties at the end of this fiscal year

Date of resolution to issue	April 20, 2015
Number of share acquisition rights (unit)	1,700
Number of treasury shares subject to share acquisition rights out of the above (unit)	–
Class of share subject to share acquisition rights	Ordinary shares
Number of target shares for share acquisition rights (share) (Note 1)	170,000
Amount to be paid per share upon exercise of share acquisition rights (yen)	1
Exercise period of share acquisition rights	from March 27, 2018 through March 26, 2021
Amount to be paid and amount to be accounted for as stated capital in respect of shares to be issued upon exercise of share acquisition rights (yen)	Issue price: 609.6 (Note 2) Amount to be accounted for as stated capital: (Note 3)
Terms and conditions for exercising share acquisition rights	(Note 4)
Matters concerning transfer of share acquisition rights	Any transfer of the share acquisition rights shall be subject to the approval of the Board of Directors.
Matters concerning substitute payment	–
Matters concerning grant of share acquisition rights as part of the business restructuring	(Note 5)

Notes:

- The number of shares to be delivered upon exercise of one (1) share acquisition right (hereinafter the “Number of Shares Granted”) shall be 100.
Notwithstanding the foregoing, in the event that the Company carries out a share split (including any allotment of shares without contribution; the same shall apply hereinafter) or a share consolidation, the Number of Shares Granted for share acquisition rights that are unexercised as of the time of the share split or share consolidation shall be adjusted according to the following formula. Any fraction of less than one (1) share resulting from this adjustment shall be discarded.

Number of Shares Granted after adjustment	=	Number of Shares Granted before adjustment	x	Ratio of share split or consolidation
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In addition, in the event that it is necessary for the Company to make an adjustment to the Number of Shares Granted in cases where the Company carries out a merger, company split, share exchange, share transfer, etc., the Company may make an appropriate adjustment taking into account the merger ratio and other conditions, to the extent reasonable.
- The issue price is the sum of the amount to be paid per share upon exercise of share acquisition rights of one (1) yen and the fair value of a stock option at the grant date of 608.6 yen.
- The amount of capital stock increase in the event of an issuance of shares upon exercise of the share acquisition rights shall be half the maximum amount of increase in capital stock, etc., calculated in accordance with the provision in Article 17, Paragraph 1 of the Ordinance on Accounting of Companies. Any fraction of less than one (1) yen resulting from the calculation shall be rounded up to the nearest yen.
 - The amount of legal capital surplus increase in the event of an issuance of shares upon exercise of the share acquisition rights shall be the amount obtained by subtracting the capital stock increase stipulated in (a) above from the maximum amount of increase in capital stock, etc., described in (a) above.
- When the numerical target of 2,600 million yen or more of net profits for the year attributable to owners of parent in the consolidated statement of profit or loss for the fiscal year ended December 31, 2017, in the annual securities report filed for the said fiscal year pursuant to the Financial Instruments and Exchange Act, (hereinafter the “Numerical Target”) is achieved, Share Acquisition Rights Holders may exercise their share acquisition rights up to the number of share acquisition rights allotted to each holder of the share acquisition rights. In this case, the achievement rate of the Numerical Target shall not be taken into consideration, and share acquisition rights may be exercised only if the Numerical Target as set forth above is achieved.

- (b) Share Acquisition Rights Holders must be in a position of executive officer of the Company, or director or employee of the Company or its subsidiary (collectively, the “Required Position”) until the time of exercise of the share acquisition rights on a continuing basis.
 - (c) With regard to Share Acquisition Rights Holders, there must not be a situation where dismissal of director has been adopted at a general meeting of shareholders of the Company or its subsidiary, or where punitive dismissal has been decided pursuant to the rules of employment of the Company or its subsidiary, or a similar situation, as of the time of exercise of the share acquisition rights.
 - (d) Notwithstanding (b) above, share acquisition rights may be exercised even when a Share Acquisition Rights Holder has lost the Required Position, if the reason for the loss of the Required Position is mandatory retirement at the age limit, retirement because of reaching contractual age-limit, retirement assigned by company, retirement mainly because of physical disability resulting from occupational injury or illness, dismissal because of unavoidable operational reason (layoff) or resignation or retirement similar to these. In this case, the Holder may exercise share acquisition rights only from and including whichever is later of the date of loss of the Required Position or the commencement date of the Exercise Period, to and including the date on which one (1) year has elapsed from the aforesaid date on the condition that the last day is on or before the expiration date of the Exercise Period.
 - (e) When a Share Acquisition Rights Holder has passed away, his/her heir is deemed to be able to exercise the share acquisition rights if (I) the Holder has met the conditions of (b) above and (c) above immediately before the death, or (II) the Holder had been able to exercise share acquisition rights in accordance with the provision of (d) above immediately before the death (such heir who may exercise the share acquisition rights is hereinafter referred to as “Successor of Rights”); provided, however, that in the case of (I), a Successor of Rights may exercise share acquisition rights only from and including whichever is later of the date of death of the relevant Share Acquisition Rights Holder or the commencement date of the Exercise Period, to and including the date on which one (1) year has elapsed from the aforesaid date on the condition that the last day is on or before the expiration date of the Exercise Period, and in the case of (II) a Successor of Rights may exercise share acquisition rights during the same period as the period allowed for the relevant Share Acquisition Rights Holder to exercise those in accordance with (d) above.
 - (f) When a Successor of Rights passes away, his/her heir may not exercise the share acquisition rights.
 - (g) A Share Acquisition Rights Holder or a Successor of Rights may not exercise the allotted share acquisition rights in installments.
 - (h) Other terms and conditions shall be as per specifications in the Share Acquisition Rights Allotment Agreement to be entered into between the Company and Share Acquisition Rights Holders.
5. In the event that the Company carries out a merger (limited to cases where the Company disappears due to the merger), an absorption-type or incorporation-type company split (limited to cases where the Company becomes a split company), or a share exchange or transfer (limited to cases where the Company becomes a wholly-owned subsidiary) (collectively, the “Act of Structural Reorganization”), the Company shall, in each of the above cases, deliver the share acquisition rights of any of the relevant companies set forth in Article 236, Paragraph 1, Items 8(a) to 8(e) of the Companies Act (hereinafter referred to as the “Reorganized Company”) to the holders of the share acquisition rights remaining as of the effective date of the relevant Act of Structural Reorganization (hereinafter the “Remaining Share Acquisition Rights”) in accordance with the following terms and conditions. In this case, the Remaining Share Acquisition Rights shall be extinguished and the Reorganized Company shall issue new share acquisition rights; provided, however, that the foregoing shall be on the condition that delivery of such share acquisition rights of the Reorganized Company in accordance with the following terms and conditions is stipulated in a merger agreement, an absorption-type company split agreement, an incorporation-type company split plan, a share exchange agreement or a share transfer plan.
- (a) Number of share acquisition rights of the Reorganized Company to be delivered
A number equal to the number of the Remaining Share Acquisition Rights held by the holder shall be delivered to each such holder.
 - (b) Class of shares of the Reorganized Company to be delivered upon exercise of share acquisition rights
Ordinary shares of the Reorganized Company
 - (c) Number of shares of the Reorganized Company to be delivered upon exercise of share acquisition rights
To be determined in accordance with “Class of share subject to share acquisition rights” and “Number of target shares for share acquisition rights” above, taking into consideration the conditions, etc. of the Act of Structural Reorganization.

- (d) Value of property to be contributed upon exercise of share acquisition rights

The value of property to be contributed upon exercise of each share acquisition right to be delivered shall be the amount obtained by multiplying the amount per share to be paid in after reorganization obtained by adjusting the Exercise Price set forth in this terms and conditions of the share acquisition rights by the number of shares of the Reorganized Company to be delivered upon exercise of relevant share acquisition rights as determined in accordance with the guidance on issuance of share acquisition right described in (c) above, taking into consideration the conditions, etc. of the Act of Structural Reorganization.
 - (e) Exercise period of the share acquisition rights

From and including whichever is the later of the commencement date of the period during which the share acquisition rights may be exercised as provided for in “Exercise period of share acquisition rights” above (hereinafter the “Exercise Period”) or the effective date of the Act of Structural Reorganization, to and including the expiry date of the Exercise Period.
 - (f) Terms and conditions for exercising share acquisition rights

To be determined in accordance with “Terms and conditions for exercising share acquisition rights” above.
 - (g) Matters concerning capital stock and legal capital surplus increases in event of issuance of shares upon exercise of share acquisition rights

To be determined in accordance with “Amount to be paid and amount to be accounted for as stated capital in respect of shares to be issued upon exercise of share acquisition rights” above.
 - (h) Matters concerning acquisition of share acquisition rights

To be determined in accordance with matters concerning acquisition of share acquisition rights specified in the guidance on issuance of share acquisition right described above.
 - (i) Restriction on acquisition of share acquisition rights by way of transfer

Acquisition of the share acquisition rights by way of transfer shall be subject to the approval by resolution of the board of directors of the Reorganized Company (or a director of the Reorganized Company if the Reorganized Company is not a company with a board of directors).
- (ii) Share acquisition rights granted to employees, etc. as compensation for exercise of their duties during this fiscal year
- There were no relevant issues.

(3) Matters concerning corporate officers of the Company

(i) Directors and executive officers (as of December 31, 2017)

Position at the Company	Name	Duties at the Company and important concurrent occupations or positions at other organizations
Director, Representative Executive Officer and CEO	Shigeyuki Yawata	Chairman of the Board of Directors, member of the Nomination Committee and Compensation Committee and Chairman of the Risk Management Committee Managing Director, SUMIDA Europe GmbH
Director (Independent director)	Johji Sato	Member of the Audit Committee
Director (Independent director)	Pak Hong Auyang	Chairman of the Nomination Committee and Compensation Committee CEO, Altis Technology Limited Outside Director, Grayhill Hong Kong Company Limited Director, QVIVO Limited Director, Greenlink Global Limited
Director (Independent director)	Yukihiro Moroe	Member of the Audit Committee, Nomination Committee and Compensation Committee Representative Director, YUME Capital Co., Ltd. Representative Director, Itohan Japan Co., Ltd. Outside Corporate Auditor, Oisix Inc.
Director (Independent director)	Atsushi Kato	Chairman of the Audit Committee and member of the Risk Management Committee Certified Public Accountant, Atsushi Kato Certified Public Accountant Office Outside Audit & Supervisory Board Member, UNIZO Holdings Company, Limited
Director (Independent director)	Michael Mühlbayer	Member of the Nomination Committee and Compensation Committee
Representative Executive Officer, President	Tomoharu Suseki	Member of the Risk Management Committee Managing Director, SUMIDA Europe GmbH
Representative Executive Officer and CFO	Yoshiyuki Honda	Member of the Risk Management Committee Representative Director, Sumida Finance B.V. Managing Director, SUMIDA Europe GmbH External Auditor, McDonald's Holdings Company (Japan), Ltd.
Executive Officer	Paul Hofbauer	Managing Director, SUMIDA Europe GmbH
Executive Officer	Takatoshi Oyo	Representative Director, Sumida Electric (H.K.) Company Limited

Notes:

- Messrs. Johji Sato, Pak Hong Auyang, Yukihiro Moroe, Atsushi Kato and Michael Mühlbayer are outside directors set forth in Article 2, Item 15 of the Companies Act.
- Messrs. Johji Sato, Pak Hong Auyang, Yukihiro Moroe, Atsushi Kato and Michael Mühlbayer have been designated as independent directors of the Company in accordance with the rules of the Tokyo Stock Exchange and their names have been notified to the said stock exchange.
- Aside from statutory committees (Nomination, Audit and Compensation Committees), the Company has voluntarily set up a Risk Management Committee.
- Mr. Johji Sato, member of the Audit Committee, has been involved in the provision of advice regarding taxation and investment to global corporations over many years while Mr. Yukihiro Moroe, member of the Audit Committee, has experienced in the financial industry over many years and has been involved in running several companies and Mr. Atsushi Kato, member of the Audit Committee and a certified public accountant, served as full-time Vice Chairman of the Accounting Standards Board of Japan. As such, all three members of the Audit Committee have considerable financial and accounting knowledge.
- As all three members of the Audit Committee are outside directors, the Company has not appointed any standing members of the said Committee. Therefore, although none of them serve on a full-time basis, members of the Audit Committee take charge of internal control of not only the Company, but also the entire Group, while Corporate Governance Office oversees compliance and risk management operations and performs internal audits, working

closely with the Audit Committee in order to enhance the effectiveness of the audit.

(ii) Directors and executive officers who retired during this fiscal year

Name	Date of retirement	Reason for retirement	Position and duties at the Company and important concurrent occupations or positions at other organizations at the time of retirement
Soichiro Uchida	December 9, 2017	Resignation	Outside Director Member of the Audit Committee and Risk Management Committee

(iii) Policy to determine the amount of compensation for directors and executive officers by the Compensation Committee

1. Scope of decision and extent of disclosure

“The amount of individual compensation for directors and executive officers” that the Compensation Committee defines and discloses shall be the total amount of compensation paid by the Sumida Group in order to enhance its transparency. It shall be disclosed separately for directors and executive officers.

2. Directors’ compensation

The directors’ compensation shall be determined by reflecting the position and responsibility of each director, and in consideration of the economic trends and the business environment of the Company. Directors’ compensation is composed of the following two elements and this will not be paid to those who serve as executive officer concurrently.

1) Basic compensation

Compensation for the responsibilities as director (including the compensation for the responsibilities of the members of the Nomination and Compensation Committees)

2) Compensation of Audit Committee members

Compensation for the responsibilities as the member of the Audit Committee

3. Executive officers’ compensation

For executive officers’ compensation, incentive compensation (corporate performance-linked compensation) shall be adopted in addition to the basic compensation (fixed compensation) in order to maintain and raise the motivation for the execution of operations. Executive officers’ compensation is composed of the following five elements:

1) Basic compensation

Basic compensation shall be on a fixed basis in consideration of the position and responsibility as an executive officer within the Company, and any additional post as an officer at subsidiaries. The amount of compensation shall be determined by taking into account the previous operational performance and comparison with the actual compensation for the previous fiscal year.

2) Short-term incentives

These compensations are intended to maintain and raise the short-term motivation, and the base amount shall be determined depending on the position and responsibility of each executive officer. The amount to be paid will be changed in accordance with

the target performance set at the beginning of the term and the actual performance and execution of duties of the Group as a whole or the function in charge. Additional bonuses may be paid to any distinguished achievement for which the Compensation Committee gives credit.

3) Stock option

The Company shall grant performance-linked share acquisition rights in accordance with the Mid-Term Business Plan.

4) Long-term incentives

The Company shall grant this compensation to maintain and raise the medium- and long-term motivation of executive officers, and to prevent the loss of such officers.

5) Pension plans

The Company shall grant this compensation as additional benefit to public pension in consideration of their service period in order to help eligible retired executive officers have stable lives after retirement.

(iv) Total amount of compensation paid to directors and executive officers

(Period: January 1 to December 31, 2017)

Category	Number of payees (person)	Basic compensation (million yen)	Short-term incentive (million yen)	Long-term incentive (million yen)	Pension plan (million yen)	Total (million yen)
Executive officers	5	216	176	118	25	537
Directors	0	–	–	–	–	–
Outside directors	6	36	–	–	–	36
Total	11	253	176	118	25	573

Notes:

- During the current fiscal year, the Company has five executive officers, one director and six outside directors. One of the five executive officers serves as a director concurrently. One of the six outside directors retired during the current fiscal year. Accordingly, the total number of officers is eleven. Directors' compensations are not paid to those who concurrently serve as executive officer and director, and therefore, they are included in the figures shown in the row of executive officers and excluded from the figures indicated in the row of directors.
- The figures are consolidated compensation of the Group. Basic compensation relating to the Company consists of 216 million yen for five executive officers, and 36 million yen for six outside directors.
- Long-term incentive compensation
Phantom stocks depending on the positions of the executive officers for the next fiscal year shall be granted, with underlying assets calculated by multiplying the total amount of dividends for this fiscal year by the rate designated by the Company.
- The cell of outside directors in the basic compensation column indicates the sum of basic compensation and compensation of Audit Committee members.
- In addition to the above compensations, the Group paid fringe benefits totaling 29 million yen (including 5 million yen paid by the Company) to eligible executive officers.

(v) Outline of liability limitation contracts

In order to obtain excellent directors from outside, the Company has made provisions limiting liability for damages under Article 423, Paragraph 1 of the Companies Act in the Articles of Incorporation pursuant to the provisions under Article 427, Paragraph 1 of the said act. In accordance with the aforementioned provisions, the Company has entered into liability limitation contracts with six outside directors. The limit of liability for damages under such contracts has been set at the minimum liability provided for under Article 425, Paragraph 1 of the Companies Act. However, liability limitation is applied only when the relevant outside directors have carried out their duties, for which they are supposed to assume liability, in good faith or without gross negligence.

(vi) Matters concerning outside directors

1. Important concurrent occupations or positions at other organizations

This is as described in the list of (i) Directors and executive officers above. There are no business relationships between the Company and other organizations where they hold the additional posts.

2. Relatives of managing members of the Company or business operators that have specific relations with the Company such as main clients

1) None of the outside directors have been managing members of the Company or business operators that have specific relations with the Company in the past.

2) None of the outside directors have relatives in the third degree or closer with managing members of the Company or business operators that have specific relations with the Company.

3. Main activities during the current fiscal year

1) Attendance of outside directors

Name	The Board of Directors meetings	Audit Committee meetings	Nomination Committee meetings	Compensation Committee meetings	Risk Management Committee meetings
Johji Sato	6/6	12/12	–	–	1/1
Pak Hong Auyang	6/6	–	6/6	6/6	–
Soichiro Uchida	5/5	6/7	1/1	1/1	4/4
Yukihiro Moroe	6/6	5/5	5/5	5/5	–
Atsushi Kato	6/6	12/12	–	–	3/3
Michael Mühlbayer	6/6	–	6/6	6/6	–

Note:

The Company established the Risk Management Committee. Members include executive officers, directors and chairman of the Audit Committee.

2) Statements of each outside director

(a) Mr. Johji Sato

At the meetings of the Board of Directors, he made necessary remarks in deliberations from time to time, mainly from the perspective of a financial strategy expert.

At the Audit Committee meetings, he led the deliberations from the perspective of promoting compliance management through audits and leveraging it to enhance the corporate value, and performed audits of the Business Report, the Non-consolidated Financial Statements, the Consolidated Financial Statements, etc.

At the Risk Management Committee meetings held before March 26, 2017, he made necessary remarks in risk identification and planning of risk-averse measures on a timely basis.

(b) Mr. Pak Hong Auyang

At the meetings of the Board of Directors, he made necessary remarks in deliberations from time to time, mainly from the perspective of a corporate business executive.

As chairman of the Nomination Committee meetings, he made necessary remarks in deliberations on a timely basis, from the standpoint of examining and actualizing the lineup and organization of the Board and executive officers appropriate and required for the business development of the Company.

As chairman of the Compensation Committee, he led the deliberations from the perspective of determining fairly and properly the compensation bases for directors and executive officers, and defined the policy on the details and amount of individual compensation received by directors and executive officers.

(c) Mr. Soichiro Uchida

At the meetings of the Board of Directors held before his resignation on December 9, 2017, he made necessary remarks in deliberations from time to time, mainly from the perspective of a corporate business executive.

At the Audit Committee meetings held before his resignation on December 9, 2017, he made necessary and timely remarks in deliberations from the perspective of promoting compliance management through audits and leveraging it to enhance the corporate value.

At the Nomination Committee meetings held before his resignation on December 9, 2017, he made necessary remarks in deliberations on a timely basis, from the standpoint of examining and actualizing the lineup and organization of the Board and executive officers appropriate and required for the business development of the Company.

At the Compensation Committee meetings held before his resignation on December 9, 2017, he made necessary and timely remarks in deliberations in

order to fairly and properly determine the compensation bases for directors and executive officers.

At the Risk Management Committee meetings held before his resignation on December 9, 2017, he made necessary remarks in risk identification and planning of risk-averse measures on a timely basis.

(d) Mr. Yukihiro Moroe

At the meetings of the Board of Directors, he made necessary remarks in deliberations from time to time, mainly from the perspective of a corporate business executive.

At the Audit Committee meetings, he made necessary and timely remarks in deliberations from the perspective of promoting compliance management through audits and leveraging it to enhance the corporate value.

At the Nomination Committee meetings, he made necessary remarks in deliberations on a timely basis, from the standpoint of examining and actualizing the lineup and organization of the Board and executive officers appropriate and required for the business development of the Company.

At the Compensation Committee meetings, he made necessary and timely remarks in deliberations in order to fairly and properly determine the compensation bases for directors and executive officers.

(e) Mr. Atsushi Kato

At the meetings of the Board of Directors, he made necessary remarks in deliberations from time to time, mainly from the perspective of his knowledge and experience as an accounting expert.

As chairman of the Audit Committee meetings, he made necessary and timely remarks in deliberations from the perspective of promoting compliance management through audits and leveraging it to enhance the corporate value.

At the Risk Management Committee meetings, he made necessary remarks in risk identification and planning of risk-averse measures on a timely basis.

(f) Mr. Michael Mühlbayer

At the meetings of the Board of Directors, he made necessary remarks in deliberations from time to time, mainly from the perspective of a corporate business executive.

At the Nomination Committee meetings, he made necessary remarks in deliberations on a timely basis, from the standpoint of examining and actualizing the lineup and organization of the Board and executive officers appropriate and required for the business development of the Company.

At the Compensation Committee meetings, he made necessary and timely remarks in deliberations in order to fairly and properly determine the compensation bases for directors and executive officers.

4. Total amount of compensations received from the subsidiaries

There were no relevant issues.

5. Criteria and policy relating to independence

The Company has not defined specific criteria relating to independence in electing outside directors. However, with reference to the Enforcement Rules for Securities Listing Regulations of the Tokyo Stock Exchange, the Company carefully investigates and examines the beneficial interests and other relationships between outside directors and the Company and ensures the absence of possible conflicts of interest with ordinary shareholders. Meanwhile, the Company focuses on election of outside directors who have a wealth of experience and knowledge relating to management in a wide array of business fields and high levels of expertise.

(4) Independent auditors

(i) Name: KPMG AZSA LLC

(ii) Amount of compensations:

	Amount to be paid (million yen)
Amount of compensations for the current fiscal year	79
Total amount of money and other property benefits to be paid by the Company and its subsidiaries to independent auditors	81

Note:

Since in the audit agreement concluded between the Company and the independent auditor, compensation for audits is not clearly classified into compensation based on the Companies Act and compensation in accordance with the Financial Instruments and Exchange Act, and since that compensation cannot substantially be divided either, the item “Amount of compensations for the current fiscal year” shows the sum of these amounts.

(iii) Basis of consent to the amount of compensations for independent auditor by the Audit Committee

The Audit Committee of the Company, based upon the Practical Guidelines for Cooperation with Independent Auditors released by the Japan Audit & Supervisory Board Members Association, conducts confirmation of auditing system and auditing plans of the independent auditor, the status of execution of duties by the independent auditor, the quality control system of the audit corporation, the grounds for calculation of compensation estimates and other matters, and having investigated these, gives consent to compensation, etc. for the independent auditor in accordance with Article 399, Paragraph 1 of the Companies Act.

(iv) Auditing of consolidated subsidiaries

Subsidiaries of the Company, such as Sumida Electric (H.K.) Company Limited and SUMIDA AG, were audited by either a certified public accountant or an auditing firm who is not an independent auditor at the Company.

(v) Details of non-audit services

The non-audit services involved the creation of comfort letters relating to the issuance of new shares.

(vi) Policy on determination of dismissal or non-reappointment of the independent auditor

The Audit Committee will annually discuss whether to reappoint the independent auditor in consideration of the quality of the audit performed by the independent auditor and the effectiveness and efficiency of its audit performance. When dismissal or non-reappointment of the independent auditor is deemed appropriate, the Audit Committee will determine the content of an agenda to be proposed to the General Meeting of Shareholders concerning the dismissal or non-reappointment of the independent auditor based on the rules of the Audit Committee. When the Audit Committee finds that any of the items in Article 340, Paragraph 1 of the Companies Act apply to the independent auditor, after adequate deliberations with respect to the appropriateness of the dismissal, that independent auditor shall be dismissed with the consent of all the committee members. In such case, a member of the Audit Committee designated by the said Committee shall report the dismissal of the independent auditor and the reason for it at the first General Meeting of Shareholders convened after the dismissal.

(5) System to secure properness of operations

- (i) System to ensure that executive officers, directors of the Group and employees comply with the applicable laws, regulations and the Articles of Incorporation with regard to their business activities

The Group has established “Sumida Business Principles (hereinafter, the ‘Principles’)” which embodies the Group’s vision, management principles, commitment, code of conduct, corporate governance principles, and environment policy. Representative executive officers shall build up a system to monitor for compliance which enables to ensure that the executive officers, directors of the Group and employees perform their duties in accordance with the Principles. Details are as follows:

- (a) All directors, officers and employees shall always be reminded to understand and embody the Principles. The Principles, which is written in four languages, Japanese, English, Chinese and German, is always put on the company’s intranet, so that it enables all members of the Group to check and confirm their activities and behaviors as needed. The Corporate Governance Office* shall be responsible for monitoring and verifying how the Principles have been observed.
- (b) While compliance is recognized as the base of corporate governance, SUMIDA regards it in a more proactive manner rather than simply limiting the issue to the observance of laws and regulations, by defining it as activities to positively fulfill our Corporate Social Responsibility (CSR) based on integrity, discipline and common sense. The Corporate Governance Office shall be primarily responsible for the enhancement of the Group’s overall system and monitoring its activities.
- (c) The Corporate Governance Office shall report the situation of the aforementioned activities to the representative executive officers and the Audit Committee, and a summary of which shall be reported to the Board of Directors.
- (d) Representative executive officers shall verify the effectiveness of internal control, including compliance, and shall send reports to the Board of Directors.

* The Corporate Governance Office reports to representative executive officers and made up of the Risk Management Office, Compliance Office and Internal Audit.

- (ii) System regarding the preservation and management of information of executive officers’ business activities

Representative executive officers shall centrally manage important information related to execution of duties with clarifying the level of importance of information as well as the period and place of safekeeping, in accordance with the rules and regulations regarding information and document management. Documents are available to the directors at all times.

- (iii) System regarding the reporting of matters concerning the business activities of directors of the Group

Directors of the Group shall report regularly the financial information, matters concerning risk and compliance and other material matters of subsidiaries to the Company in accordance with group company management rules.

- (iv) System and regulations with regard to risk management of the Group
Representative Executive Officer and CEO as the Chief Risk Management Officer who takes the highest responsibility for risk management, has established the Risk Management Committee, which is responsible for overseeing risk management, and set up the Risk Management Office, which is responsible for executing the duties of said Committee, within the Corporate Governance Office. The Risk Management Office has set out the internal risk management rules and thereby identifies and analyzes potential risks and formulates and manages preventive measures from a global business perspective through placement of a risk management monitoring system in major business bases of the Group including overseas sites. In the event that a risk materializes, the Risk Management Office shall discuss countermeasures to minimize losses. Executive officers, directors of the Group and employees shall perform their duties in compliance with the rules. The Corporate Governance Office shall monitor and evaluate the implementation of the above, and shall report the situation to the representative executive officers and the Audit Committee, and deliver a summary to the Board of Directors.
- (v) System to ensure the effectiveness and efficiency of business activities of the executive officers, directors of the Group and employees
Executive officers shall set up a system based on the Principles to ensure a proper decision-making process of the Group and surveillance of individual activities and thereby enhance the operating efficiency. Details are as follows:
- (a) Each representative executive officer shall set up an Advisory Board as the need arises, with whom they shall consult and engage in sufficient discussion when making important decisions.
 - (b) Representative executive officers shall set out the authority and regulations for decision-making process of the Group and conduct regular reviews of the situation.
 - (c) Representative executive officers shall make regular reviews of the achievement and progress of businesses they are responsible for decision-making of the Group thereof and ensure further propriety and efficiency of management and execution of operation by giving feedback of the results of the review.
 - (d) Representative executive officers shall ensure a proper and quick decision-making process of the Group by smoothly collecting, analyzing, communicating, sharing and archiving the necessary information on SUMIDA's business activities.
- (vi) System to ensure the propriety of business of the Group
SUMIDA CORPORATION is a pure holding company with business activities conducted by its group companies. In light of this, executive officers and directors of the Group shall always perform their duties with the view of group governance. The Corporate Governance Office oversees compliance and risk management operations. It also performs internal audits and then submits the results to the representative executive officers and the Audit Committee as internal audit reports. The Audit Committee shall carry out its audit in cooperation with Corporate Governance Office. The Corporate Governance Office shall take charge of internal control of the entire Group.

- (vii) Matters concerning employees who assist the Audit Committee, matters concerning the independence of those employees from executive officers and to ensure effectiveness of instruction of the Audit Committee to those employees

The Corporate Governance Office shall be responsible for the secretariat of the Audit Committee. However, any decisions with regard to changes or transfers of personnel, reorganization, disciplinary action or any other considerations shall require the prior approval of the Audit Committee. Furthermore, when employees who assist the Audit Committee receive the instruction of the Audit Committee, those employees shall exclusively follow its directions and instructions.

- (viii) System whereby executive officers, directors of the Group and employees report to the Audit Committee, and to ensure individuals who make the reports are not treated unfavorably

Representative executive officers, executive officers, directors of the Group and employees shall set out the rules to report the following matters, and thereby report them to the Audit Committee. Furthermore, the prohibition of disadvantageous treatment of the individuals who make the reports for making those reports, etc. shall be stipulated in the rules and disseminated to all parties involved. A summary of the report shall be reported to the Board of Directors.

- (a) Incidents, which may cause material losses and/or gains to, or material damage and/or benefit to, the Company
 - (b) When there arises any material fact or possibility thereof involving misconduct or malpractice, breach of laws and regulations or Articles of Incorporation in relation to the execution of duties of the directors or executive officers, such fact
 - (c) Monthly accounting statements on a consolidated basis
 - (d) Internal audit report
 - (e) Monthly reports from the main operating divisions
 - (f) Other important matters
- (ix) Procedures for prepayment or reimbursement of costs arising from the execution of duties of the Audit Committee members and policy related to the handling of costs or liabilities arising from the execution of other duties
- When the Company is asked by Audit Committee members to prepay expenses for the execution of their duties as provided for in Article 404, Paragraph 4 of the Companies Act, the Company shall promptly handle the costs or liabilities, except in cases where it can prove the costs or liabilities were unnecessary for the execution of duties by the claiming Audit Committee members.
- (x) System to ensure the effectiveness of audits executed by the Audit Committee members
- (a) The Corporate Governance Office shall have prior consultations with the Audit Committee when setting out the annual audit policies and plans. The Office shall also report the progress and results of internal audit to the Audit Committee. The Audit Committee may request the Corporate Governance Office for an additional audit if necessary.
 - (b) Independent auditors shall explain to the Audit Committee its auditing plan at the outset of the fiscal year and report to the Audit Committee the progress of its interim audit and the end-term audit results, etc. Furthermore, the independent auditors may have consultations and discussions with the Audit Committee if needed.

- (c) In order to ensure the independence of independent auditors from the executive officers, as well as to guarantee the implementation of the audit activities, decisions on the independent auditors' compensation shall require the Audit Committee's prior consent.

- (xi) Evaluation of the implementation of system to ensure the propriety of business of the Group
The Board of Directors shall make regular reviews of the implementation of system to ensure the propriety of business of the Group.

- (xii) Basic policy toward exclusion of antisocial forces
The Company shall take a firm stance against antisocial forces that threaten the social order or safety of civil society.

- (xiii) Overview of the implementation of system to ensure properness of operations
The Board of Directors held six meetings in the current fiscal year and strove to strengthen and put into practice its supervisory function through such actions as formulating basic management policies, making decisions on prescribed legal matters and conducting regular reviews of the status of operating execution. The Nomination Committee held six meetings, and it formulated the election criteria for director candidates and decided the candidates for director. The Audit Committee held 12 meetings; it carried out audits related to various matters, including the suitability of the process for preparing financial statements related to financial results of regular accounting periods, the internal audit and internal control system, the information disclosure system, the risk management system, and the compliance system; and it reported the results of these audits to the Board of Directors. The Compensation Committee held six meetings, and it decided the policy for deciding compensation for directors and executive officers as well as the compensations, etc. for each individual.

Note: The amounts of money and the numbers of shares described in this Business Report are rounded down to the nearest units.

Consolidated Financial Statements (IFRS) and
Non-consolidated Financial Statements (Japanese GAAP)
for the 63rd term
(January 1 to December 31, 2017)

Consolidated Statement of Financial Position
Consolidated Statement of Profit or Loss
Consolidated Statement of Change in Equity
Non-consolidated Balance Sheet
Non-consolidated Statement of Income
Non-consolidated Statement of Changes in Shareholders' Equity

Shigeyuki Yawata
Director, Representative Executive Officer and CEO
SUMIDA CORPORATION

Consolidated Statement of Financial Position

(Millions of yen)

	<u>63rd term</u>	<u>(Reference) 62nd term</u>
	<u>As of December 31, 2017</u>	<u>As of December 31, 2016</u>
ASSETS		
Current assets		
Cash and cash equivalents	5,375	3,546
Trade and other receivables	19,469	17,208
Inventories	17,011	13,617
Income tax receivables	362	191
Other assets	2,766	2,156
Total current assets	44,986	36,720
Non-current assets		
Property, plant and equipment	30,388	24,042
Goodwill	2,006	1,854
Intangibles	2,228	1,804
Financial assets	1,158	1,197
Deferred tax assets	3,309	3,235
Other assets	289	152
Total non-current assets	39,379	32,286
Total assets	84,366	69,007

Note: The amounts of money described above are rounded down to the nearest million yen.

Figures for these consolidated financial statements are presented based on International Financial Reporting Standards (IFRS), and figures for the previous fiscal year (Reference, 62nd term) have been reclassified in accordance with IFRS from the figures disclosed in the previous fiscal year, which were prepared based on Japanese GAAP.

Consolidated Statement of Financial Position

(Millions of yen)

	<u>63rd term</u>	<u>(Reference) 62nd term</u>
	<u>As of December 31, 2017</u>	<u>As of December 31, 2016</u>
LIABILITIES		
Current liabilities		
Trade and other payables	10,721	9,543
Short-term interest bearing debts	8,547	3,672
Long-term interest bearing debts due within one year	11,410	9,159
Provisions	105	159
Income tax payables	356	422
Accrued expenses	2,526	2,515
Other liabilities	1,449	1,262
Total current liabilities	35,117	26,735
Non-current liabilities		
Long-term interest bearing debts	15,879	17,780
Retirement benefit liabilities	1,574	1,406
Other provisions	55	47
Deferred tax liabilities	491	268
Other liabilities	1,126	746
Total non-current liabilities	19,126	20,249
Total liabilities	54,243	46,984
EQUITY		
Capital stock	10,150	8,143
Capital surplus	9,898	7,919
Retained earnings	11,376	7,703
Share acquisition rights	270	172
Treasury shares	(1,526)	(1,525)
Other components of equity	(1,598)	(1,783)
Total equity attributable to owners of parent	28,570	20,629
Non-controlling interests	1,551	1,392
Total equity	30,122	22,022
Total liabilities and equity	84,366	69,007

Note: The amounts of money described above are rounded down to the nearest million yen.

Figures for these consolidated financial statements are presented based on International Financial Reporting Standards (IFRS), and figures for the previous fiscal year (Reference, 62nd term) have been reclassified in accordance with IFRS from the figures disclosed in the previous fiscal year, which were prepared based on Japanese GAAP.

Consolidated Statement of Profit or Loss

(Millions of yen)

	63rd term Year ended December 31, 2017	(Reference) 62nd term Year ended December 31, 2016
Revenue	90,153	81,052
Cost of sales	(75,019)	(66,191)
Gross profit	15,134	14,861
Selling, general and administrative expenses	(8,837)	(8,507)
Other income	8	45
Other expenses	(87)	(129)
Operating profit	6,217	6,270
Finance income	116	16
Finance expenses	(636)	(816)
Net profit before taxes	5,697	5,469
Income taxes	(1,069)	(1,625)
Net profits for the year	4,628	3,844
Attributable to:		
Owners of parent	4,504	3,666
Non-controlling interests	123	178

Note: The amounts of money described above are rounded down to the nearest million yen.

Figures for these consolidated financial statements are presented based on International Financial Reporting Standards (IFRS), and figures for the previous fiscal year (Reference, 62nd term) have been reclassified in accordance with IFRS from the figures disclosed in the previous fiscal year, which were prepared based on Japanese GAAP.

Consolidated Statement of Change in Equity
Year ended December 31, 2017

(Millions of yen)

	Equity attributable to owners of parent				
	Capital stock	Capital surplus	Retained earnings	Share acquisition rights	Treasury shares
Balance as of Jan. 1, 2017	8,143	7,919	7,703	172	(1,525)
Net profits for the year			4,504		
Other comprehensive income					
Total comprehensive income for the year	-	-	4,504	-	-
Purchase of shares of consolidated subsidiaries		(0)			
Issuance of new shares	2,006	1,979			
Dividends			(831)		
Acquisitions of treasury shares					(1)
Share-based payments				98	
Total transactions with owners	2,006	1,979	(831)	98	(1)
Balance as of Dec. 31, 2017	10,150	9,898	11,376	270	(1,526)

Note: The amounts of money described above are rounded down to the nearest million yen.

(Millions of yen)

	Equity attributable to owners of parent					Total equity attributable to owners of parent	Non-controlling interests	Total equity
	Accumulated other comprehensive income				Accumulated other comprehensive income/ (loss)			
	Re-measurement of defined benefit plans	Gains or losses on an available-for-sale financial asset	Cash flow hedges	Translation differences of foreign operation				
Balance as of Jan. 1, 2017	(402)	19	(1)	(1,400)	(1,783)	20,629	1,392	22,022
Net profits for the year					-	4,504	123	4,628
Other comprehensive income	(95)	44	(19)	256	185	185	35	220
Total comprehensive income for the year	(95)	44	(19)	256	185	4,689	158	4,848
Purchase of shares of consolidated subsidiaries					-	(0)	(0)	(0)
Issuance of new shares					-	3,985		3,985
Dividends					-	(831)		(831)
Acquisitions of treasury shares					-	(1)		(1)
Share-based payments					-	98		98
Total transactions with owners	-	-	-	-	-	3,251	(0)	3,251
Balance as of Dec. 31, 2017	(497)	64	(21)	(1,143)	(1,598)	28,570	1,551	30,122

Note: The amounts of money described above are rounded down to the nearest million yen.

Non-consolidated Balance Sheet

(Millions of yen)

	63rd term As of December 31, 2017	(Reference) 62nd term As of December 31, 2016
ASSETS		
Current assets:		
Cash and deposits	2,289	199
Prepaid expenses	92	132
Deferred tax assets	325	153
Short-term loans receivable	4,836	2,140
Income taxes receivable	46	70
Accounts receivable-other	130	231
Advances paid	117	272
Other	10	8
Total current assets	7,849	3,208
Non-current assets:		
Property, plant and equipment		
Buildings	771	747
Structures	7	8
Tools, furniture and fixtures	3	4
Land	503	503
Leased assets	5	11
Construction in progress	24	-
Total property, plant and equipment	1,315	1,275
Intangible assets:		
Telephone subscription right	3	3
Software	54	81
Total intangible assets	58	84
Investments and other assets:		
Investment securities	78	67
Shares of subsidiaries and associates	22,492	29,633
Long-term loans receivable	10,566	9,000
Long-term prepaid expenses	111	89
Insurance funds	731	713
Other	65	64
Allowance for doubtful accounts	(44)	(44)
Total investments and other assets	34,000	39,524
Total non-current assets	35,374	40,885
Deferred assets		
Bond issuance cost	0	5
Total deferred assets	0	5
Total assets	43,224	44,100

Note: The amounts of money described above are rounded down to the nearest million yen.

Non-consolidated Balance Sheet

(Millions of yen)

	63rd term As of December 31, 2017	(Reference) 62nd term As of December 31, 2016
LIABILITIES		
Current liabilities:		
Short-term loans payable	1,798	2,330
Current portion of bonds	60	420
Current portion of long-term loans payable	6,656	5,249
Accounts payable-other	55	119
Accrued expenses	34	45
Deposits received	342	3,419
Other	5	11
Total current liabilities	8,952	11,595
Non-current liabilities:		
Bonds payable	-	60
Long-term loans payable	9,427	12,240
Deferred tax liabilities	600	336
Other	87	31
Total non-current liabilities	10,115	12,669
Total liabilities	19,068	24,265
NET ASSETS		
Shareholders' equity:		
Capital stock	10,150	8,143
Capital surplus	9,963	7,956
Legal capital surplus	9,963	7,956
Retained earnings	5,218	5,031
Legal retained earnings	264	264
Other retained earnings	4,954	4,767
Retained earnings brought forward	4,954	4,767
Treasury shares	(1,526)	(1,525)
Total shareholders' equity	23,805	19,606
Valuation and translation adjustments		
Valuation difference on available-for-sale securities	44	37
Deferred gains or losses on hedges	34	19
Total valuation and translation adjustments	78	56
Stock acquisition rights	270	172
Total net assets	24,155	19,834
Total liabilities and net assets	43,224	44,100

Note: The amounts of money described above are rounded down to the nearest million yen.

Non-consolidated Statement of Income

(Millions of yen)

	63rd term Year ended December 31, 2017	(Reference) 62nd term Year ended December 31, 2016
Operating revenue	2,088	1,524
Operating expenses	892	838
Operating profit	1,196	686
Non-operating income:		
Interest income	218	199
Other	1	3
	<u>219</u>	<u>202</u>
Non-operating expenses:		
Interest expenses	199	210
Interest on bonds	2	6
Amortization of bond issuance cost	5	6
Foreign exchange losses	3	3
Commission fee	73	68
Other	28	2
	<u>312</u>	<u>298</u>
Ordinary profit	1,103	589
Profit before income taxes	1,103	589
Income taxes-current	2	(61)
Income taxes-deferred	81	(469)
Profit	1,018	1,120

Note: The amounts of money described above are rounded down to the nearest million yen.

Non-consolidated Statement of Changes in Shareholders' Equity
Year ended December 31, 2017

(Millions of yen)

	Shareholders' equity							
	Capital stock	Capital surplus		Retained earnings			Treasury shares	Total shareholders' equity
		Legal capital surplus	Total capital surplus	Legal retained earnings	Other retained earnings	Total retained earnings		
					Retained earnings brought forward			
Balance as of Jan. 1, 2017	8,143	7,956	7,956	264	4,767	5,031	(1,525)	19,606
Changes of items during period								
Issuance of new shares	2,006	2,006	2,006					4,013
Dividends of surplus					(831)	(831)		(831)
Profit					1,018	1,018		1,018
Purchase of treasury shares							(1)	(1)
Net changes of items other than shareholders' equity								
Total changes of items during period	2,006	2,006	2,006	-	187	187	(1)	4,199
Balance as of Dec. 31, 2017	10,150	9,963	9,963	264	4,954	5,218	(1,526)	23,805

(Millions of yen)

	Valuation and translation adjustments			Stock acquisition rights	Total net assets
	Valuation difference on available-for-sale securities	Deferred gains or losses on hedges	Total valuation and translation adjustments		
Balance as of Jan. 1, 2017	37	19	56	172	19,834
Changes of items during period					
Issuance of new shares					4,013
Dividends of surplus					(831)
Profit					1,018
Purchase of treasury shares					(1)
Net changes of items other than shareholders' equity	7	15	22	98	121
Total changes of items during period	7	15	22	98	4,320
Balance as of Dec. 31, 2017	44	34	78	270	24,155

Note: The amounts of money described above are rounded down to the nearest million yen.

(Translation)

Audit Report

The Audit Committee has audited the performance of duties by directors and executive officers for the 63rd term from January 1, 2017 to December 31, 2017. We report the methods and the results of the audit as follows.

1. Methods used in audits and content of audits

With respect to the resolutions of the Board of Directors regarding the organization of the system stipulated in Article 416, Paragraph 1, Item 1, (b) and (e) of the Companies Act and the status of the system based on said resolutions (internal control systems), the Audit Committee received reports from directors, executive officers, employees and others, requested explanations on those reports, when necessary, expressed an opinion concerning the establishment and operation of the system, and inspected in cooperation with the internal control division the process and content of the decision making at significant meetings, the content of the major authorization documents and other important documents related to business operations, the business performance of the executive officers, and the Company's operation and condition of property in accordance with the auditing policies established by the Audit Committee, the segregation of duties and others. With respect to subsidiaries, the Audit Committee took steps to facilitate communication with the directors and others of subsidiaries and, when necessary, received reports from subsidiaries on the status of their businesses.

In addition, the Audit Committee also monitored and verified whether the independent auditor was maintaining its independence and was carrying out its audits in an appropriate manner. The Audit Committee received reports from the independent auditor on the execution of its duties and, when necessary, requested explanations regarding those reports. The Audit Committee also received notification from the independent auditor that it implemented the "system for ensuring the proper execution of its duties" (as enumerated in items of Article 131 of the Corporate Accounting Rules) in compliance with the "Quality Control Standards Relating to Auditing" (adopted by the Business Accounting Deliberation Council on October 28, 2005). When necessary, the Audit Committee requested explanations on the notification.

Based on the foregoing methods, the Audit Committee also examined the Business Report, the Consolidated Financial Statements (Consolidated Statement of Financial Position prepared with some disclosure items required under IFRS omitted pursuant to the provisions of the latter part of Article 120, Paragraph 1 of the Corporate Accounting Rules, Consolidated Statement of Profit or Loss, Consolidated Statement of Changes in Equity, and notes to Consolidated Financial Statements), and the Non-consolidated Financial Statements (Non-consolidated Balance Sheet, Non-consolidated Statement of Income, Non-consolidated Statement of Changes in Shareholders' Equity, and notes to Non-consolidated Financial Statements) and supporting schedules related to the fiscal year.

2. Results of the audit

(1) Results of audit of Business Report

- (i) In our opinion, the Business Report and supporting schedules fairly present the situation of the Company, in compliance with the provisions of applicable laws and regulations, and the Articles of Incorporation.
- (ii) Neither improper actions in the execution of duties by directors and executive officers, nor material facts in violation of the provisions of applicable laws and regulations or the Articles of Incorporation, were found.
- (iii) In our opinion, the content of the resolution by the Board of Directors regarding internal control systems was appropriate; furthermore, nothing was pointed out regarding the contents of the Business Reports and the execution of duties by directors and executive officers with respect to executing internal control systems.

(2) Results of the audit of Consolidated Financial Statements

In our opinion, the auditing methods used by the independent auditor, KPMG AZSA LLC and the results of its audit were appropriate.

(3) Results of the audit of Non-consolidated Financial Statements and supporting schedules

In our opinion, the auditing methods used by the independent auditor, KPMG AZSA LLC and the results of its audit were appropriate.

February 20, 2018

Audit Committee
SUMIDA CORPORATION

Atsushi Kato (Seal)
Member of the Audit Committee

Johji Sato (Seal)
Member of the Audit Committee

Yukihiro Moroe (Seal)
Member of the Audit Committee

Note: The three members of the Audit Committee are outside directors as stipulated in Article 2, Item 15 and Article 400, Paragraph 3 of the Companies Act.