[English Translation Originally Issued in the Japanese Language]

Security Identification Code: 9531

June 1, 2018

Dear Shareholders:

NOTICE OF CONVOCATION OF THE 218th ANNUAL SHAREHOLDERS MEETING

We hereby would like to inform you of the 218th Annual Shareholders Meeting of Tokyo Gas Co., Ltd. (hereinafter, 'the Company'), to be held as described below.

If you are unable to attend the meeting, you may exercise your voting rights through either of the methods described in the next page. In that case, we respectfully ask you to exercise your voting rights after reading the REFERENCE MATERIALS FOR THE SHAREHOLDERS MEETING starting from page 5.

Sincerely yours,

Takashi Uchida

Representative Director, President

TOKYO GAS CO., LTD.

5-20, Kaigan 1-chome, Minato-ku, Tokyo

1. Date and Hour: 10 a.m., Thursday, June 28, 2018

2. Place: Tokyo Gas Building 2F

5-20, Kaigan 1-chome, Minato-ku, Tokyo

3. Agenda:

(1) Matters to report:

'Business Report,' 'Consolidated Financial Statements,'
'Non-Consolidated Financial Statements,' 'Independent Auditor's
Report' and 'Audit Report' by the Audit & Supervisory Board on the
Consolidated Financial Statements for the 218th fiscal year (from
April 1, 2017 to March 31, 2018)

(2) Matters to resolve:

Proposal No. 1: Approval of the Appropriation of Surplus

Proposal No. 2: Election of Eight (8) Directors

Proposal No. 3: Election of One (1) Audit & Supervisory Board Member

Commencing from this year, the Company will no longer present gifts to shareholders attending the shareholders meeting. Thank you for your understanding.

4. Exercise of Voting Rights:

(1) When attending the meeting

Please bring the enclosed voting form on the day of the meeting and present it to the receptionist.

(2) When not attending the meeting

1) When exercising voting rights by mail

Please indicate on the enclosed voting form your approval or disapproval for each proposal and post it.

Deadline: Form must be delivered by 5:30 p.m. on Wednesday, June 27, 2018. [Handling of voting rights]

Where there is no indication of approval or disapproval for a respective proposal, the voting right will be considered to be exercised to approve for the resolutions in question.

2) Exercise of voting rights via the Internet and other methods

Please read 'Instruction for Exercise of Voting Rights via the Internet and other methods' starting from page 4 and enter your approval or disapproval for each proposal and submit them by 5:30 p.m. on Wednesday, June 27, 2018.

(3) Duplication of votes

If duplicated votes are exercised both in writing and via the Internet and other methods, the vote that arrives later shall be deemed valid. If both of the duplicated votes arrive on the same date, the vote exercised via the Internet and other methods shall be deemed valid.

- Note 1: For shareholders attending the Annual Shareholders Meeting, please do not mail the enclosed CARD FOR EXERCISE OF VOTING RIGHTS, but instead bring it to the meeting and present it at the reception desk upon arrival.
- Note 2: Based on the Company's Articles of Incorporation, you can delegate voting rights to only one proxy who is one of the shareholders holding voting rights. If a proxy will attend the meeting, please present the document certifying authority of such proxy, and your and the proxy's CARD FOR EXERCISE OF VOTING RIGHTS at the reception desk.
- Note 3: The following items are posted on the Company's website given below, pursuant to laws and regulations and the provisions of the Company's Articles of Incorporation.
 - (1) 'Consolidated Statement of Changes in Equity' and 'Notes to the Consolidated Financial Statements'
 - (2) 'Non-Consolidated Statement of Changes in Equity' and 'Notes to the Non-Consolidated Financial Statements'
 - The ACCOMPANYING DOCUMENTS to this NOTICE OF CONVOCATION are a portion of the Consolidated Financial Statements and Non-Consolidated Financial Statements audited when the Audit & Supervisory Board Members prepared the audit report and the accounting auditor prepared the independent auditor's report.
- Note 4: Please note that in the event there are any revisions to the REFERENCE MATERIALS FOR THE SHAREHOLDERS MEETING, Business Report, Consolidated Financial Statements or Non-Consolidated Financial Statements, the notice for such revisions will be posted on the Company's website as below.

[Company's website http://www.tokyo-gas.co.jp]

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

Instruction for Exercise of Voting Rights via the Internet and other methods

- Methods of exercise of voting rights
- 1. If you are using your computer, etc.

Please go to the following address and gain access to the site by using your voting code and password shown in the enclosed CARD FOR EXERCISE OF VOTING RIGHTS. Send your approval or disapproval for each proposal by following the instructions shown on screen.

WEB-SITE FOR EXERCISE OF VOTING RIGHTS: https://www.web54.net

- 2. If you are using your smartphone Scan the 'QR CODE TO LOG-INTO SMARTPHONE VERSION OF WEB-SITE FOR EXERCISE OF VOTING RIGHTS' that is shown in the enclosed CARD FOR EXERCISE OF VOTING RIGHTS to exercise your voting rights without having to use your voting code and password. However, if you wish to change the details of a vote you have exercised, you will need to re-enter the web-site using the aforementioned QR CODE and enter your voting code and password.
- * Please exercise your voting rights via the Internet by 5:30 p.m. on Wednesday, June 27, 2018, the day before the Annual Shareholders Meeting.

 If you exercise your voting rights more than once via the Internet, the vote exercised last shall be deemed valid.
- * Telecommunication charges (telephone fees) may be required in some cases.

 Please note that such charges will be borne by the shareholders.
- Inquiries
- 1. If you are not sure how to operate your PC or other device to exercise your voting rights:

Dedicated telephone line of the Stock Transfer Agency Department 'Web Support,'
Sumitomo Mitsui Trust Bank, Limited

Telephone number in Japan: 0120-652-031 (9 a.m. to 9 p.m.)

2. Cases other than the above:

Stock Transfer Agency Department 'Clerical Center,'
Sumitomo Mitsui Trust Bank, Limited
Telephone number in Japan: 0120-782-031 (9 a.m. to 5 p.m. every day except Saturdays, Sundays and national holidays)

* QR Code is a registered trademark of Denso Wave Incorporated.

To institutional investors:

In addition to exercising voting rights via the Internet as mentioned above, institutional investors may use the Electronic Voting Platform for Institutional Investors operated by ICJ Inc., in which Tokyo Stock Exchange, Inc. and other companies invest, only if they apply for the use of the platform in advance.

[English Translation Originally Issued in the Japanese Language]

REFERENCE MATERIALS FOR THE SHAREHOLDERS MEETING

Proposals and References

Proposal No. 1: Approval of the Appropriation of Surplus

We hereby would like to propose that surplus be appropriated in the manner described below:

Dividends from surplus (year-end dividends)

Based on the Company's 'Policy on Determination of Dividends from Surplus and Others' (see the Reference below), the Company will pay a year-end dividend of \$27.5 per share.

(1) Allocation of dividend property and its aggregate amount:

Cash ¥27.5 per share
Aggregate amount of dividends ¥12,558,695,160

(2) Dividend effective date

Friday, June 29, 2018

Note: The Company has conducted a 5-to-1 share consolidation of the Company's shares, effected October 1, 2017. When using the record date of September 30, 2017, before the share consolidation, as the interim dividend of ¥5.5 per share was paid, annual dividends of the equivalent of ¥11 per share would have been paid.

[Reference] Policy on Determination of Dividends from Surplus and Others

The Company will apply the cash flow it has generated based on 'Challenge 2020 Vision' to investments in 'Enhancing the LNG Value Chain,' which is aimed at new growth, and will simultaneously allocate the results of its management to the shareholders in an appropriate and timely manner.

Specifically, the Company has positioned acquisition of its own shares based on assumption of retirement, in addition to dividends, as a form of its return to the shareholders, and has set the targeted gross distribution propensity (the ratio of the amount of dividends and acquisition of its own shares to consolidated profit) at about 60% for each year until FY2020.

Moreover, by maintaining stable dividends, and comprehensively considering medium— and long-term profit levels, the Company will gently increase its dividends in line with growth.

 $\begin{array}{c} \text{n FY gross} \\ \text{distribution} \\ \text{propensity} \end{array} = \begin{array}{c} \text{(n FY total dividends)} \ + \ \text{(n+1 FY acquisition of own shares)} \\ \text{n FY consolidated profit} \end{array}$

Proposal No. 2: Election of Eight (8) Directors

The term of office of all the current eleven (11) Directors ends at the conclusion of this Annual Shareholders Meeting. As part of corporate governance reform, the Company will increase the ratio of Outside Directors on the Board of Directors in order to work to separate and clarify decision-making and supervisory functions of the Board of Directors and the operational functions carried out mainly by Executive Officers. Based on this mindset, we hereby propose the election of eight (8) Directors, lowering the number of Directors by three (3) members.

The nominees for Directors are as follows:

No.	Name	Current position and areas of responsibility in the Company	Other
1	Michiaki Hirose	Director and Chairman of the Board	Reelection
2	Takashi Uchida	Representative Director, President	Reelection
3	Masaru Takamatsu	Representative Director, Executive Vice President Chief Executive of Residential Service Div.	Reelection
4	Takashi Anamizu	Representative Director, Executive Vice President Chief Executive of Energy Solution Div. Chief Executive of Power Business Div.	Reelection
5	Kunio Nohata	Director, Senior Managing Executive Officer Chief Executive of Global Business Div.	Reelection
6	Akihiko Ide	Director	Reelection Outside Independent
7	Yoshinori Katori	Director	Reelection Outside Independent
8	Chika Igarashi	Director	Reelection Outside Independent

Notes: 1. There is no special interest between the nominees for Directors and the Company.

- 2. The Company has entered into agreements with Akihiko Ide, Yoshinori Katori and Chika Igarashi to limit their liability under Article 423, paragraph 1 of the Companies Act to the amount provided for in Article 425, paragraph 1 of the same Act. If they are reelected, the Company plans to renew the aforementioned agreements with them.
- 3. In July 2017, the Company received a cease and desist order from the Consumer Affairs Agency for display of "misleading representation," an act prohibited under Japan's "Act against Unjustifiable Premiums and Misleading Representations" in a leaflet for a gas exhibition event held in November 2016. The aforementioned candidates for Outside Directors have offered opinions on a regular basis concerning thorough adherence to compliance and strengthening of the internal control system through their participation in the Board of Directors and other meetings, and after the aforementioned inappropriate display came to light, they requested reports on the response toward preventing recurrence and, as needed, provided their advice and instructions.
- 4. Akihiko Ide served as director at Mitsubishi Materials Corporation up until June 2015. During the period from November 2017 to February 2018, facts came to light concerning some products of Mitsubishi Materials Corporations' consolidated subsidiaries Mitsubishi Cable Industries, Ltd., Mitsubishi Shindoh Co., Ltd., Mitsubishi Aluminum Co., Ltd., Tachibana Metal Manufacturing Co., Ltd. and Diamet Corporation, where there were deliveries of products that deviated from the customers'

specified values or the respective company's internal specifications as a result of improper conduct such as re-writing inspection record data.

No.	Name (Date of birth)	Career summary, position and areas of responsibility in the Company [Important concurrent posts]			
1	Reelection Michiaki Hirose (October 2, 1950) Number of the Company's shares held 32,100	April April April April April April April April April June January April April April	1974 2004 2006 2007 2008 2009 2009 2010 2012 2013 2014 2018	Joined the Company Executive Officer and Assistant to Chief Executive of Corporate Communication Div. Executive Officer and General Manager of Corporate Planning Dept. of Strategic Planning Div. Senior Executive Officer and in charge of Corporate Planning Dept., Infrastructure Project Dept., Finance Dept., Accounting Dept. and Affiliated Companies Dept. Senior Executive Officer and in charge of Corporate Planning Dept., Investor Relations Dept., Finance Dept., Accounting Dept., Affiliated Companies Dept. and Gas Industry Privatization Research Project Dept. Senior Executive Officer and in charge of Corporate Planning Dept. and Affiliated Companies Dept. Director, Senior Executive Officer and in charge of Corporate Planning Dept., Corporate Communications Dept. and Affiliated Companies Dept. Director, Senior Executive Officer and in charge of Corporate Planning Dept., Project Management Dept., Corporate Communications Dept. and Affiliated Companies Dept. Representative Director, Executive Vice President and Chief Executive of Living Energy Div. Representative Director, Executive Vice President and Chief Executive of Residential Sales and Service Div. Representative Director, President Director and Chairman of the Board (Current position)	

Reason for nomination as Director

Mr. Michiaki Hirose is mainly engaged in operations related to corporate planning and living, and has been the President for four years between April 2014 and March 2018. We propose that Mr. Michiaki Hirose be reelected as Director, since he has been serving as the Chairman of the Board since April 2018, and has abundant experience and in-depth knowledge in the Company's operations.

No.	Name (Date of birth)	Career summary, position and areas of responsibility in the Company [Important concurrent posts]				
2	Reelection Takashi Uchida (April 17, 1956) Number of the Company's shares held 10,200	April June April April April June April June April April April	1979 2006 2009 2010 2012 2013 2015 2016 2017 2018	Joined the Company General Manager of Pipeline Planning Dept. of Pipeline Network Div. General Manager of Corporate Planning Dept. Executive Officer and General Manager of Corporate Planning Dept. Senior Executive Officer and in charge of Personnel Dept., Secretary Dept., Compliance Dept. and Internal Audit Dept. Senior Executive Officer and Chief Executive of Energy Resources Business Div. Director, Senior Executive Officer and Chief Executive of Energy Resources Business Div. Representative Director, Executive Vice President and Chief Executive of Residential Sales and Service Div. Representative Director, Executive Vice President and Chief Executive of Residential Service Div. Representative Director, President (Current position)		

Reason for nomination as Director

Mr. Takashi Uchida is mainly engaged in operations related to pipelines and energy resources & global business. Since April 2018, he has been the President as a chief operational officer. We propose that Mr. Takashi Uchida be reelected as Director, since he has abundant experience and in-depth knowledge in the Company's operations.

		April	1980	Joined the Company
		April	2005	General Manager of Home Service Planning Dept. of Home Service Div.
		April	2006	General Manager of Business Partnership Support Dept. of Home Service Div.
		April	2010	General Manager of LIFEVAL Project Management Dept. of Living Energy Div.
		April	2011	Executive Officer and General Manager of LIFEVAL Project Management Dept. of Living Energy Div.
		April	2012	Executive Officer and General Manager of Corporate Planning Dept.
	Reelection	April	2014	Senior Executive Officer and in charge of Corporate Planning Dept. and Affiliated Companies Dept.
3	Masaru Takamatsu (March 14, 1956) Number of	April	2015	Senior Executive Officer and in charge of Corporate Planning Dept., Personnel Dept., Chiba-Ibaraki Project Dept., Group Management Project Dept., and Group Personnel System Project Dept.
	the Company's shares held 15,500	April	2016	Senior Executive Officer and in charge of Personnel Dept., Secretary Dept., General Administration Dept., Compliance Dept., and Internal Audit Dept.
		June	2016	Director, Senior Executive Officer and in charge of Personnel Dept., Secretary Dept., General Administration Dept., Compliance Dept., and Internal Audit Dept.
		April	2017	Director, Senior Executive Officer and in charge of Purchasing Dept., Secretary Dept., General Administration Dept., Compliance Dept., and Internal Audit Dept.
		April	2018	Representative Director, Executive Vice President and Chief Executive of Residential Service Div. (Current position)

Reason for nomination as Director

Mr. Masaru Takamatsu is mainly engaged in operations related to living and corporate planning. He is currently in the position of Executive Vice President. We propose that Mr. Masaru Takamatsu be reelected as Director, since he has abundant experience and in-depth knowledge in the Company's operations.

No.	Name (Date of birth)	Career summary, position and areas of responsibility in the Company [Important concurrent posts]				
4	Reelection Takashi Anamizu (May 18, 1959) Number of the Company's shares held 6,648	April January April April April June April	1985 2010 2012 2015 2016 2017 2017 2018	General Manager of Project Management Dept. General Manager of Residential Fuel Cell Business Development Dept. of Living Energy Div. Executive Officer and General Manager of Sales Innovation Planning Dept. Senior Executive Officer, Chief Executive of Energy Resources & Global Business Div. Senior Executive Officer, Chief Executive of Global Business Div.		

Reason for nomination as Director

Mr. Takashi Anamizu is mainly engaged in operations related to living and energy resources & global business. He is currently in the position of Executive Vice President. We propose that Mr. Takashi Anamizu be reelected as Director, since he has abundant experience and in-depth knowledge in the Company's operations.

		April	1984	Joined the Company
		November	2006	General Manager of Infrastructure Project Dept.
		April	2008	Acting General Manager of Energy Sales & Service Planning Dept. of Energy Solution Div.
		April	2009	General Manager of Total Energy Business Dept. of Energy Solution Div.
	Reelection	April	2011	General Manager of Gas Resources Dept. of Energy Resources Business Div.
	Kunio Nohata (December 31, 1958)	April	2013	Executive Officer and General Manager of Gas Resources Dept. of Energy Resources Business Div.
5	(December 31, 1930)	April	2015	Senior Executive Officer
	Number of the Company's			President, Representative Director of Tokyo Gas Engineering Solutions
	shares held 4,600	April	2017	Senior Executive Officer of the Company, Chief Executive of Power Business Div., In charge of Environmental Affairs Dept.
		June	2017	Director, Senior Executive Officer, Chief Executive of Power Business Div., and in charge of Environmental Affairs Dept.
		April	2018	Director, Senior Managing Executive Officer and Chief Executive of Global Business Div. (Current position)

Reason for nomination as Director

Mr. Kunio Nohata is mainly engaged in operations related to energy sales and energy resources & global business. He is currently in the position of Senior Managing Executive Officer in charge of Global Business Div. We propose that Mr. Kunio Nohata be reelected as Director, since he has abundant experience and in-depth knowledge in the Company's operations.

No.	Name (Date of birth)	Career summary, position and areas of responsibility in the Company [Important concurrent posts]				
6	Nominee for Outside Director Reelection Independent Officer Akihiko Ide (October 24, 1941) Number of the Company's shares held 3,100 Attendance to the Board of Directors meetings: 12 / 13 (92.3%)	June June June June June June April June June		Joined Mitsubishi Metal Mining Company Ltd. (Current Mitsubishi Materials Corporation) General Manager of General Affairs & Administration Dept. at Mitsubishi Materials Corporation Director of Mitsubishi Materials Corporation Managing Director of Mitsubishi Materials Corporation Executive Vice President of Mitsubishi Materials Corporation President of Mitsubishi Materials Corporation Chairman of Mitsubishi Materials Corporation Director of Sakai Chemical Industry Co., Ltd. Senior Advisor of Mitsubishi Materials Corporation Advisor of Mitsubishi Materials Corporation Director of the Company Retired from Advisor of Mitsubishi Materials Corporation (Current position)		

Reason for nomination as Outside Director

We propose that Mr. Akihiko Ide be reelected as an Outside Director so that the Company can continue to make use of the cosmopolitan outlook he has acquired in overseas businesses in the general materials industry, particularly in Asia, as well as the management capabilities, broad outlook and in-depth knowledge he has acquired through a wide range of business development in resource business and others for the Company's management. Mr. Ide's tenure as an Outside Director of the Company will be three years as of the conclusion of this Annual Shareholders Meeting. The Company has designated Mr. Ide as the 'Independent Officer' (Independent Director), who will not have conflicting interests with general shareholders, and notified him to the listing stock exchanges (Tokyo Stock Exchange and Nagoya Stock Exchange).

	Nominee for Outside			
	Director	April	1973	Joined Ministry of Foreign Affairs
	Reelection	August	2004	Director-General of Consular Affairs Bureau
		August	2005	Press Secretary/Director-General for Press and
	Independent Officer			Public Diplomacy of Minister's Secretariat
		August	2006	Ambassador Extraordinary and Plenipotentiary to
	Yoshinori Katori			the State of Israel
_	(February 15, 1950)	October	2008	Ambassador for ASEAN, and Science and Technology
7				Cooperation, Ministry of Foreign Affairs
	Number of	April	2010	Director-General of Foreign Service Training
	the Company's			Institute, Ministry of Foreign Affairs
	shares held	March	2011	Ambassador Extraordinary and Plenipotentiary to
	1,000			the State of Indonesia
	7 6 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	October	2014	Retired from Ministry of Foreign Affairs
	Attendance to the Board of Directors	June	2015	Director of the Company
	meetings:			(Current position)
	13 / 13 (100%)			
	15 / 15 (100%)			

Reason for nomination as Outside Director

We propose that Mr. Yoshinori Katori be reelected as an Outside Director so that the Company can continue to make use of the cosmopolitan and broad outlook and in-depth knowledge he has acquired over his many years as a diplomat for the Company's management. Mr. Katori's tenure as an Outside Director of the Company will be three years as of the conclusion of this Annual Shareholders Meeting. Although Mr. Katori has not been involved in corporate management, we consider that he is capable of appropriately performing his duties as Outside Director due to the aforementioned reasons. The Company has designated Mr. Katori as the 'Independent Officer' (Independent Director), who will not have conflicting interests with general shareholders, and notified him to the listing stock exchanges (Tokyo Stock Exchange and Nagoya Stock Exchange).

No.	Name (Date of birth)	Career summary, position and areas of responsibility in the Company [Important concurrent posts]				
	Nominee for Outside Director	April 1997	Registered as an attorney at law			
	Reelection	1	Joined a law firm in Tokyo Metropolitan area			
	Independent Officer	July 2006	Joined Asahi Law Office (Currently Nishimura & Asahi)			
	Chika Igarashi	June 2007	Registered as an attorney at law in New York State, USA			
8	(March 26, 1971) Number of the Company's shares held 0	June 2016	Director of the Company (Current position)			
	Attendance to the Board of Directors meetings: 13 / 13 (100%)					

Reason for nomination as Outside Director

We propose that Ms. Chika Igarashi be reelected as Outside Director so that the Company can continue to make use of her high level of legal expertise built up through many years of experience in corporate legal affairs, broad outlook and in-depth knowledge for the Company's management. Ms. Igarashi's tenure as an Outside Director of the Company will be two years as of the conclusion of this Annual Shareholders Meeting. Although Ms. Igarashi has not been involved in corporate management, we consider that she is capable of appropriately performing her duties as Outside Director due to the aforementioned reasons.

The Company has designated Ms. Igarashi as the 'Independent Officer' (Independent Director), who will not have conflicting interests with general shareholders, and notified her to the listing stock exchanges (Tokyo Stock Exchange and Nagoya Stock Exchange).

Proposal No. 3: Election of One (1) Audit & Supervisory Board Member

The term of office of the current Audit & Supervisory Board Member Ms. Wako Tojima ends at the conclusion of this Annual Shareholders Meeting. Accordingly, we hereby propose the election of one (1) Audit & Supervisory Board Member.

The nominee for Audit & Supervisory Board Member is as follows.

In addition, the Audit & Supervisory Board has already given its prior consent to the submission of this proposal.

Name (Date of birth)		Care	eer summary and position in the Company [Important concurrent posts]			
	December	1988	Joined LIFE SCIENCE LABORATORIES, LTD.			
	May	1995	Retired from LIFE SCIENCE LABORATORIES, LTD.			
	July	1995				
	December	2000	Retired from InfoCom Research, Inc. Director of IPSe Marketing. Inc.			
Nominee for Outside	December	2001	President and Representative Director of IPSe Marketing. Inc.			
Audit & Supervisory	June	2006	Outside Director of NEC Corporation			
Board Member	November	2009	Project Professor, Graduate School of Media and Governance of Keio University			
Newly elected	June	2012	Retired from Outside Director of NEC Corporation Outside Audit & Supervisory Board Member of Sompo			
Independent Officer			Japan Insurance Inc.			
Sawako Nohara	June	2013	1 2			
(January 16, 1958)			Member of Sompo Japan Insurance Inc.			
(January 10, 1930)			Outside Director of NKSJ Holdings, Inc. (Current			
Number of	_	0014	Sompo Holdings, Inc.)			
the Company's	June	2014	Outside Director of JAPAN POST BANK Co., Ltd. Independent Outside Director of the Board of Nissha			
shares held			Printing Co., Ltd. (Current Nissha Co., Ltd.)			
0			(Current position)			
	[Important concurrent posts]					
	President and Representative Director of IPSe Marketing. Inc.					
	Outside Director of Sompo Holdings, Inc.					
			of JAPAN POST BANK Co., Ltd. de Director of the Board of Nissha Co., Ltd.			
	Tildebelideli	c Outsi	ac birector of the board of Missha co., btd.			

Reason for nomination as Outside Audit & Supervisory Board Member
We propose that Ms. Sawako Nohara be elected as Outside Audit & Supervisory Board Member
so that the Company can make use of her experience as a corporate manager, advanced
specialization related to IT and in-depth knowledge. The Company plans to designate Ms.
Nohara as an 'Independent Officer' (Independent Audit & Supervisory Board Member), who will
not have conflicting interests with general shareholders, and notify her to the listing
stock exchanges (Tokyo Stock Exchange and Nagoya Stock Exchange).

Notes: 1. There is no special interest between the nominee for Audit & Supervisory Board Member and the Company.

2. If the election of nominee for Outside Audit & Supervisory Board Member Sawako Nohara is approved, the Company plans to enter into an agreement with her to limit her liability under Article 423, paragraph 1 of the Companies Act to the amount provided for in Article 425, paragraph 1 of the same Act.

[Reference]

Independence Standards for Outside Officers

TOKYO GAS CO., LTD.

The Company shall judge Outside Officers (Outside Directors and Outside Audit & Supervisory Board Members) to be independent if they do not fall under any of the categories numbered (1) to (10) below.

- (1) Executive of a parent company or a fellow subsidiary company of the Company
- (2) Executive of a subsidiary of the Company
- (3) Major shareholder holding 10% or more of the Company's total shares outstanding (includes executives of a corporation, etc.)
- (4) Major client or supplier of the Company whose transactions account for 2% or more of consolidated net sales (parties that are major clients or suppliers of the Company, or parties for whom the Company is a major client or supplier [includes executives of a corporation, etc.])
- (5) Accounting Auditor or corporate attorney of the Company
- (6) Individual that fell under any of categories (1) to (5) within the previous three years $\frac{1}{2}$
- (7) Executive of an organization receiving a large amount of donation from the Company (over the previous three business years, an average of ¥10 million or more annually or 30% or more of the organization's total average annual costs, whichever sum is greater)
- (8) Consultant, accountant or legal professional who receives a large amount of monetary consideration or other property-related benefits from the Company besides remuneration as an Officer (over the previous three business years, for an individual, an average of ¥10 million or more annually and for a corporation, etc., 2% or more of the corporation's consolidated net sales)
- (9) Close relative of (1) to (8) (within the second degree of kinship)
- (10) Individual serving as officer (inside director, inside audit & supervisory board member, executive, or executive officer) at a corporate group in which an Officer (Inside Director, Inside Audit & Supervisory Board Member, or Executive Officer) of the Tokyo Gas Group serves as outside officer

Business Report (From April 1, 2017 to March 31, 2018)

1. Matters Concerning Current State of Group Operations

(1) Business Conditions and Results

During the fiscal year under review, the Japanese economy mounted a gradual recovery owing in part to improvement in the employment and income environments, along with rebounding exports and production brought about by recovery of overseas economies. Those circumstances have been helping to spur a positive economic cycle particularly in terms of an upturn in consumer spending and private-sector capital expenditure.

Against this economic backdrop, the environment surrounding the energy business has undergone dramatic changes, such as the full liberalization of retail sales of gas in April 2017 in the wake of the full liberalization of retail sales of electricity in April 2016, as well as technological innovation with respect to the Fourth Industrial Revolution. Amid these changes, the Tokyo Gas Group has been actively engaging in various efforts to expand added value for our customers in Japan and overseas through commercialization of total energy business and globalization so that customers will continue to choose Tokyo Gas.

In light of such economic conditions and environmental changes, as for sales of city gas, sales volume declined due to a decrease in the number of customers for wholesale supply to other gas utilities. Nonetheless, net sales of the City Gas Sales segment gained as a result of an increase in sales unit price due to gas rate adjustment associated with the effect of higher crude oil prices. As a result, consolidated net sales increased by 12.0% year on year to \$1,777,344 million.

In terms of operating expenses, despite further promotion of business efficiency and the utmost efforts to restrict expenses as much as possible, there was an increase in city gas raw material costs associated with the effect of higher crude oil prices. As a result, operating expenses increased by 8.7% year on year to \$1,661,041 million.

As a result of the above, operating profit rose by 99.3% year on year to \$116,302 million, and ordinary profit rose by 100.3% year on year to \$111,546 million. As a result of the recording of gain on sales of non-current assets of \$3,403 million and gain on sales of investment securities of \$3,049 million under extraordinary income, and the recording of impairment loss on loading facilities, etc. for domestic vessel business under the LNG sales business of \$3,213 million and the recording of income taxes, profit attributable to owners of parent rose by 41.1% year on year to \$74,987 million.

We would like to report the review of results by operating segment, as follows.

1) City Gas Sales

As a pipeline operator, our total customer numbers rose by 142 thousand during this fiscal year, to 11,678 thousand as of March 31, 2018. Gas sales volume decreased by 1.0% year on year to 15,567,650 thousand cubic meters.

Of this amount, the volume of household-bound gas sold increased by 3.0% year on year to 3,570,045 thousand cubic meters, due mainly to higher demand for hot water supply affected by lower temperature in winter, compared with the previous fiscal year. The volume of

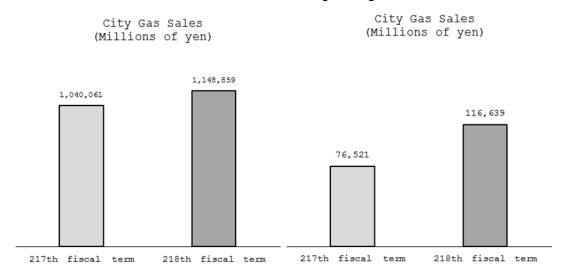
business-bound gas sold (for commercial, public and medical uses) was up 0.5% year on year to 2,722,437 thousand cubic meters, with a rise in air-conditioning demand due to higher temperature in summer, compared with the previous fiscal year. The volume of industry-bound gas sold was roughly flat at 7,289,681 thousand cubic meters. The Group's supplies to other gas utilities fell 11.8% year on year to 1,985,488 thousand cubic meters mainly due to a decline in the number of customers.

Reflecting an increase in sales unit price due to gas rate adjustments, net sales increased by 10.5% year on year to \$1,148,859 million despite a decrease in gas sales volume.

Segment profit increased by 52.4% year on year to ¥116,639 million.

Net sales

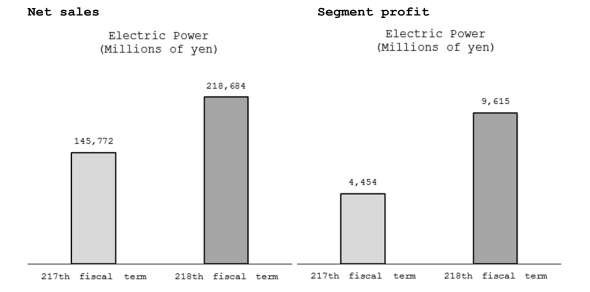
Segment profit



2) Electric Power

Net sales increased by 50.0% year on year to \$218,684 million, as sales from residential customers increased.

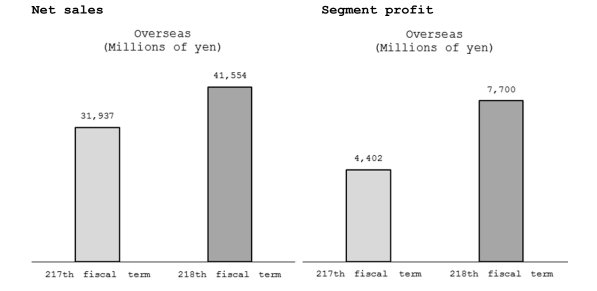
Segment profit increased by 115.9% year on year to ¥9,615 million.



3) Overseas

Net sales increased by 30.1% year on year to 441,554 million, as sales related to upstream business increased.

Segment profit increased by 74.9% year on year to \$7.7 billion.



4) Energy-related

Net sales increased by 4.6% year on year to \$480,879 million, amid gains in the selling price associated with a higher LNG price in the LNG sales business.

Segment profit decreased by 0.2% year on year to ¥13,770 million.

Net sales Energy-related (Millions of yen) Energy-related (Millions of yen) 459,570 13,792 13,770

5) Real Estate

217th fiscal term

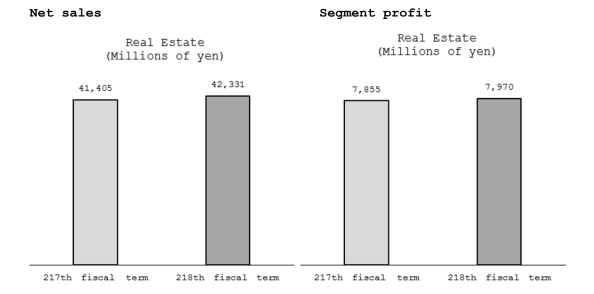
Net sales increased by 2.2% year on year to \$42,331 million due to an increase in income from building rents.

217th fiscal term

218th fiscal term

Segment profit increased by 1.5% year on year to \$7,970 million.

218th fiscal term

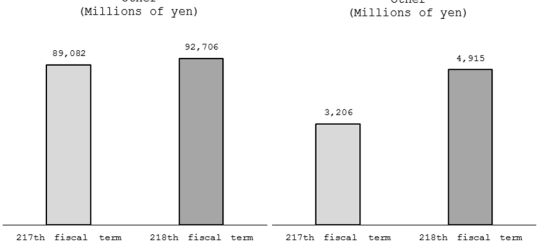


6) Other

Net sales increased by 4.1% year on year to \$92,706 million, as utilization rate of tankers delivering LNG increased.

Segment profit increased by 53.3% year on year to ¥4,915 million.





(2) Group Capital Expenditures

Total capital expenditures for this fiscal year amounted to \$208,745 million.

In regard to distribution facilities, the total length of the pipeline network was extended by 495 kilometers during this fiscal year, to 63,557 kilometers as of March 31, 2018.

(3) Group Financing Activities

In this fiscal year, the Company raised funds totaling \$77.0 billion through issuing the 42nd and 43rd corporate unsecured bonds and obtaining loans payable. Balance of consolidated interest-bearing liabilities increased by \$11,344 million compared with the previous year-end, to \$724,940 million.

(4) Prospective Challenges

The Tokyo Gas Group formulated Challenge 2020 Vision in November 2011, about half a year after the Great East Japan Earthquake to serve as a vision for the Tokyo Gas Group's growth and development toward the future and to clarify the measures to bring this vision to reality. Following this vision, we will continue to respond to the needs of our customers, our society and our times. While contributing to realizing 'a prosperous, fulfilling way of life,' 'competitive domestic industries' and 'an environment-friendly society where people can live in peace of mind,' we will also strive to attain sustained growth of the Tokyo Gas Group by recognizing its corporate social responsibility and practicing transparent and fair management while striving for coexistence with the community. Meanwhile, the environment surrounding the Tokyo Gas Group has dramatically changed since the full liberalization of retail sales of gas began in April 2017 following the full liberalization of retail sales of electricity of April 2016.

In consideration of such environmental change, the Tokyo Gas Group formulated FY2018-2020 Management Plan "GPS2020" in October 2017. Under this plan, the Group will deliver Gas and Power combined with Services responding to customer needs on a Global basis (GPS \times G) to customers worldwide through various means. The steady realization of GPS2020 will ensure the Group to further expand and advance in the 2020s.

<Strengthening Bonds with Customers and Providing New Value>

Regarding sales for residential customers, the Group will aim to deliver its electricity to 2.2 million customers by FY2020 by providing optimal use of energy, utilizing ties based on trust built between 11.67 million customers through the gas business. Wide variety of menus supporting the daily life of each customer responding to their life stage will be prepared. The best suited proposal for living, available only by the Group, will be offered so that Tokyo Gas will spring to the mind of customers when daily life support is needed. Furthermore, to expand the provision of GPS (Gas & Power + Services) to customers in the Tokyo Metropolitan area, the Group will strengthen alliances with wholesale gas suppliers and LP gas providers.

Regarding sales for commercial and industrial customers, the Group will further the expansion of natural gas use through extension of pipelines and supply of lorries. Energy solutions including energy conservation, CO2 reduction, cost reduction, etc. will be offered by introducing gas cogeneration system, etc. and electricity to large scale customers will be provided through cooperation with each Group companies. Furthermore, proposals on energy services in line with customer needs and engineering projects such as terminals and pipeline construction will be actively developed. The Group will continue to make effort to be the preferred choice.

In the real estate business, based on the basic concept of landholdings rental business, the Group will roll out office and housing rental business focusing in central Tokyo. Business expansion will be further pursued in the 2020s for a good-quality asset formation suitable for rental business.

In the overseas business, by utilizing the global experience cultivated in relation to LNG value chain, the Group will deepen and expand the business corresponding to the characteristics of each region, while strengthening its position so that when one speaks of LNG, Tokyo Gas will come up to people's mind. With the change in the international natural gas market structure, the Group will aim at building a stable profit platform by increasing the ratio of midstream and downstream business in its overseas business portfolio. Midstream and downstream business will be conducted in Southeast Asian countries where, amid rapid economic growth, demands of natural gas and LNG imports are expected to increase. The Group will increase its presence by contributing to the development of natural gas infrastructure.

<Strengthening Management Foundation for Supporting Key Strategies>

In the resource procurement and manufacturing field, with the possibility of fluctuation in LNG demand increasing under the environmental changes such as deregulation, the Group will increase its flexibility in procurement by diversification. Furthermore, optimum terminal operation in jointly-operated LNG terminals will be continued through the utilization of synergy effects to develop a more competitive facility.

As for the development of power sources, the Group will aim to secure a $3,000,000~\mathrm{kW}$ proprietary power sources in FY2020 in line with the growth

of stock for sales. The Group will also aim to acquire a 400,000 kW renewable energy power sources in the first half of the 2020s.

The Group will take initiatives in digitalization and innovation to effectively introduce digital technologies including IoT, AI, mobilization and use of big data by utilizing its strengths of community-based marketing structure and technological capabilities. Development of digital platform will also be furthered so that services and information matching customer needs will be delivered. Furthermore, the Group will shift its style of research and development from the previous gas energy-focused style to an open innovation style where broad range of innovative energy technology is put to focus. Collaborating with advanced venture companies world-wide, the Group will absorb new technologies and create innovation.

In the pipeline field, as a gas pipeline operator reinventing in the era of deregulation, the Group will secure transparency, neutrality and fairness. Furthermore, it will continue implementing safety measures and earthquake disaster prevention measures to secure safe and stable supply, a prerequisite in the expansion of natural gas use. Operational efficiency will further be made to reduce transmission charge while furthering expansion of pipeline networks and securing demands to increase gas transportation volume.

The Group, through the abovementioned initiatives, will endeavor to ensure the peace-of-mind, safety, and trust, continue working to increase its corporate value and shareholder value, and meet the expectations of both shareholders and customers. Toward that end, we will greatly appreciate your ongoing understanding and support.

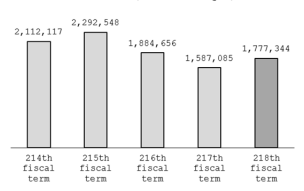
(5) Changes in Status of Assets and Profit and Loss

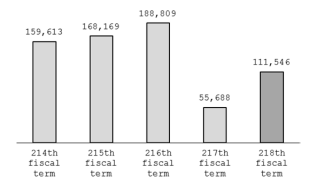
Categories (FY ended March 31)	214th fiscal term (2014)	215th fiscal term (2015)	216th fiscal term (2016)	217th fiscal term (2017)	218th fiscal term (2018)
Net sales (Millions of yen)	2,112,117	2,292,548	1,884,656	1,587,085	1,777,344
Ordinary profit (Millions of yen)	159 , 613	168,169	188,809	55 , 688	111,546
Profit attributable to owners of parent (Millions of yen)	108,451	95,828	111,936	53,134	74,987
Basic earnings per share (Yen)	43.10	39.15	46.68	115.09	164.12
Total assets (Millions of yen)	2,176,816	2,257,662	2,251,518	2,230,269	2,334,721
Net assets (Millions of yen)	1,029,492	1,087,262	1,115,172	1,112,807	1,148,433
Net assets per share (Yen)	402.91	438.28	460.35	2,398.70	2,487.58

Note: The Company carried out a share consolidation for the Company's shares at a ratio of 5 shares to 1 effective October 1, 2017. Basic earnings per share and net assets per share are calculated assuming that the share consolidation was carried out at the beginning of the previous year (the 217th fiscal term)



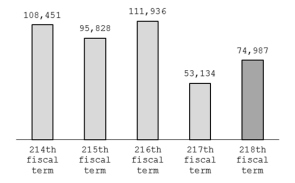
Ordinary profit (Millions of yen)

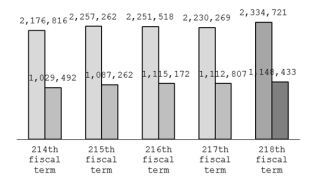




Profit attributable to owners of parent (Millions of yen)

☐ Total assets (Millions of yen) ☐ Net assets (Millions of yen)





(6) Status of Principal Subsidiaries

Name of the company	The stated capital	Holding ratio of voting rights) (%)	Main business activities
TOKYO GAS AUSTRALIA PTY LTD.	\$1,654,337 thousand	100.00	LNG upstream businesses in Australia
Tokyo Gas America Ltd.	\$774,163 thousand	100.00	LNG upstream businesses, etc. in the Americas
Tokyo Gas Urban Development Co., Ltd.	¥11,894 million	100.00	Real estate management, leasing and brokerage
Tokyo Gas Engineering Solutions Corporation	¥10,000 million	100.00	Energy service and comprehensive engineering service business
Tokyo Gas International Holdings B.V.	EURO 54,734 thousand	100.00	Overseas investment project
Ohgishima Power Co., Ltd.	¥5,350 million	75.00	Operation and management of power station
Tokyo Gas Site Development Co., Ltd.	¥5,000 million	100.00	Real estate development and leasing and management of land and buildings
Nagano Toshi Gas Inc.	¥3,800 million	89.22	City gas business
Tokyo LNG Tanker Co., Ltd.	¥1,200 million	100.00	Leasing of tankers delivering LNG/LPG and overseas shipping business
Tokyo Gas Energy Co., Ltd.	¥1,000 million	66.60	Sale of LPG
Capty Co., Ltd.	¥1,000 million	100.00	Design and construction of gas pipelines, water supply and sewage pipes, air-conditioning systems
Tokyo Gas Chemicals Co., Ltd.	¥1,000 million	100.00	Sale of industrial gases and chemicals
Tokyo Gas Lease Co., Ltd.	¥450 million	100.00	Credit administration and leasing in connection with gas appliances and construction
TOKYO GAS i NET CORP.	¥400 million	100.00	Information processing service business
Nijio Co., Ltd.	¥47 million	100.00	Wholesale of electricity

Note: The number of consolidated subsidiaries and equity-method associates including the above 15 principal subsidiaries were 89 companies.

(7) Status of Reorganization, such as Business Assignment and Corporate Separation by Absorption or Corporate Separation by Incorporation

There are no items to report.

(8) Main Business Activities (As of March 31, 2018)

Business segment	Main business activities		
City Gas Sales	Production, supply and sale of City gas		
Electric power	Production, supply and sale of electricity		
Overseas business	Overseas upstream business, midstream and downstream business		
Energy-related	Engineering solution business, liquid gas business, LNG sales, gas appliances, gas installation work, Construction, etc.		
Real Estate	Leasing and management of land and buildings, etc.		
Other	Information processing service, shipping business, credit/lease financial services, etc.		

(9) Main Business Offices and Factories (As of March 31, 2018)

1) The Company

Head Office	(Minato-ku, Tokyo)
Service Branches (Shisha, Shiten and Jigyobu)	Central Service Branch (Meguro-ku, Tokyo) Western Service Branch (Suginami-ku, Tokyo) Tama Service Branch (Tachikawa, Tokyo) Eastern Service Branch (Koto-ku, Tokyo) Chiba Branch Office (Chiba, Chiba) Northern Service Branch (Kita-ku, Tokyo) Saitama Branch Office (Saitama, Saitama) Kanagawa Branch Office (Yokohama, Kanagawa) Yokohama Service Branch (Yokohama, Kanagawa) Kawasaki Service Branch (Kawasaki, Kanagawa) Western Kanagawa Service Branch (Fujisawa, Kanagawa) Hitachi Branch Office (Hitachi, Ibaraki) Johsoh Branch Office (Ushiku, Ibaraki) Gunma Branch Office (Takasaki, Gunma) Kumagaya Branch Office (Kumagaya, Saitama) Utsunomiya Branch Office (Sakura, Chiba) Tsukuba Branch Office (Tsukuba, Ibaraki) Ibaraki Branch Office (Mito, Ibaraki)
Pipeline Regional Office (Shinjuku-ku, Tokyo) Seibu Pipeline Regional Office (Setagaya-ku, Tokyo) Tobu Pipeline Regional Office (Arakawa-ku, Tokyo) Hokubu Pipeline Regional Office (Kita-ku, Tokyo) Kanagawa Pipeline Regional Office (Yokohama, Kanagawa)	
LNG Terminals	Negishi LNG Terminal (Yokohama, Kanagawa) Sodegaura LNG Terminal (Sodegaura, Chiba) Ohgishima LNG Terminal (Yokohama, Kanagawa) Hitachi LNG Terminal (Hitachi, Ibaraki)

2) Principal subsidiaries

Name	Location of Head Office	Name	Location of Head Office	
TOKYO GAS AUSTRALIA PTY LTD	Australia	Tokyo LNG Tanker Co., Ltd.	Minato-ku, Tokyo	
Tokyo Gas America Ltd.	United States of America	Tokyo Gas Energy Co., Ltd.	Chuo-ku, Tokyo	
Tokyo Gas Urban Development Co., Ltd.	Shinjuku-ku, Tokyo	Capty Co., Ltd.	Shinagawa-ku, Tokyo	
Tokyo Gas Engineering Solutions Corporation	Minato-ku, Tokyo	Tokyo Gas Chemicals Co., Ltd.	Minato-ku, Tokyo	
Tokyo Gas International Holdings B.V.	Netherlands	Tokyo Gas Lease Co., Ltd.	Shinjuku-ku, Tokyo	
Ohgishima Power Co., Ltd.	Yokohama, Kanagawa	TOKYO GAS i NET CORP.	Minato-ku, Tokyo	
Tokyo Gas Site Development Co., Ltd.	Shinjuku-ku, Tokyo	Nijio Co., Ltd.	Minato-ku, Tokyo	
Nagano Toshi Gas Inc.	Nagano, Nagano		_	

(10) Status of Employees (As of March 31, 2018)

1) Number of employees in the Group

Business segment	Number of employees (Change from previous year)	
City Gas Sales	6,570	(-410)
Electric power	233	(+47)
Overseas business	61	(+6)
Energy-related	5,849	(-55)
Real Estate	1,089	(-5)
Other	2,475	(+719)
Corporate	861	(+13)
Total	17,138	(+315)

Note: 'Number of employees' refers to permanent full-time staff, includes employees seconded to the Company, and does not include employees seconded to other companies and temporary staff.

2) Number of employees in the Company

Number of employees (Change from previous year)	Average age (Years)	Average service vears
7,862 (-357)	43.6	15.4

Notes: 1. 'Number of employees' refers to permanent full-time employees and employees seconded to the Company, and does not include employees seconded to other companies and temporary staff.

2. 'Average age' and 'Average service years' do not include those of employees

seconded to the Company.

(11) Major Creditors and Balance of Borrowings (As of March 31, 2018)

Creditor	Balance of borrowings (Millions of yen)
Japan Bank for International Cooperation	88 , 737
Mizuho Bank, Ltd.	30,550
Meiji Yasuda Life Insurance Company	27,000
Syndicated Loan	25,000
The Dai-ichi Life Insurance Company, Limited	18,500
Mitsubishi UFJ Trust and Banking Corporation	17,400
The Ashikaga Bank, Ltd.	16,500
Shinkin Central Bank	16,000
Sumitomo Life Insurance Company	15,500
Joyo Bank, Ltd.	13,000

Note: Syndicated loan is a joint-financing instrument with Development Bank of Japan Inc. and Mizuho Bank, Ltd. as managers.

2. Matters Related to Shares of the Company (As of March 31, 2018)

(1) Aggregate number of authorized shares

Common share: 1,300,000,000 shares

(2) Aggregate number of shares issued

Common share: 458,073,259 shares

(3) Share trade unit 100 shares

(4) Number of shareholders

111,658

(5) Major shareholders

Name of shareholders	Number of shares held (Thousand shares)	Percentage of share ownership (%)
Nippon Life Insurance Company	31,296	6.85
The Dai-ichi Life Insurance Company, Limited	24,094	5.28
The Master Trust Bank of Japan, Ltd. (Trust Account)	23,439	5.13
Japan Trustee Services Bank, Ltd. (Trust Account)	20,439	4.48
Japan Trustee Services Bank, Ltd. (Trust Account 7)	8,974	1.97
Japan Trustee Services Bank, Ltd. (Trust Account 9)	8,743	1.91
Tokyo Gas Group Employees Shareholding Association	8 , 577	1.88
Japan Trustee Services Bank, Ltd. (Trust Account 5)	8,152	1.79
STATE STREET BANK WEST CLIENT-TREATY 505234	8,020	1.76
Fukoku Mutual Life Insurance Company	7,472	1.64

Note: Percentage of share ownership is calculated by the number of shares excluding treasury share (1,393,435 shares).

(6) Other principal items regarding shares

- 1) Change to the number of shares in a unit of shares and share consolidation Effective October 1, 2017, the Company changed the number of shares in a unit of shares from 1,000 shares to 100 shares. Also on that date, the Company carried out a 5-to-1 consolidation of its shares, and reduced its aggregate number of authorized shares from 6.5 billion shares to 1.3 billion shares.
- 2) Shares owned by the Company as of the balance sheet date Common share: 1,393,435 shares
- 3. Matters Related to Share Option in Kind (As of March 31, 2018)

There are no items to report.

4. Matters Related to Directors and Audit & Supervisory Board Members of the Company

(1) Name, etc. of Directors and Audit & Supervisory Board Members (As of March 31, 2018)

Name	Position	Areas of responsibility in the Company and 'Important concurrent posts'
Tsuyoshi Okamoto	Director and Chairman of the Board	Outside Director of JAPAN POST BANK Co., Ltd
Michiaki Hirose	Representative Director, President	
Takashi Uchida	Representative Director, Executive Vice President	Assistant to the President, Chief Executive of Residential Sales and Service Div.
Satoru Yasuoka	Representative Director, Executive Vice President	Assistant to the President, Chief Executive of Energy Solution Div.
Fumio Murazeki	Director, Senior Executive Officer	President, Representative Director of Tokyo Gas Liquid Holdings Co., Ltd.
Masaru Takamatsu	Director, Senior Executive Officer	In Charge of Purchasing Dept., Secretary Dept., General Administration Dept., Compliance Dept. and Internal Audit Dept.
Kunio Nohata	Director, Senior Executive Officer	Chief Executive of Power Business Div. In charge of Environmental Affairs Dept.
Takashi Anamizu	Director, Senior Executive Officer	Chief Executive of Global Business Div.
Akihiko Ide	Outside Director	Director of Sakai Chemical Industry Co., Ltd.
Yoshinori Katori	Outside Director	
Chika Igarashi	Outside Director	
Hideaki Obana	Standing Audit & Supervisory Board Member	
Yoshihiko Morita	Outside Audit & Supervisory Board Member	Outside Director of Kawasaki Heavy Industries, Ltd.
Wako Tojima	Outside Audit & Supervisory Board Member	
Masato Nobutoki	Outside Audit & Supervisory Board Member	

Notes: 1. Director and Chairman of the Board Tsuyoshi Okamoto was appointed to the position of Director and Executive Advisor on April 1, 2018.

- 2. Representative Director, President Michiaki Hirose was appointed to the position of Director and Chairman of the Board on April 1, 2018.
- Representative Director Takashi Uchida was appointed to the position of Representative Director, President on April 1, 2018.
- 4. Representative Director Satoru Yasuoka retired as Representative Director, Executive Vice President as of March 31, 2018.
- 5. Director Fumio Murazeki retired as Senior Executive Officer as of March 31, 2018.
- 6. Director Masaru Takamatsu was appointed to the position of Representative Director, Executive Vice President on April 1, 2018, and his areas of responsibility were changed to Chief Executive of Residential Sales and Service Div.
- 7. Director Kunio Nohata was appointed to the position of Senior Managing Executive Officer on April 1, 2018, and his areas of responsibility were changed to Chief Executive of Global Business Div.
- 8. Director Takashi Anamizu was appointed to the position of Representative Director, Executive Vice President on April 1, 2018, and his areas of responsibility were

- changed to Chief Executive of Energy Solution Div. and Chief Executive of Power Business Div.
- 9. Outside Audit & Supervisory Board Member Yoshihiko Morita has in-depth experiences in international finance field activities and is highly knowledgeable about financial accounting matters.

(2) Total Value of Remuneration of Directors and Audit & Supervisory Board Members

	Total value of Total value of remuneration, etc. by type remuneration, (Millions of yen)		by type	Number of		
Category	etc. (Millions of yen)	Base remuneration	Stock options	Bonuses	Retirement benefits	payees (people)
Directors (excluding Outside Directors)	464	386	-	78	_	10
Audit & Supervisory Board Members (excluding Outside Audit & Supervisory Board Members)	74	74	-	-	-	3
Outside Directors	34	26	-	8	-	3
Outside Audit & Supervisory Board Members	32	32	-	-	-	4

- Notes: 1. The above includes two (2) Directors and two (2) Audit & Supervisory Board Members (of which, one (1) is an Outside Audit & Supervisory Board Member) retiring upon the conclusion of the 217th Annual Shareholders Meeting.
 - 2. The aggregate base remuneration (monthly remuneration) payable to all Directors (including Outside Directors) of up to \$50 million was approved at the 205th Annual Shareholders Meeting, and the aggregate annual bonus payable to all Directors of up to \$90 million was approved at the 206th Annual Shareholders Meeting.
 - 3. The aggregate base remuneration (monthly remuneration) payable to all Audit & Supervisory Board Members (including Outside Audit & Supervisory Board Members) of up to \$12 million was approved at the 190th Annual Shareholders Meeting.

(3) Policy on Determination of Remuneration in Kind for Officer of the Company

As a means of enhancing its corporate governance, the Company has set forth its 'Basic Policy on Remuneration' and the Board of Directors, at its meeting held on February 23, 2012, resolved to revise it as follows:

- 1) Role of executive and remuneration
 - The role demanded of the executive is to seek to enhance short-term, medium- and long-term corporate value, and executive remuneration shall serve as an effective incentive for them to perform that role.
- 2) Level of remuneration
 - The level of executive compensation shall be suitable for the role, responsibility and performance of the executive.
- 3) Remuneration of Directors and its composition
 - Remuneration of Directors shall be paid within the scope of the remuneration limit approved at Shareholders Meeting.
 - ii. Remuneration of Inside Directors shall comprise monthly remuneration and bonus.
 - Monthly remuneration shall comprise fixed remuneration paid in accordance with the post of each individual and performance-linked remuneration. A portion of fixed remuneration shall be allocated to the purchase of shares based on a share-purchase guideline and from the standpoints of reflecting the perspectives of shareholders on management and improving shareholder value over the long term. The

amount of performance-linked remuneration shall be determined after evaluating company-wide performance and performance of operating units from the standpoints of motivating Inside Directors to execute management strategies and reflecting their performance clearly in their remuneration.

- The amount of bonus to be paid shall be determined in accordance with the post of each Inside Directors after performance evaluation.
- iii. Remuneration of Outside Directors shall comprise monthly remuneration and bonus. Monthly remuneration shall comprise only fixed remuneration, while bonus shall be the same as that of Inside Directors.
- 4) Remuneration of Audit & Supervisory Board Members and its composition
 - i. Remuneration of Audit & Supervisory Board Members shall be paid within the scope of the remuneration limit approved at Shareholders Meeting and determined through discussions among Audit & Supervisory Board Members.
 - ii. Remuneration of Audit & Supervisory Board Members shall comprise only fixed monthly remuneration.
- 5) Assurance of objectivity and transparency of remuneration system The Company shall assure the objectivity and transparency of the system of remuneration by establishing and operating the 'Advisory Committee' comprising Outside Directors, Outside Audit & Supervisory Board Members and a number of Inside Directors (at least half of committee members shall be Outside Directors or Outside Audit & Supervisory Board Members, and an Outside Director or an Outside Audit & Supervisory Board Member shall be chairman) to govern the system of personnel affairs and remunerations of executives.

(4) Matters Related to Outside Officers

- 1) Outside Director Akihiko Ide
 - i. The relationship between the other legal person in kind, in which outside officer having the 'Important concurrent posts,' with the Company:

There is no special relationship between the Company and the legal person in kind in which Mr. Ide has the important concurrent posts.

ii. Status of major activities during the business year under review Mr. Ide has attended 12 of 13 Board of Directors meetings. Mr. Ide provides the Company with a wide variety of opinions on its management operations by using the cosmopolitan outlook he has acquired in overseas businesses in the general materials industry, particularly in Asia, as well as the management capabilities and in-depth knowledge he has acquired through a wide range of business development in resource business and others.

The Company designates Mr. Ide as the 'Independent Officer' (Independent Director), who will not have conflicting interests with general shareholders, and notified him to the listing stock exchanges (Tokyo Stock Exchange and Nagoya Stock Exchange).

- 2) Outside Director Yoshinori Katori
 - i. The relationship between the other legal person in kind, in which outside officer having the 'Important concurrent posts,' with the Company:

There are no items to report.

ii. Status of major activities during the business year under review

Mr. Katori has attended 13 of 13 Board of Directors meetings. Given his international way of thinking acquired as a diplomat, wide perspective and in-depth knowledge, Mr. Katori provides the Company with a wide variety of opinions on its management operations.

The Company designates Mr. Katori as the 'Independent Officer' (Independent Director), who will not have conflicting interests with general shareholders, and notified him to the listing stock exchanges (Tokyo Stock Exchange and Nagoya Stock Exchange).

- 3) Outside Director Chika Igarashi
 - i. The relationship between the other legal person in kind, in which outside officer having the 'Important concurrent posts,' with the Company:

There are no items to report.

- ii. Status of major activities during the business year under review Ms. Igarashi has attended 13 of 13 Board of Directors meetings. Given her high level of legal expertise built up through many years of experience in corporate legal affairs, broad outlook and in-depth knowledge, Ms. Igarashi provides the Company with a wide variety of opinions on its management operations. The Company designates Ms. Igarashi as the 'Independent Officer' (Independent Director), who will not have conflicting interests with general shareholders, and notified her to the listing stock exchanges (Tokyo Stock Exchange and Nagoya Stock Exchange).
- 4) Outside Audit & Supervisory Board Member Yoshihiko Morita
 - i. The relationship between the other legal person in kind, in which outside officer having the 'Important concurrent posts,' with the Company:

There is no special relationship between the Company and the legal person in kind in which ${\tt Mr.}$ Morita has the important concurrent posts.

ii. Status of major activities during the business year under review Mr. Morita has attended 13 of 13 Board of Directors meetings and 12 of 12 Audit & Supervisory Board meetings. Given his broad cosmopolitan outlook and in-depth knowledge acquired in the fields of international finance and overseas economic cooperation, Mr. Morita offers appropriate opinions both at meetings of the Board of Directors and the Audit & Supervisory Board.

The Company designates Mr. Morita as the 'Independent Officer' (Independent Audit & Supervisory Board Member), who will not have conflicting interests with general shareholders, and notified him to the listing stock exchanges (Tokyo Stock Exchange and Nagoya Stock Exchange).

- 5) Outside Audit & Supervisory Board Member Wako Tojima
 - i. The relationship between the other legal person in kind, in which outside officer having the 'Important concurrent posts,' with the Company:

There are no items to report.

ii. Status of major activities during the business year under review Ms. Tojima has attended 13 of 13 Board of Directors meetings and 12 of 12 Audit & Supervisory Board meetings. Given the abundant experience and deep insight as a science journalist, Ms. Tojima offers appropriate opinions both at meetings of the Board of Directors and the Audit & Supervisory Board.

The Company designates Ms. Tojima as the 'Independent Officer' (Independent Audit & Supervisory Board Member), who will not have conflicting interests with general shareholders, and notified her to the listing stock exchanges (Tokyo Stock Exchange and Nagoya Stock Exchange).

- 6) Outside Audit & Supervisory Board Member Masato Nobutoki
 - i. The relationship between the other legal person in kind, in which outside officer having the 'Important concurrent posts,' with the Company:

There are no items to report.

ii. Status of major activities during the business year under review Mr. Nobutoki has attended 11 of 11 Board of Directors meetings and 10 of 10 Audit & Supervisory Board meetings held after he was appointed at the 217th Annual Shareholders Meeting. Given the abundant experience and deep insight as a company employee and as a public officer of a local government agency, Mr. Nobutoki offers appropriate opinions both at meetings of the Board of Directors and the Audit & Supervisory Board.

The Company designates Mr. Nobutoki as the 'Independent Officer' (Independent Audit & Supervisory Board Member), who will not have conflicting interests with general shareholders, and notified

her to the listing stock exchanges (Tokyo Stock Exchange and Nagoya Stock Exchange).

The Company has entered into agreements with respective Outside Directors and respective Outside Audit & Supervisory Board Members that limit their liability for damages under Article 423, paragraph 1 of the Companies Act to the amount provided for in Article 425, paragraph 1 of the same Act. In July 2017, the Company received a cease and desist order from the Consumer Affairs Agency for display of "misleading representation," an act prohibited under Japan's "Act against Unjustifiable Premiums and Misleading Representations" in a leaflet for a gas exhibition event held in November 2016. The aforementioned outside officers have offered opinions

in November 2016. The aforementioned outside officers have offered opinions on a regular basis concerning thorough adherence to compliance and strengthening of the internal control system through their participation in the Board of Directors and other meetings, and after the aforementioned inappropriate display came to light, they requested reports on the response toward preventing recurrence and, as needed, provided their advice and instructions.

5. Status of Accounting Auditor (Independent Auditor)

(1) Name of Accounting Auditor

KPMG AZSA LLC

(2) Value of Remuneration of Accounting Auditor for this Business Year under Review (Millions of yen)

Category	Compensation for audit services	Compensation for non-audit services
The Company	129	8
Consolidated subsidiaries	133	6
Total	262	14

- Notes: 1. The auditing contract between the Company and the Accounting Auditor makes no distinction between auditing services based on the Companies Act and auditing services based on the Financial Instruments and Exchange Act. Since no real distinction can be made in practice, the amount of the Company's compensation for auditing services also includes payments for auditing services based on the Financial Instruments and Exchange Act, etc.
 - 2. The Company's Audit & Supervisory Board discussed matters by taking into account, for example, the details of the audit plan prepared by the Accounting Auditor, and the basis of calculating remuneration and the past audit results, and then reached an agreement on the amount of remuneration of the Accounting Auditor in accordance with Article 399 of the Companies Act.
 - 3. Of the principal subsidiaries of the Company, TOKYO GAS AUSTRALIA PTY LTD, Tokyo Gas America Ltd. and Tokyo Gas International Holdings B.V. are audited by auditing firms other than the Accounting Auditor of the Company.

(3) The Contents of Non-Audit Services

The Company commissions the Accounting Auditor to provide non-audit services such as financial due diligence reporting, drafting of comfort letters relating to issuance of unsecured bonds, and services relating to statements of income and expenditure for Wheeling Service.

(4) Policy on Determination to Dismiss or Refrain from Reappointing the Accounting Auditor

The Company appoints the Accounting Auditor by comprehensively taking into account their operating scale, track record, business execution structure and other pertinent factors and on condition that they are capable of executing fair and stringent accounting audits.

It is the policy of the Company to decide to dismiss or not reappoint the appointed Accounting Auditor in accordance with the provisions of Article 340, Paragraph 1 of the Companies Act or if, in light of the aforementioned appointment criteria, the Accounting Auditor is deemed to be incapable of executing fair and stringent accounting audits.

6. Basic Policy on Development of Internal Control System and Overview of Operational Status of the System

I. Basic Policy on Development of Internal Control System

The Company passed a resolution to revise the 'Basic Policy on Development of Internal Control System' at the meeting of its Board of Directors held on February 23, 2018 as follows:

(1) Corporate structure and system for ensuring that Directors will execute their duties in conformity with the relevant acts, the Articles of Incorporation and other rules and regulations

- 1) The Company shall establish the 'Corporate Action Philosophy' and 'Our Code of Conduct' as the foundations of the compliance structure/system at the Company and its subsidiaries shall comply with them.
- 2) In order to ensure that its Directors and employees will comply with the 'Relevant Acts,' the 'Management Principles,' the 'Corporate Action Philosophy' and the 'Our Code of Conduct' the Company shall, pursuant to the provisions of the 'Business Ethics Committee Regulations,' establish a Business Ethics Committee as a deliberating/coordinating organ to promote proper development/operation of the compliance structure and system at the Company and its subsidiaries.
- 3) The Company shall appoint an appropriate number of Outside Directors and Executive Officers in order to clarify separation of supervisory functions of management from executive functions of management and strengthen the managerial decision-making and supervisory functions of the Board of Directors.
- 4) The Company, in order to ensure objectivity and transparency of management, shall establish the advisory committee comprising Outside Directors, Outside Audit & Supervisory Board Members and the Company's Directors as an advisory organ for deliberating on executive remuneration, etc.
- 5) The Board of Directors, pursuant to the provisions of the 'Regulations of the Board of Directors,' shall establish the 'Basic policy on Development of Internal Control System.'
- 6) Directors charged with the execution of operations shall fulfill their role and responsibility for developing a system of internal controls in accordance with the basic policy determined by the Board of Directors.
- 7) The Company shall establish 'Regulations Concerning the Formulation, Implementation and Evaluation of Internal Controls Covering Financial Reporting' and, based on these Regulations, evaluate the effectiveness of internal controls relating to financial reporting and ensure the reliability of financial reports.
- 8) The Company shall establish 'Regulations Concerning Insider Trading Prevention and Timely Disclosure' and, based on these Regulations, prevent the practice of insider trading within the Company and its subsidiaries and ensure the appropriateness and promptness of information disclosure that is demanded of all listed corporations by the 'Securities Listing Regulations.'
- 9) Directors, if they discover any matter that may exert a material influence on management of the Company and its subsidiaries, shall inform the Board of Directors and Audit & Supervisory Board Members of the said matter without delay.
- 10) The Company shall establish a corporate structure and system where Audit & Supervisory Board Members would be empowered to audit the duties executed by Directors in accordance with the 'Audit Standards' established by the Audit & Supervisory Board.

(2) Corporate structure and system for preserving and managing information relevant to execution of Directors' duties

1) The Company shall preserve and manage information relevant to execution of Directors' duties in a proper and secure manner according to preservation media and keep the said information available for inspection as needed, pursuant to the 'Document-handling Regulations' and the 'Information Security Management Regulations.'

(3) Corporate structure and system for ensuring that Directors' duties will be executed in an efficient manner

- 1) The Board of Directors shall pass resolutions on the agendas submitted for deliberation and resolution pursuant to the provisions of the relevant acts, the Articles of Incorporation and the 'Regulations of the Board of Directors.' The Board of Directors, pursuant to the provisions of the said Regulations, shall in principle convene one meeting per month and convene one as needed. Of the agendas submitted to the Board of Directors, those agendas which require prior deliberations or are otherwise critical enough to affect management shall be deliberated on at the Management Committee comprising Executive Officers with Titles.
- 2) Details of the persons in charge of executing operations based on the decisions of the Board of Directors, their responsibilities, and the relevant executing procedures shall be prescribed in the 'Execution Framework Regulations.'
- 3) The Representative Director shall report the status of operational execution to the Board of Directors pursuant to the provisions of the 'Regulations of the Board of Directors.'
- 4) The Board of Directors shall formulate medium— and long-term management plans, single-year management plans, and business strategies, and, based on them, establish principal management objectives and verify progress periodically, thereby ensuring that Directors execute their duties in an efficient and effective manner.

(4) Corporate structure, system and regulations on management of risks of loss

- 1) The Board of Directors shall establish 'Risk Management Policies' to promote the management of risks incurred by the Company and its subsidiaries, as well as a Risk Management Committee and a risk management unit. In addition, the Board of Directors shall specify material risks associated with executing operations by the Company and its subsidiaries, and review them annually.
- 2) All the units concerned with projects involving investments, equity participations, loans and debt guarantees shall evaluate their profitability and risks and, based on the said evaluation, submit the relevant agendas to the Management Committee or the Board of Directors for approval. Derivative transactions shall be executed pursuant to the provisions of the 'Regulations on Management of Market Risks.'
- 3) In the event of any unforeseen circumstance such as a natural disaster, a manufacturing/supply trouble and a state of emergency, all the units concerned shall cope with the said circumstance in a prompt and proper manner by putting predetermined structures and systems in place in accordance with the 'Emergency Response Organization Regulations.'
- 4) The Company shall establish a corporate structure and system that would cause each of its unit and subsidiaries to grasp risks associated with operational execution on its own, and manage such risks by formulating and implementing necessary countermeasures on its own.

(5) Corporate structure and system for ensuring that employees will execute their duties in conformity with the relevant acts, the Articles of Incorporation, and other rules and regulations

- 1) In order to facilitate proper development/operation of the compliance structure and system within the Company and its subsidiaries, the Company shall establish a Compliance Department. In addition, the Company shall establish a 'Tokyo Gas Compliance Consulting Unit' to offer consulting services for the whole of the Company and its subsidiaries on contraventions of the acts and the Articles of Incorporation and other questionable compliance-related practices and acts.
- 2) The Company shall establish a legal affairs unit with the General Administration Department with a view to further bolstering the corporate structure and system in which its Directors and employees will fully comply with the Antitrust Act, industry laws, general supply provision, etc.
- 3) The Company shall establish a corporate structure and system where Audit & Supervisory Board Members would be empowered to audit the status of development/operation of its compliance structure and system and, if they detect or discover any problem, they would be entitled to demand that the situation be ameliorated.
- 4) The Company shall establish an Internal Audit Department which must operate independently of any unit executing operations. The Internal Audit Department shall audit the status/operation of accounting, operations, compliance, information system and risk management in the Company and its subsidiaries in accordance with the 'Internal Audit Regulations,' and shall report its findings to the Management Committee and Audit & Supervisory Board Members.

(6) Corporate structure and system for ensuring appropriateness of operations at the corporate group including subsidiaries

- 1) The Company shall demand that its subsidiaries establish those rules and regulations which would be necessary for ensuring compliance with the 'Corporate Action Philosophy' and the 'Our Code of Conduct' and the appropriateness of operations. Each one of the subsidiaries' Directors and Audit & Supervisory Board Members shall assume the duty of due care and diligence of a good manager in ensuring the appropriateness of operations.
- 2) The Company shall prescribe 'Regulations on the Management of Subsidiaries,' and establish a corporate structure and system where its Directors would be empowered to manage its subsidiaries by approving and receiving reports on important matters including those related to its exercise of shareholder's rights vis-à-vis the subsidiaries. The Company shall retain part of its powers over subsidiaries' business operations.
- 3) The Company shall establish a corporate structure and system where, if for purposes of subsidiaries management any of its subsidiaries is found to have a compliance-related problem including contravention of the acts or the Articles of Incorporation, the relevant subsidiaries would be required to report such a problem to Compliance Department or other units of the Company as appropriate. In connection with the said problem, each one of the relevant subsidiary's Directors and Audit & Supervisory Board Members shall assume the duty of due care and diligence of a good manager.
- 4) If any of the Company's Directors detects or discovers any principal compliance-related problem at any subsidiaries including contravention of the acts or the Articles of Incorporation, he/she shall report the said problem to the Management Committee and Audit & Supervisory Board Members without delay.

- 5) The Company shall establish a corporate structure and system where its Audit & Supervisory Board Members would be able to conduct their audits of subsidiaries in an efficient and effective manner in close coordination with Audit & Supervisory Board Members of the relevant subsidiaries and Internal Audit Department. The Company shall also establish a corporate structure and system where, if audit findings reveal the presence of a problem in ensuring the appropriateness of operations of the whole of the Company and its subsidiaries, Audit & Supervisory Board Members would be empowered to demand that the relevant Director ameliorate the situation.
- 6) The Company shall establish a corporate structure and system where Internal Audit Department would be able to conduct its audits of subsidiaries in an efficient and effective manner in close coordination with the Audit & Supervisory Board Members of the Company and subsidiaries, and report its findings to the Management Committee, Audit & Supervisory Board Members, and the Directors and Audit & Supervisory Board Members of the relevant subsidiaries.

(7) Matters related to employees who are assigned to assist in the duties of Audit & Supervisory Board Members, and matters related to independence of the relevant employees from Directors

- 1) With the aim of providing its Audit & Supervisory Board Members with necessary assistance, the Company shall establish an Audit & Supervisory Board Members' Office staffed by full-time personnel who would operate independently of any unit executing operations.
- 2) The Board of Directors shall pass a resolution on appointment or dismissal of the manager of the Audit & Supervisory Board Members' Office subject to consent of Audit & Supervisory Board Members. The Board of Directors shall decide on human resources-related matters of the said manager and other employees subject to consent of Audit & Supervisory Board Members.

(8) Corporate structures and systems for reporting by Directors and employees to Audit & Supervisory Board Members, for other reporting to Audit & Supervisory Board Members, and for ensuring that Audit & Supervisory Board Members' audits will be executed in an effective manner

- 1) The Company shall establish a corporate structure and system where its Audit & Supervisory Board Members would be able to demand, as needed, that Directors and employees inform them of any matters necessary for execution of their duties.
- 2) The Company shall guarantee that Audit & Supervisory Board Members will have an opportunity to exchange views with Directors as needed; that they will be allowed to attend principal meetings and express their views on lawfulness, etc. as needed; and that they will have access to important information.
- 3) The Company shall establish a corporate structure and system where its Audit & Supervisory Board Members would be able to ensure the effectiveness of their audits by coordinating with Independent Auditor, Audit & Supervisory Board Members of its subsidiaries and Internal Audit Department.

II. Overview of Operational Status of Internal Control System

(1) Corporate structure and system for ensuring that Directors will execute their duties in conformity with the relevant acts, the Articles of Incorporation and other rules and regulations

During this fiscal year, the Board of Directors meeting was held 13 times, and we discussed and made decisions on important matters. Furthermore, Directors responsible for key policies reported to us on the execution of operations.

The Board of Directors received outside assessment and reports from the Accounting Auditor, and confirmed the reliability of financial reporting in accordance with the 'Regulations Concerning the Formulation, Implementation and Evaluation of Internal Controls Covering Financial Reporting.'

The Audit & Supervisory Board Members audited the above duties executed by Directors in accordance with the 'Audit Standards' established by the Audit & Supervisory Board.

(2) Corporate structure and system for preserving and managing information relevant to execution of Directors' duties

The Company has properly prepared and kept the minutes, etc. of the Board of Directors meeting so that the Directors, etc. can view them at their request.

(3) Corporate structure and system for ensuring that Directors' duties will be executed in an efficient manner

During this fiscal year, the Board of Directors meeting was held 13 times, and we discussed and made decisions on important matters relating to organization, transfer and evaluation of employees, and business results, etc. Furthermore, Directors responsible for key departments reported to us on the execution of operations.

Other important matters concerning our business operations were discussed at the Management Committee, which consists of Executive President, Executive Vice Presidents and Senior Executive Officers, and the meeting was held 41 times during this fiscal year.

(4) Corporate structure, system and regulations on management of risks of loss

We perform an annual review of the material risks. The Risk Management Committee and the risk management unit ascertain the status of the risk management and consider the countermeasures.

We have established a framework of responding to large-scale disasters, accidents and contingencies in accordance with the 'Emergency Response Organization Regulations.' During this fiscal year, we took response actions on three occasions, which included responding to earthquakes.

(5) Corporate structure and system for ensuring that employees will execute their duties in conformity with the relevant acts, the Articles of Incorporation, and other rules and regulations

We have set up a 'Tokyo Gas Compliance Consulting Unit,' which deals with inquiries from staff in the Company and all of its subsidiaries. We are also using our intranet, etc. to inform everyone that we have a whistleblowing desk, while trying to increase awareness of the rules for preventing whistleblowers from being subject to unfair treatment.

The Internal Audit Department has 35 employees. It performs an audit on each department and subsidiary to examine compliance, effectiveness and efficiency of operations, and information security, then provides recommendations on improvements as needed. It also reports the audit findings, as appropriate, to the Management Committee and Audit & Supervisory Board Members.

In July 2017, the Company received a cease and desist order from the Consumer Affairs Agency for display of "misleading representation," an act prohibited under the Act against Unjustifiable Premiums and Misleading Representations (the "Act") in a leaflet for a gas exhibition event held in November 2016. As recurrence prevention measures, the Company has held in-house training based on materials relating to the Act reflecting details of this matter and has reviewed work flow for preparing leaflets. Promotion of Group-wide understanding of the Act and appropriate business operation is also being conducted.

(6) Corporate structure and system for ensuring appropriateness of operations at the corporate group including subsidiaries

The Directors received reports on important matters such as financial statements related to business results from its subsidiaries and gave prior approval in accordance with the 'Regulations on the Management of Subsidiaries.' In this fiscal year, the Internal Audit Department audited four key subsidiaries.

Each subsidiary is using the 'Tokyo Gas Compliance Consulting Unit,' in accordance with the 'Regulations for the Operation of Compliance Consulting Unit.'

(7) Matters related to employees who are assigned to assist in the duties of Audit & Supervisory Board Members, and matters related to independence of the relevant employees from Directors

The Audit & Supervisory Board Members' Office has five staff members, and has a framework whereby the tasks of Audit & Supervisory Board Members can be performed smoothly.

The Board of Directors meeting resolved the appointment of the manager of the Audit & Supervisory Board Members' Office after having obtained the consent of the Audit & Supervisory Board Members. The Board of Directors has made decisions concerning the human resources-related matters of the manager of the Audit & Supervisory Board Members' Office and other employees after having obtained the consent of the Audit & Supervisory Board Members.

(8) Corporate structures and systems for reporting by Directors and employees to Audit & Supervisory Board Members, for other reporting to Audit & Supervisory Board Members, and for ensuring that Audit & Supervisory Board Members' audits will be executed in an effective manner

The Audit & Supervisory Board Members attend not only the Board of Directors meeting, but also other important meetings including the Management Committee and the Business Ethics Committee, where they check the progress of enhancing and operating the internal control system.

The Audit & Supervisory Board Members are making efforts to increase the effectiveness of audits by regularly organizing opportunities to exchange information and opinions with the Internal Audit Department, the Accounting Auditor, and Audit & Supervisory Board Members of subsidiaries. During this fiscal year, we organized three opportunities with the Internal Audit Department, seven opportunities with the Accounting Auditor, and four

opportunities with the Audit & Supervisory Board Members of subsidiaries to exchange information and opinions.

7. Basic Policy on Control of a Joint-Stock Corporation

Based on 'Challenge 2020 Vision,' the Company passed at the meeting of its Board of Directors held on January 31, 2012, a resolution on amendment of the 'Basic Policy on the Management Principles and Control of the Tokyo Gas Group' as follows:

The Tokyo Gas Group supplies city gas in a safe and stable manner to roughly ten million accounts of customers mainly in the greater metropolitan Tokyo region, and conducts businesses of extremely high public interest by offering the best possible mixture of various energies including gas, heat and electricity and their added values, and by helping customers lead a comfortable life and build environment-friendly cities. The Group makes it one of its fundamental principles to continue to grow while enjoying a constant trust of its customers and shareholders and society.

On the strength of this management principle and medium— and long-term business strategy, it is the basic management policy of the Company to achieve stable long-term management and steady enhancement of corporate value by simultaneously allocating profits to its customers, shareholders and other stakeholders in a stable and balanced manner. The Company will distribute the financial returns to shareholders based on the 'Policy on Determination of Dividends from Surplus and Others' prescribed separately.

The Company, as a listed company, expects it could be posed by any party attempting to acquire a massive quantity of its shares or making a buyoff proposal, but whether to accept it should ultimately be determined by the intent of the entire body of the Company's shareholders. By looking at their purpose, method and others, however, the Company considers some of these massive share-purchasing attempts could damage its corporate value and joint interests of its shareholders, and would find them to be inappropriate. In making this judgment, the Company would carefully examine impacts the relevant act of purchasing or buyoff proposal might have on the Company's corporate value and joint interests of shareholders on the basis of the relevant purchaser's actual business operations, future business plans, past investment behavior, etc.

The Company considers 'increasing corporate value' is the most effective defensive measure against an act of inappropriate massive share-purchasing. At this particular time, no specific threat to the Company is being posed by buyoff, and the Company does not currently intend to have any specific predetermined measures (the so-called 'poison pills') in place. However, the Company does intend to constantly watch the conditions of the trading of its shares and will take immediate countermeasures as deemed appropriate if any party is found to be attempting to acquire a massive quantity of its shares.

[English Translation of Financial Statements Originally Issued in the Japanese Language] $\frac{\texttt{Consolidated Balance Sheet}}{\texttt{As of March 31, 2018}}$

	(Millions of yen)
ASSETS	
Non-current Assets	1,841,174
Property, plant and equipment	1,413,246
Production facilities	236,334
Distribution facilities	560,216
Service and maintenance facilities	52,244
Other facilities	406,221
Inactive facilities	316
Construction in progress	157 , 913
Intangible assets	93,422
Goodwill	1,254
Other	92,167
Investments and other assets	334,505
Investment securities	239,379
Long-term loans receivable	27,929
Net defined benefit asset	17
Deferred tax assets	30,864
Other	36,693
Allowance for doubtful accounts	(378)
Current Assets	493,547
Cash and deposits	128,331
Notes and accounts receivable-trade	216,234
Lease receivables and investment assets	22,188
Securities	15
Merchandise and finished goods	2,494
Work in process	12,417
Raw materials and supplies	45,454
Deferred tax assets	10,396
Other	56,897
Allowance for doubtful accounts	(884)
Total Assets	2,334,721

	(Millions of yen)
LIABILITIES AND NET ASSETS	
LIABILITIES	
Non-current Liabilities	829 , 959
Bonds payable	294,998
Long-term loans payable	358,680
Deferred tax liabilities	11,303
Net defined benefit liability	73,161
Provision for gas holder repairs	3,107
Provision for safety measures	3,115
Provision for appliance warranties	9,984
Provision for point service program	835
Asset retirement obligations	13,200
Other	61,572
Current Liabilities	356 , 328
Current portion of non-current liabilities	58,094
Notes and accounts payable-trade	80,819
Short-term loans payable	7,800
Income taxes payable	30,237
Other	179,376
Total Liabilities	1,186,288
NET ASSETS	
Shareholders' Equity	1,076,736
Capital stock	141,844
Capital surplus	1,898
Retained earnings	936,635
Treasury shares	(3,642)
Accumulated Other Comprehensive Income	59 , 291
Valuation difference on available-for-sale securities	30,282
Deferred gains or losses on hedges	(251)
Foreign currency translation adjustment	33,206
Remeasurements of defined benefit plans	(3,945)
Non-controlling interests	12,405
Total Net Assets	1,148,433
Total Liabilities and Net Assets	2,334,721

Consolidated Statement of Income From April 1, 2017 to March 31, 2018

From April 1, 2017 to March 31, 2018	
(M	illions of yen)
Net sales	1,777,344
Cost of sales	1,203,991
[Gross profit]	[573 , 353]
Supply and sales expenses	392 , 680
General and administrative expenses	64,370
[Operating profit]	[116,302]
Non-operating income	13,057
Interest income	1,158
Dividend income	2 , 967
Rent income	1,637
Share of profit of entities accounted for using equity method	2,493
Miscellaneous income	4,800
Non-operating expenses	17,813
Interest expenses	11,619
Adjustments of charges for construction of	
distribution facilities	1,829
Miscellaneous expenses	4,364
[Ordinary profit]	[111,546]
Extraordinary income	6 , 452
Gain on sales of non-current assets	3,403
Gain on sales of investment securities	3,049
Extraordinary losses	3,213
Impairment loss	3,213
[Profit before income taxes]	[114,784]
Income taxes - current	31,527
Income taxes - deferred	7,957
Profit	75,300
Profit attributable to non-controlling interests	312
Profit attributable to owners of parent	74 , 987

[English Translation of Financial Statements Originally Issued in the Japanese Language] $\frac{ \underline{ \text{Non-Consolidated Balance Sheet} } }{ \text{As of March 31, 2018} }$

As of March 31, 2018	
ACCETO.	(Millions of yen)
ASSETS	
Non-current Assets	1,583,617
Property, plant and equipment	938,208
Production facilities	240,372
Distribution facilities	553 , 538
Service and maintenance facilities	58 , 051
Facilities for incidental businesses	5,763
Inactive facilities	316
Construction in progress	80,165
Intangible assets	72,325
Patent right	8
Leasehold right	1,742
Goodwill	114
Other	70,458
Investments and other assets	573 , 083
Investment securities	75 , 643
Investments in subsidiaries and associates	352 , 623
Long-term loans receivable	47
Long-term loans receivable from subsidiaries and associates	101,937
Investments in capital	13
Long-term prepaid expenses	20,075
Deferred tax assets	15,867
Other	7,169
Allowance for doubtful accounts	(295)
Current Assets	375,901
Cash and deposits	81,975
Notes receivable - trade	1,232
Accounts receivable - trade	143,734
Accounts receivable from subsidiaries and associates - trade	42,628
Accounts receivable - other	5,044
Finished goods	110
Raw materials	27,224
Supplies	10,498
Advance payments	1,780
Prepaid expenses	900
Short-term receivables from subsidiaries and associates	14,808
Deferred tax assets	7,746
Other	39,083
Allowance for doubtful accounts	(865)
	1,959,518
Total Assets	1,909,010

	illions of yen)
LIABILITIES AND NET ASSETS	
LIABILITIES	
Non-current Liabilities	696 , 876
Bonds payable	294,998
Long-term loans payable	289,144
Long-term debt to subsidiaries and associates	361
Provision for retirement benefits	59,701
Provision for gas holder repairs	2,698
Provision for safety measures	3,115
Provision for appliance warranties	9,984
Provision for point service program	835
Asset retirement obligations	313
Other	35,724
Current Liabilities	370 , 993
Current portion of non-current liabilities	44,309
Accounts payable - trade	56,533
Accounts payable - other	46,426
Accrued expenses	47,746
*	23,924
Income taxes payable	7,322
Advances received	•
Deposits received	1,574
Short-term debt to subsidiaries and associates	136,978
Other	6,177
Total Liabilities	1,067,870
NET ASSETS	
Shareholders' Equity	870 , 228
Capital stock	141,844
Capital stock	141,844
Capital surplus	2,065
Legal capital surplus	2,065
Retained earnings	729,960
Legal retained earnings	35,454
Other retained earnings	694,506
Reserve for advanced depreciation of non-current assets	6,236
Reserve for overseas investment loss	8,980
Reserve for adjustment of cost fluctuations	141,000
General reserve	339,000
Retained earnings brought forward	199,289
Treasury shares	(3,642)
Treasury shares	(3,642)
Valuation and Translation Adjustments	21,419
Valuation difference on available-for-sale securities	29,712
Valuation difference on available-for-sale securities	29,712
Deferred gains or losses on hedges	(8,293)
Deferred gains or losses on hedges	(8,293)
Total Net Assets	891,648
Total Liabilities and Net Assets	1,959,518

$\frac{\texttt{Non-Consolidated Statement of Income}}{\texttt{From April 1, 2017 to March 31, 2018}}$

FION APILL 1, 2017 to Match 31, 2010	(Millions of yen)
Gas business sales	1,118,447
Gas sales	1,108,659
Third party access revenue	2,633
Revenue from interoperator settlement	7,154
Cost of sales	652,266
Beginning inventories	108
Cost of products manufactured	646,221
Purchase of finished goods	7,742
Costs of gas for own use	1,696
Ending inventories	110
[Gross profit]	[466,180]
Supply and sales expenses	343,526
General and administrative expenses	66,988
[Income on core business]	[55 , 665]
Miscellaneous operating revenue	154,656
Revenue from installation work	40,948
Other miscellaneous operating revenue	113,708
Miscellaneous operating expenses	136,179
Expenses of installation work	39,783
Other miscellaneous operating expenses	96,396
Revenue for incidental businesses	325,756
Expenses for incidental businesses	317,414
[Operating profit]	[82,485]
Non-operating income	28,397
Interest income	387
Dividend income	1,573
Dividends from subsidiaries and associates	17,026
Rent income	4,679
Miscellaneous income	4,729
Non-operating expenses	14,992
Interest expenses	4,254
Interest on bonds	5,533
Amortization of bond issuance cost	117
Adjustments of charges for construction of	
distribution facilities	1,839
Miscellaneous expenses	3,247
[Ordinary profit]	[95,890]
Extraordinary income	6,193
Gain on sales of non-current assets	3,216
Gain on sales of investment securities	2 , 977
Extraordinary losses	2,434
Impairment loss	2,434
[Profit before income taxes]	[99,649]
Income taxes - current	21,609
Income taxes - deferred	2,134
Profit	75 , 906

Independent Auditor's Report

May 15, 2018

The Board of Directors Tokyo Gas Co., Ltd.

KPMG AZSA LLC

Yoshihide Takehisa (Seal)
Designated Limited Liability Partner
Engagement Partner
Certified Public Accountant

Toshiyuki Tamura (Seal)
Designated Limited Liability Partner
Engagement Partner
Certified Public Accountant

Yoshihiro Uehara (Seal)
Designated Limited Liability Partner
Engagement Partner
Certified Public Accountant

We have audited the consolidated financial statements, comprising the consolidated balance sheet, the consolidated statement of income, the consolidated statement of changes in net assets and the related notes of Tokyo Gas Co., Ltd. as at March 31, 2018 and for the year from April 1, 2017 to March 31, 2018 in accordance with Article 444-4 of the Companies Act.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with accounting principles generally accepted in Japan, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on the consolidated financial statements based on our audit as independent auditor. We conducted our audit in accordance with auditing standards generally accepted in Japan. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the

amounts and disclosures in the consolidated financial statements. The procedures selected depend on our judgement, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, while the objective of the financial statement audit is not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position and the results of operations of Tokyo Gas Co., Ltd. and its consolidated subsidiaries for the period, for which the consolidated financial statements were prepared, in accordance with accounting principles generally accepted in Japan.

Other Matter

Our firm and engagement partners have no interest in the Company which should be disclosed pursuant to the provisions of the Certified Public Accountants Act of Japan.

Notes to the Reader of Independent Auditor's Report:

The Independent Auditor's Report herein is the English translation of the Independent Auditor's Report as required by the Companies Act.

Independent Auditor's Report

May 15, 2018

The Board of Directors Tokyo Gas Co., Ltd.

KPMG AZSA LLC

Yoshihide Takehisa (Seal)
Designated Limited Liability Partner
Engagement Partner
Certified Public Accountant

Toshiyuki Tamura (Seal)
Designated Limited Liability Partner
Engagement Partner
Certified Public Accountant

Yoshihiro Uehara (Seal)
Designated Limited Liability Partner
Engagement Partner
Certified Public Accountant

We have audited the financial statements, comprising the balance sheet, the statement of income, the statement of changes in net assets and the related notes, and the supplementary schedules of Tokyo Gas Co., Ltd. as at March 31, 2018 and for the year from April 1, 2017 to March 31, 2018 in accordance with Article 436-2-1 of the Companies Act.

Management's Responsibility for the Financial Statements and Others

Management is responsible for the preparation and fair presentation of the financial statements and the supplementary schedules in accordance with accounting principles generally accepted in Japan, and for such internal control as management determines is necessary to enable the preparation of financial statements and the supplementary schedules that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on the financial statements and the supplementary schedules based on our audit as independent auditor. We conducted our audit in accordance with auditing standards generally accepted in Japan. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and the supplementary schedules are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the

amounts and disclosures in the financial statements and the supplementary schedules. The procedures selected depend on our judgement, including the assessment of the risks of material misstatement of the financial statements and the supplementary schedules, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the entity's preparation and fair presentation of the financial statements and the supplementary schedules in order to design audit procedures that are appropriate in the circumstances, while the objective of the financial statement audit is not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements and the supplementary schedules.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements and the supplementary schedules referred to above present fairly, in all material respects, the financial position and the results of operations of Tokyo Gas Co., Ltd. for the period, for which the financial statements and the supplementary schedules were prepared, in accordance with accounting principles generally accepted in Japan.

Other Matter

Our firm and engagement partners have no interest in the Company which should be disclosed pursuant to the provisions of the Certified Public Accountants Act of Japan.

Notes to the Reader of Independent Auditor's Report:

The Independent Auditor's Report herein is the English translation of the Independent Auditor's Report as required by the Companies Act.

[English Translation of the Audit & Supervisory Board Members' Report Originally Issued in the Japanese Language]

AUDIT REPORT

The Audit & Supervisory Board (the 'Board'), having deliberated on the audit reports prepared by each Audit & Supervisory Board Members on the execution of the duties of Directors for the 218th business year from April 1, 2017 to March 31, 2018, does hereby report on its audit findings as follows:

- Method and Contents of Audit by Audit & Supervisory Board Members and the Board
 (1) The Board set the audit policy, audit plan, etc., debriefed Audit & Supervisory
 Board Members on the status of execution and results of their audits, debriefed
 Directors and Independent Auditors on the status of execution of their duties,
 and requested explanations as needed.
 - (2) While maintaining proper communication with Directors, internal audit staff and other employees, Audit & Supervisory Board Members strived to maintain an environment for information gathering and auditing, and executed their audits in the manner described below in conformity with the audit & supervisory board members' audit standard established by the Board and in accordance with the audit policy, audit plan, etc. established by the Board.
 - 1) Audit & Supervisory Board Members attended the meetings of the Board of Directors, the Management Committee and other important meetings of the Company, debriefed Directors and employees on the status of execution of their duties, requested explanations as needed, inspected important decision-making documents, etc. and examined the status of business operations and properties at the head office and main business units.
 - With respect to the subsidiaries, Audit & Supervisory Board Members examined the status of subsidiaries' operations and properties by maintaining proper communication with subsidiaries' Directors, Audit & Supervisory Board Members, etc. and physically visiting some of them as necessary.
 - 2) With respect to the contents of the resolutions of the Board of Directors on the development of the corporate structure and system to ensure that execution by Directors of their duties conformed to the provisions of the relevant acts and the Articles of Incorporation and of the corporate structure and system which are prescribed in Article 100, Paragraphs 1 and 3 of the 'Enforcement Regulations of the Companies Act' as being necessary for ensuring the appropriateness of operations of a corporate group consisting of a joint-stock corporation and its subsidiaries, and also the corporate structure and system (internal control system) put in place by the said resolutions, which are described in the business report, Audit & Supervisory Board Members and the Board debriefed Directors and employees on the status of the establishment and management of the corporate structure and system, requested explanations as needed, and made opinions.
 - With respect to internal control covering financial reporting, the Audit & Supervisory Board Members debriefed the Directors and KPMG AZSA LLC on evaluation of the said internal control and status of audit and requested explanations as needed.
 - 3) Audit & Supervisory Board Members further discussed the contents of the Basic Policy, prescribed in Article 118, Item 3 of the 'Enforcement Regulations of the Companies Act,' stated in the Business Report based on deliberation at meetings of the Board of Directors and other occasions.
 - 4) Audit & Supervisory Board Members and the Board monitored and verified whether or not the Independent Auditors had maintained their independent positions and had conducted appropriate audits, debriefed Independent Auditors on the status of execution of their duties, and requested explanations as needed. In addition, Audit & Supervisory Board Members and the Board were informed by Independent Auditors that they were developing the 'structure and system to ensure that their duties would be executed in a proper manner' (items prescribed in Article 131 of the 'Company Calculation Regulations') in accordance with 'Quality Control Standard for Auditing' (by Business Accounting Council dated October 28, 2005), and requested explanations as needed.

Based on the aforementioned methods, Audit & Supervisory Board Members and the Board examined the Company's Business Report and its supporting schedules,

Financial Statements (non-consolidated balance sheet, non-consolidated statement of income, non-consolidated statement of changes in net assets, and the notes to the non-consolidated financial statements), their supporting schedules, and Consolidated Financial Statements (consolidated balance sheet, consolidated statement of income, consolidated statement of changes in net assets, and the notes to the consolidated financial statements) for the business year under review.

2. Results of Audit

- (1) Results of audit of Business Report, etc.
 - 1) The Business Report and its supporting schedules present fairly the status of the Company in conformity with the relevant acts and the Articles of Incorporation.
 - No misconduct or material fact running counter to the relevant acts or the Articles of Incorporation has been found in respect of execution of Directors' duties.
 - 3) The contents of the Board of Directors' resolution on the internal control system are fair and reasonable. The descriptions in the Business Report and execution by Directors of their duties related to the said internal control system, including the internal control covering financial reporting, have no specific problems which have to be pointed out. The Board finds that measures are being taken to prevent recurrence with respect to the matter of the Company being subject to a cease and desist order on the basis of Japan's Act against Unjustifiable Premiums and Misleading Representations, as stated in the Business Report. The Board will continue to monitor such initiatives.
 - 4) The contents of basic policy for appointed ruler, who decide the Company's policy of Finance and Business described on the Business Report has no specific problems which have to be pointed out.
- (2) Results of audit of financial statements and their supporting schedules
 The audit methods adopted and the results of audit rendered by KPMG AZSA LLC,
 Independent Auditors, are fair and reasonable.
- (3) Results of audit of consolidated financial statements The audit methods adopted and the results of audit rendered by KPMG AZSA LLC, Independent Auditors, are fair and reasonable.

May 16, 2018

Audit & Supervisory Board
Standing Audit & Supervisory
Board Member
Standing Audit & Supervisory
Board Member
Outside Audit & Supervisory
Board Member
Outside Audit & Supervisory
Board Member
Outside Audit & Supervisory
Board Member