Corporate Governance Report

Last Update: December 26, 2023 ZUKEN Inc. Representative: Jinya Katsube, President and Representative Director Contact: Takao Otsuka, General Manager of Administration Department, Administration Division (+81-45-942-1511) Stock Code: 6947 https://www.zuken.co.jp/

This report explains the corporate governance framework of ZUKEN Inc.

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

1. Basic Views

The basic stance is that corporate governance is a framework for the purposes of responding with speed and agility to a business climate that is changing rapidly and of conducting sound business activities that are proper and comply with laws and regulations.

In addition, Zuken will continue to focus on building a corporate governance framework, centered on the Board of Directors, Audit & Supervisory Board members and the Audit & Supervisory Board, that is suitable with respect to the current size of business operations, the characteristics of business operations and other considerations.

[Reasons for Non-compliance with the Principles of the Corporate Governance Code]

Zuken implements each principle of the Corporate Governance Code.

[Disclosure Based on the Principles of the Corporate Governance Code] Updated

[Principle 1.4]

Zuken holds the stock of other companies for the purpose of establishing and strengthening long-term and stable relationships that can contribute to the medium and long-term growth of corporate value. For these holdings, Zuken confirms that the purpose of holding the stock is proper and that the benefits and risk are consistent with the cost of capital. Based on this policy, Zuken holds only the stocks of companies with which it has business transactions and, to collect information, the stocks of financial institutions. Information about these holdings is in the Securities Report.

Decisions about votes involving the stocks of other companies are based on benefits for Zuken and contributions to the growth of corporate value of these companies, both from a medium to long-term perspective.

[Principle 1.7]

Internal regulations state that related party transactions must be approved by the Board of Directors. For these resolutions, the quorum of directors excludes director(s) involved as a special interested person. In addition, Zuken performs periodic examinations of directors and Audit & Supervisory Board members to determine if there are any related party transactions and the nature of these transactions.

[Supplementary Principle 2.4.1]

Zuken understands that the diversity of viewpoints and values contributes to the growth of companies. Personnel are assigned to the most suitable jobs regardless of gender or nationality. Based on this policy, women are assigned to management positions without the establishment of a numerical target for female managers. To maintain an environment where people can do their jobs with no concerns, Zuken provides time off for childbirth and child raising, support for returning to work, reduced working hours, and other programs. In addition, Zuken is actively engaged in the use of remote work. The policy of assigning people to the most suitable jobs and locations also applies to non-Japanese employees, who fill many senior executive positions at overseas subsidiaries. Non-Japanese individuals already account for more than 30% of the directors and other officers at overseas subsidiaries. Zuken intends to hold this percentage at a point that at least does not fall below the current level.

The policy of assigning people to the most suitable jobs and locations also applies to individuals who are hired with experience working at one or more other companies. Zuken places many of these individuals in management positions and they currently account for about 30% of managers. Zuken intends to hold this percentage at a point that at least does not fall below the current level.

For training and the development of skills, Zuken places people in jobs that are best suited to the skills and characteristics of each individual. For the utilization and management of a diverse workforce, there are also training programs for personal character and compliance.

[Principle 2.6]

Zuken does not have a defined benefit pension plan.

[Principle 3.1]

Zuken understands that the disclosure of information in accordance with laws and regulations as well as the voluntary disclosure of other information is important for the effectiveness of corporate governance. Based on this stance, Zuken conducts for the following activities.

- (i) Information about the corporate philosophy and medium-term business plans is posted on the Zuken website.
- (ii) Information about the basic stance concerning corporate governance is in the corporate governance report and Securities Report.
- (iii) Directors receive fixed remuneration and remuneration linked to results of operations (outside directors receive only fixed remuneration). Under the supervision of the Board of Directors, fixed remuneration is determined by rules for remuneration of directors based on each director's position at Zuken.
 Performance-linked remuneration is based on Zuken's sales and earnings and the accomplishments of each director. This remuneration is determined by the mutual agreement of the two representative directors while taking into account the report of the Nomination and Remuneration Committee.
 Remuneration for the Audit & Supervisory Board members is determined by discussions among the Audit & Supervisory Board members.
- (iv) To select candidates for election as directors and Audit & Supervisory Board members, based on the policy of placing people with the right skills in the right positions, thorough interviews, examinations and other activities are used to determine if individuals have suitable knowledge, experience, skills and character to become a director or Audit & Supervisory Board member.
- (v) Notices of annual shareholders meetings include the reasons for the selection and dismissal of candidates and/or the backgrounds of candidates in order to ensure that shareholders can adequately understand why the candidates were selected.

[Supplementary Principle 3.1.3]

The corporate philosophy of Zuken is "the establishment of a healthy, vigorous and dignified corporate culture." Based on this philosophy, Zuken is using software technologies acquired over many years for making design and manufacturing processes more efficient in order to provide solutions to manufacturers worldwide. Zuken strives to sustainably increase corporate value by contributing to progress and technological innovation in many industries.

The development of software requires the recruitment of skilled individuals and the ability to keep up with the rapid progress in the field of technologies involving software. Zuken will continue to make investments actively in human resources, intellectual property and other items for software development activities. Zuken is collecting and analyzing necessary data relating to climate change, while climate change is not of a direct and significant effect concerning the operations of Zuken, which are primarily the development and sale of software. Zuken will continue to upgrade the disclosure of information in a manner that reflects the business climate, changes in society and other changes. More information about this subject is on the Zuken website.

[Supplementary Principle 4.1.1]

Zuken delegates authority to managers in accordance with rules of the Board of Directors, rules for the organization and division of responsibilities, rules for authority for business operations, and other internal rules. Authority delegated to the Board of Directors, representative directors, directors, business unit managers, and division managers for giving orders, making decisions, granting approvals and other activities is clearly defined.

[Principle 4.9]

The policy for determining the independence of outside directors and outside Audit & Supervisory Board members is to base this decision on whether or not there is a risk of a conflict of interest with ordinary shareholders. Based on this policy, outside directors and outside Audit & Supervisory Board members are judged to not be independent if any of the following items is applicable.

- 1. An individual conducting significant transactions with Zuken or a subsidiary or an executive of a company with such significant transactions
- 2. A major client of Zuken or a subsidiary or an executive of a company that is a major client or supplier
- 3. A consultant, accountant or legal professional who receives payments or other items of value totaling at least 10 million yen from Zuken or a subsidiary (or one of these professionals who belongs to a company, organization or other entity that receives this remuneration), excluding director or Audit & Supervisory Board member remuneration
- 4. An individual where any of the preceding three items was applicable within the past five years
- 5. A spouse or relative (first or second degree) of an individual (only individuals in an executive position) where any of the first three items is applicable
- 6. A spouse of first or second degree relative of a director (includes directors who are not Zuken executives in the case of outside Audit & Supervisory Board members designated as an independent Audit & Supervisory Board member) or important employee of Zuken or a subsidiary
- 7. An individual where the preceding item 5 or 6 was applicable during the past year
- Note: "Significant transactions" (item 1) are defined as payments by one entity to Zuken or a subsidiary that are equivalent to at least 5% of consolidated sales of the entity in the most recent fiscal year. A "major client" (item 2) is defined as an entity that received payments from Zuken or a subsidiary that are equivalent to at least 5% of consolidated sales of Zuken in the most recent fiscal year.

[Supplementary Principle 4.10.1]

Zuken uses the company with an Audit & Supervisory Board. The Board of Directors includes two independent outside directors and there is a Nomination and Remuneration Committee where all members are independent outside directors that serves as an advisory body to the Board of Directors. This framework facilitates the suitable involvement and advice by the independent outside directors concerning nominations of director candidates, remuneration of directors and other items.

[Supplementary Principle 4.11.1]

For the purpose of placing the right people in the right positions, Zuken selects director candidates in a manner that achieves the proper balance concerning extensive experience, knowledge and skills about sales, technology, administration, overseas operations and other aspects of business operations. Another priority is selecting individuals with outstanding character. For the selection of candidates for election as new directors, thorough interviews and other activities are used while placing emphasis on the selection of individuals who can contribute to the growth of Zuken's corporate value.

Zuken believes that all directors have knowledge, experience and skills concerning the categories that are required with respect to Zuken's management strategies.

[Supplementary Principle 4.11.2]

Zuken discloses information about concurrent positions of directors and Audit & Supervisory Board members in notices of shareholder meetings and in corporate governance reports. The attendance ratio of Zuken directors and Audit & Supervisory Board members (including outside directors and members) at meetings is extremely high. Zuken believes that these individuals are allocating the required amount of time and energy for performing their roles and duties properly.

[Supplementary Principle 4.11.3]

All Zuken directors perform a self-assessment of their performance by using interviews with Audit & Supervisory Board members and other activities. These activities are also used to analyze and evaluate the overall effectiveness of the Board of Directors.

Zuken believes that the Board of Directors is currently sufficiently effective.

[Supplementary Principle 4.14.2]

Zuken selects as candidates for election as directors and Audit & Supervisory Board members individuals with outstanding knowledge, experience and skills as well as excellent character. After their election, these individuals continue to upgrade their skills on their own, as a rule. For the latest developments in legal, financial and other matters, these individuals improve their knowledge by attending Zuken seminars for directors and Audit & Supervisory Board members and external seminars.

[Principle 5.1]

Zuken has the following policy for the purpose of conducting constructive dialogues with shareholders. The representative director and president oversees all dialogues with shareholders. Under the president's supervision, executive vice president oversees the seamless collaboration of the General Affairs (including legal affairs), Finance and Corporate Marketing Divisions in order to expand and upgrade investor relations activities. In addition, constructive opinions and other feedback from shareholders is reported as needed to the directors and Audit & Supervisory Board members.

To ensure fairness for all shareholders when conducting dialogues with shareholders, these dialogues are strictly managed in accordance with laws and regulations and internal rules concerning insider information.

[Actions to implement capital cost and stock price conscious management] Please refer to Medium-term Business Plan announced on December 15, 2023 for Zuken's actions to implement capital cost and stock price conscious management.

Progress and Outlook of Medium-term Business Plan page 19 "Capital Policies and Profit Distributions" https://pdf.irpocket.com/C6947/cXlT/OQ7K/aIkw.pdf

2. Capital Structure

Foreign Shareholding Ratio	More than 30%
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[Status of Major Shareholders] Updated

Name / Company Name	Number of Shares Owned	Percentage (%)
Kaneko Makoto Holdings Co., Ltd.	3,240,091	14.49
The Master Trust Bank of Japan, Ltd. (Trust Account)	2,394,300	10.70
Makoto Kaneko	2,331,531	10.42
SSBTC CLIENT OMNIBUS ACCOUNT	1,522,396	6.80
Custody Bank of Japan, Ltd. (Trust Account)	883,800	3.95
Nippon Life Insurance Company	723,205	3.23
Fusao Wada	690,700	3.08
STATE STREET BANK AND TRUST COMPANY 505103	605,809	2.70
JP MORGAN CHASE BANK 385632	585,777	2.61
Mineko Kaneko	580,352	2.59

Controlling Shareholder (Except for Parent Company)	-
Parent Company	None

Supplementary Explanation Updated

Status of major shareholders is based on information as of September 30, 2023. The 909,047 treasury shares held by Zuken are excluded from this list of major shareholders.

3. Corporate Profile

Listed Stock Market and Market Section	Tokyo Stock Exchange Prime Market
Fiscal Year-end	March
Type of Business	Electronic design automation software
Number of Employees (Consolidated) as of the End of the	1,000 or more
Previous Fiscal Year	1,000 or more
Sales (Consolidated) as of the End of the Previous Fiscal	¥10 billion or more and less than ¥100 billion
Year	± 10 billion of more and less than ± 100 billion
Number of Consolidated Subsidiaries as of the End of the	From 10 to less than 50
Previous Fiscal Year	From 10 to less than 50

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

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

The Zuken Group is a provider of the best possible solutions for next-generation manufacturing processes by directly targeting the key issues at manufacturers worldwide. The goal is to use the provision of these solutions for more growth of corporate value.

Zuken adequately shares with subsidiaries its vision concerning manufacturing and its corporate governance framework. Subsidiaries report important information concerning management to Zuken, undergo confirmations of internal controls and use other activities for ensuring the effectiveness of the governance infrastructure for the Zuken Group.

The Zuken Group includes subsidiary Zuken Elmic Inc., which is listed on the Tokyo Stock Exchange Standard Market. Zuken Elmic develops and sells telecommunication middleware library products. This subsidiary manages operations independently based on its self-reliance as a listed company while utilizing the strengths of the Zuken Group. Zuken Elmic will retain its stock market listing because this form of independent management is expected to contribute to increasing the value of the ZUKEN Group.

II. Business Management Organization and Other Corporate Governance Systems regarding Decision-making, Execution of Business, and Oversight in Management

1. Organizational Composition and Operation

Organization Form	Company with the Audit & Supervisory Board

[Directors]

Directors	
Maximum Number of Directors Stipulated in Articles of Incorporation	11
Term of Office Stipulated in Articles of Incorporation	2 years
Chairperson of the Board	Chairman (except for concurrently serving as President)
Number of Directors	5
Election of Outside Directors	Yes
Number of Outside Directors	2
Number of Independent Outside Directors	2

Outside Directors' Relationship with Zuken (1)

Nome	A 11	Relationship with Zuken*										
Name	Attribute	а	b	с	d	e	f	g	h	i	j	k
Takashi Sano	Certified public accountant											
Yoichi Arai	Attorney											

* Categories for "Relationship with Zuken"

* "0" when the director presently is currently or was recently in the category;

" Δ " when the director was in the category in the past

"•" when a close relative of the director presently is currently or was recently in the category;

" \blacktriangle " when a close relative of the director was in the category in the past

a. Executive of Zuken or its subsidiaries

- b. Non-executive director or executive of a parent company of Zuken
- c. Executive of a fellow subsidiary company of Zuken
- d. A party whose major client or supplier is Zuken or an executive thereof
- e. Major client or supplier of Zuken or an executive thereof

- f. Consultant, accountant or legal professional who receives a large amount of monetary consideration or other property from Zuken besides compensation as a director/Audit & Supervisory Board member
- g. Major shareholder of Zuken (or an executive of the said major shareholder if the shareholder is a legal entity)
- h. Executive of a client or supplier company of Zuken (which does not correspond to any of d, e, or f) (the director himself/herself only)
- i. Executive of a company, between which and Zuken outside directors/Audit & Supervisory Board members are mutually appointed (the director himself/herself only)
- j. Executive of a company or organization that receives a donation from Zuken (the director himself/herself only)
- k. Others

Outside Directors' Relationship with Zuken (2)

Name	Designation as Independent Director	Supplementary Explanation of the Relationship	Reasons of Appointment
Takashi Sano	O	President of Sano CPA Office	Mr. Sano has experience as a corporate manager and as a certified public accountant for many years and has professional knowledge and experience in this field. He has used an objective and neutral perspective for the oversight of management. Mr. Sano receives no significant monetary or other benefits from Zuken other than remuneration as a director. As a result, there is no risk of a conflict of interest with ordinary shareholders.
Yoichi Arai	O	Head of Arai Sogo Law Offices Outside Corporate Auditor of RYOBI LIMITED	Mr. Arai has professional knowledge and experience as an attorney that were acquired over many years. He uses this knowledge and experience to ask questions and submit opinions at meetings of the Board of Directors and he uses his objective and neutral perspective for the oversight of management. Mr. Arai receives no significant monetary or other benefits from Zuken other than remuneration as a director. As a result, there is no risk of a conflict of interest with ordinary shareholders.

Voluntary Establishment of a Committee	
Corresponding to Nomination Committee or	Established
Remuneration Committee	

Committee's Name, Composition, and Attributes of Chairperson

	Committee Corresponding to Nomination Committee	Committee Corresponding to Remuneration Committee
	Nomination and Remuneration	Nomination and Remuneration
Committee's Name	Committee	Committee
All Committee Members	2	2
Full-time Members	0	0
Inside Directors	0	0
Outside Directors	2	2
Outside Experts	0	0
Other	0	0
Chairperson	Outside Director	Outside Director

Supplementary Explanation

The Nomination and Remuneration Committee, where all members are independent outside directors, is an advisory body to the Board of Directors involving matters concerning nominations and remuneration. This committee increases the objectivity and transparency of the process used for determining nominations and remuneration.

[Audit & Supervisory Board Members]

Establishment of the Audit & Supervisory Board	Established
Maximum Number of Audit & Supervisory Board Members	5
Stipulated in Articles of Incorporation	5
Number of Audit & Supervisory Board Members	3

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

Cooperation between Audit & Supervisory Board Members and the Accounting Auditor Zuken has an auditing contract with KPMG AZSA LLC. Results of audits by this firm are reported and explained by the accounting auditor at meetings of the Audit & Supervisory Board. There are discussions concerning the status of risk, upcoming issues and other subjects and a question and answer session. In addition, Audit & Supervisory Board members and the accounting auditor share opinions, hold discussions and work together in other ways at other times as needed. These activities maintain mutual communications and enable audits to be performed properly.

Cooperation between Audit & Supervisory Board Members and the Internal Audit Department The Internal Audit Department, which is supervised directly by the president, is responsible for performing internal audits. Results of internal audits are reported and explained to Representative Directors or at meetings of the Audit & Supervisory Board and the Board of Directors. In addition, Representative Directors, members of the Audit & Supervisory Board and the Board of Directors and members of the Internal Audit Department share opinions, hold discussions and work together in other ways at other times as needed. These activities maintain mutual communications and enable internal audits to be performed properly.

Election of Outside Audit & Supervisory Board Members	Yes
Number of Outside Audit & Supervisory Board Members	2
Number of Independent Audit & Supervisory Board Members	2

Outside Audit & Supervisory Board Members' Relationship with Zuken (1)

Name	Attribute		Relationship with Zuken*											
Iname			b	c	d	e	f	g	h	i	j	k	1	m
Takashi Handa	Certified public accountant													
Yoshinobu Maeba	From another company										Δ			

* Categories for "Relationship with Zuken"

- * "○" when the Audit & Supervisory Board member presently is currently or was recently in the category;
 "△" when the Audit & Supervisory Board member was in the category in the past
- * "•" when a close relative of the Audit & Supervisory Board member presently is currently or was recently in the category;

"A" when a close relative of the Audit & Supervisory Board member was in the category in the past

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

Name	Designation as Independent Audit & Supervisory Board Member	Supplementary Explanation of the Relationship	Reasons of Appointment
Takashi Handa	0	Representative Partner of Tokyo Prime Accounting Office, LLC Director, CFO, Head of Financial and Corporate Planning Department of Polaris Holdings Co., Ltd.	Mr. Handa has experience as a certified public accountant for many years and has professional knowledge and experience in this field. He can use an objective and

			neutral perspective for the oversight of management. Mr. Handa receives no significant monetary or other
			benefits from Zuken other than
			remuneration as a director. As a
			result, there is no risk of a conflict of
			interest with ordinary shareholders.
		Representative Director of Life Care	Mr. Maeba acquired experience and
		Partners Co., Ltd.	knowledge concerning corporate
		<qualifications &<="" as="" audit="" outside="" td=""><td>management in Japan and other</td></qualifications>	management in Japan and other
		Supervisory Board member>	countries during his time at Nippon
		Mr. Maeba was an executive officer	Life Insurance. He can use an
		at Nippon Life Insurance Company,	objective and neutral perspective for
Yoshinobu		which has a business relationship	the oversight of management. In
Maeba	0	with Zuken, until eight years ago.	addition, there is no risk of a conflict
		This relationship involves insurance	of interest with ordinary
		and the outsourcing of related	shareholders because Zuken does not
		administrative tasks. These	have a significant business
		transactions are negligible in relation	relationship with Nippon Life
		to the size of Zuken and Nippon Life	Insurance.
		Insurance.	

[Independent Directors/ Audit & Supervisory Board Members]

Number of Independent Directors/Audit and	1
Supervisory Board Members	т

Matters relating to Independent Directors/Audit and Supervisory Board Members

All Outside Directors/Audit & Supervisory Board members who qualify as Independent Directors/Audit & Supervisory Board members are designated as such.

[Incentives]

Incentive Policies for Directors

Performance-linked remuneration

Supplementary Explanation

In addition to fixed remuneration, directors receive performance-linked remuneration as an incentive. Total variable remuneration can be no more than 2.5% (maximum of 80 million yen) of consolidated ordinary profit in the previous fiscal year.

The indicator used for performance-linked remuneration is consolidated ordinary profit, which shows the Zuken Group's earnings from consistent sources. Although there is no specific target, for the fiscal year that ended in March 2023, ZUKEN announced on May 9, 2022 a forecast of 4,300 million yen for consolidated ordinary profit and the actual figure was 4,735 million yen.

Recipients of Stock Options

Supplementary Explanation

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[Director Remuneration]

Disclosure of Individual Directors' Remuneration Individual remuneration is not disclosed.

Supplementary Explanation

The remuneration of directors and Audit & Supervisory Board members in the fiscal year that ended in March 2023 was as follows. The figures below include the five members who resigned on June 29, 2022 and became executive officers.

Directors (10): 237 million yen

Audit & Supervisory Board members (3): 17 million yen

Policy on Determining Remuneration Amounts and Calculation Methods	Established
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Disclosure of Policy on Determining Remuneration Amounts and Calculation Methods

Zuken has policies for determining the amount of remuneration for directors and Audit & Supervisory Board members and the method for calculating this remuneration.

The policy for determining remuneration for individual directors is as follows.

(i) Basic policy

The goal of remuneration for directors is to use remuneration linked to shareholder value in order to enable remuneration to function adequately as an incentive for the consistent growth of corporate value. For the determination of the remuneration of individual directors, the basic policy is to set remuneration at a proper level in relation to the executive positions, responsibilities and other characteristics of these directors' jobs. As a result, directors receive fixed remuneration and remuneration linked to sales and earnings. However, due to the nature of their responsibilities, outside directors receive only fixed remuneration.

(ii) Policy for basic (fixed) remuneration (including the policy for determining the timing and terms of remuneration)

Basic (fixed) remuneration for directors is paid every month and is determined in accordance with rules for the remuneration of directors.

(iii)Policy for performance-linked remuneration (including the policy for determining the timing and terms of remuneration)

Performance-linked remuneration is a payment that reflects performance indicators for the purpose of increasing the commitment of directors to increase sales and earnings in every fiscal year. A bonus calculated by using consolidated ordinary profit in the previous fiscal year is paid once every year at a designated time. There is no non-monetary remuneration.

(iv) Policy for determining the percentages of fixed and performance-linked remuneration

A suitable composition of remuneration divided between fixed and performance-linked remuneration is determined while taking into account the need for balance between these two types of remuneration to enable this remuneration to function adequately as an incentive for the consistent growth of corporate value.

(v) Determination of remuneration for individual directors

Fixed remuneration is determined in accordance with rules for the remuneration for directors. Performancelinked remuneration is determined by mutual agreement of the two representative directors in accordance with results of operations and after taking into consideration the report of the Nomination and Remuneration Committee, which consists of outside directors. The amount of remuneration for each Audit & Supervisory Board member is determined by the mutual agreement of these members.

Resolutions at shareholders meetings concerning the remuneration of directors and Audit & Supervisory Board members are as follows.

- The maximum aggregate annual fixed remuneration of directors is 320,000 thousand yen (maximum of 20,000 thousand yen for outside directors; these limits do not include salaries paid to directors who are Zuken employees), based on a resolution approved at the shareholders meeting held on June 27, 2014. At the same meeting, shareholders approved a limit for aggregate annual variable remuneration of 2% of consolidated ordinary profit in the previous fiscal year (but no more than 50,000 thousand yen). Outside directors receive only fixed remuneration. At the end of the shareholders meeting held on June 27, 2014, there were nine directors, including one outside director. At the shareholders meeting held on June 26, 2020, shareholders approved a resolution to change the limit for variable remuneration to 2.5% of consolidated ordinary profit in the previous fiscal year (but no more than 80,000 thousand yen). At the end of this shareholders meeting held ordinary profit in the previous fiscal year (but no more than 80,000 thousand yen). At the end of this shareholders meeting held ordinary profit in the previous fiscal year (but no more than 80,000 thousand yen). At the end of this shareholders meeting, there were 10 directors, including two outside directors.
- At the shareholders meeting held on January 30, 1990, shareholders approved a resolution to limit the aggregate annual remuneration of corporate auditors (Audit & Supervisory Board members) to 30,000 thousand yen. At the end of this shareholders meeting, there were three corporate auditors.

[Supporting System for Outside Directors (Outside Audit & Supervisory Board Members)]

The secretariat for Audit & Supervisory Board members in the General Affairs Division provides information and documents to outside members, assists with administrative communications, and provides support in other ways. As needed, outside Audit & Supervisory Board members receive materials in advance about agenda items and resolutions at meetings of the Board of Directors and Audit & Supervisory Board and receive explanations of these items and resolutions.

2. Matters on Functions of Business Execution, Auditing, Oversight, Nomination and Remuneration Decisions (Overview of Current Corporate Governance System)

Zuken conducts efficient and fair business operations and performs strict audits and other oversight, centered on the Board of Directors, Audit & Supervisory Board members and Audit & Supervisory Board, while maintaining communications with the accounting auditor and the Internal Audit Department.

The Board of Directors reaches decisions about resolutions concerning the basic policy for management, important items, and items that require discussions and decisions by the Board of Directors in accordance with laws, regulations and the Articles of Incorporation. These activities facilitate quick decision-making and the strict supervision of management. In addition, responsibilities and authority for conducting business operations are clearly defined based on internal rules concerning the supervision of specific organizational units and businesses and authority involving business activities. The Board of Directors and other units oversee progress concerning business activities and results of operations by receiving periodic reports from the business unit managers and examining and discussing these reports. These activities give Zuken an organizational and efficient framework for business operations. The Board of Directors holds a regular meeting every month. In the fiscal year that ended in March 2023, attendance at these meetings was 2 out of 3 meetings for one internal officer, 12 out of 13 meetings for one internal officer, and 100% for all other directors and Audit & Statutory Board members.

All Audit & Supervisory Board members and the Audit & Supervisory Board perform audits of the performance of the directors and the overall business operations of the Zuken Group. Based on audit policies and plans approved by the Audit & Supervisory Board, these board members attend important meetings,

examine the management and business operations of the Zuken Group, meet with managers, and use other activities to perform audits properly.

The Internal Audit Department, which is responsible for internal audits, performs periodic internal audits of accounting activities, business operations and other activities in accordance with auditing policies specified in the audit plan.

Zuken has used KPMG AZSA LLC as the accounting auditor every year for 36 years in order to receive fair accounting audits from an independent perspective. In the fiscal year that ended in March 2023, this audit was performed by certified public accountants (designated limited liability partners, engagement partners) Osamu Takagi and Mako Tasaka, who are employed by KPMG AZSA. Four certified public accountants and six others assisted with the accounting audit of Zuken.

Information about measures to strengthen the functions of the Audit & Supervisory Board members is in "Cooperation among Audit & Supervisory Board Members, Accounting Auditors and the Internal Audit Department" and "Election of Outside Audit & Supervisory Board Members."

3. Reasons for Adoption of Current Corporate Governance System

Zuken has a corporate governance system that is centered on the Board of Directors, the Audit & Supervisory Board members and the Audit & Supervisory Board. The performance of the Board of Directors is supervised and monitored from an external standpoint by the outside directors and outside Audit & Supervisory Board members. In addition, the Audit & Supervisory Board receives reports from the directors concerning how businesses are operated and submits questions to the directors. The Audit & Supervisory Board members and Audit & Supervisory Board also cooperate with the accounting auditor and Internal Audit Department. All these activities are aimed at strengthening the auditing function. Furthermore, there is a Nomination and Remuneration Committee for the purpose of increasing the objectivity and transparency of the process for reaching decisions about nominations and remuneration. Consequently, Zuken uses the current corporate governance system because this framework can adequately facilitate the supervision and monitoring of management from an objective and neutral perspective.

III. Implementation of Measures for Shareholders and Other Stakeholders

1. Measures to Vitalize the General Meeting of Shareholders and Smooth Exercise of Voting Rights

	Supplementary Explanations		
	Zuken is committed to sending out the convocation notice as early as		
	possible so that shareholders have sufficient time to consider the proposals		
Farly Notification of General	of the general meeting. The notification for the 47th General Meeting of		
Early Notification of General Meeting of Shareholders	Shareholders held on June 29, 2023 was sent out on June 9, 2023, three		
	business days earlier than the statutory period. The electronic provision of		
	the convocation notice was started on Zuken's website and the Tokyo Stock		
	Exchange's website on June 2, 2023.		
Allowing Electronic Exercise of	Shareholders can use the Internet to submit votes.		
Voting Rights	Shareholders can use the internet to submit votes.		
Participation in Electronic			
Voting Platform and Other			
Measures for Greater Ease of	The Electronic Voting Platform operated by ICJ, Inc. is used.		
Voting by Institutional Investors			

Providing Convocation Notice (summary) in English	An English-language summary of the shareholders meeting notice was posted on the Zuken website on June 2, 2023, which is the same day the Japanese-language notice was posted.
Other	The notice of the shareholders meeting was posted on the Zuken website on June 2, 2023.

2. IR Activities

	Supplementary Explanations	Presentation
	Supplementary Explanations	by President
Regular Investor Briefings for Analysts and Institutional Investors	Zuken held an information meeting about the medium-term business plan.	Yes
Posting of IR Materials on Website	Zuken provides quarterly financial reports and other timely disclosure materials, securities reports, business reports and press releases. URL: https://ir.zuken.co.jp/en/	
Establishment of Department and/or Manager in Charge of IR	The Corporate Marketing Division is responsible for investor relations activities with the cooperation of Finance Division and General Affairs Division.	

3. Measures to Ensure Due Respect for Stakeholders

	Supplementary Explanations		
	The primary business of Zuken is the provision of solutions consisting		
	mainly of software and services. No hazardous materials are used or		
	released to the environment. Zuken is constantly taking actions to upgrade		
Environmental, CSR and Other	activities concerning social and environmental problems, such as by sorting		
Activities	and properly disposing of waste materials, increasing the recycling of these		
Activities	materials, using LED lights, and installing HVAC systems that use less		
	electricity.		
	Zuken has a website for the provision of information about sustainability.		
	URL: https://ir.zuken.co.jp/en/policy/sustainability/		
	Twice every year, Zuken distributes a business report to shareholders, other		
	stakeholders and others who want to receive this report. The purpose is to		
	give all stakeholders a better understanding of the business and other		
	activities of Zuken. These reports are posted on the Zuken website to make		
	the report accessible to as many people as possible. For investors and		
Other	customers outside Japan, Zuken distributes English-language reports about		
Other	results of operations to stakeholders and others who want to receive this		
	information and posts these reports on its website.		
	All Zuken directors and Audit & Supervisory Board members are men.		
	Zuken plans to select people with outstanding skills and character,		
	irrespective of gender, for election as directors and Audit & Supervisory		
	Board members.		

IV. Matters Related to the Internal Control System

1. Basic Views on Internal Control System and the Progress of System Development

The establishment of a healthy, vigorous and dignified corporate culture is the corporate philosophy of Zuken. Sound means having many highly advanced technologies and a strong balance sheet. Vigorous means maintaining a young workforce for more progress in the future and the use of this energy for the willingness to take on new challenges. Dignified means operating in accordance with sound values and high ethical standards as a company and as a member of society. These characteristics form the guidelines for all activities of the Zuken Group. Zuken will maintain a powerful system of internal controls in accordance with this corporate philosophy and the basic policy for corporate governance.

Internal controls at Zuken are as follows.

- 1. There is a compliance framework that includes the establishment and distribution to employees of rules and guidelines, education and training programs, periodic internal audits, and other activities.
- 2. Documents and other information about conducting business operations in accordance with internal rules and guidelines are properly stored and managed.
- 3. There is an effective risk management framework that includes risk assessments and reviews as needed, the establishment and distribution to employees of rules and guidelines, education and training programs, and other activities.
- 4. Business operations are conducted efficiently due to quick decisions by the Board of Directors, the establishment of clear responsibilities and authority for operating businesses based on internal rules, periodic reports and studies about progress with business operations and results of operations, and other items.
- 5. There is an internal control system for the entire Zuken Group that includes the establishment of rules for the oversight of group companies, the joint establishment of a proper system of internal controls that matches the size and activities of each group company, and other items.
- 6. There is a sound framework in place for performing audits. The secretariat for the Audit & Supervisory Board provides assistance to board members, there is a framework for executives and employees to submit reports to the Audit & Supervisory Board members, these members meet periodically with the representative directors, and there are communications and cooperation between the Audit & Supervisory Board members and the accounting auditor and the Internal Audit Department.

2. Basic Views on Eliminating Anti-Social Forces

Zuken's basic policy is to refuse to have any association with anti-social forces and to reject all business relationships with anti-social forces.

Based on this policy, the General Affairs Division, which is responsible for overseeing matters involving antisocial forces, maintains close relationships with the police and other external organizations. This division collects and manages information about anti-social forces, prepares a manual for dealing with anti-social forces, and performs other activities for the maintenance of a framework for preventing any relationship with antisocial forces.

V. Other

1. Adoption of Anti-Takeover Measures

Adoption of Anti-Takeover Measures		Not adopted

Supplementary Explanation

2. Other Matters Concerning Corporate Governance System

To continue upgrading corporate governance, Zuken will take actions for invigorating the implementation of governance systems, strengthening governance functions, and making other improvements involving management and administrative systems.

Summary of the timely disclosure system

Zuken discloses corporate information in a timely and appropriate manner in accordance with the Financial Instruments and Exchange Act, other laws and regulations, the timely disclosure rules of securities exchanges, and other rules, and under the supervision of executive vice president responsible for handling information. Disclosure activities are primarily the responsibility of the General Affairs Division, Corporate Marketing Division and Finance Division.

Corporate information is disclosed by using the following frameworks depending on the type of information that is disclosed.

1. Information about decisions

The Board of Directors, which meets regularly or at other times, makes decisions about the disclosure of information about significant decisions. The decision about whether or not to disclose this information is overseen by personnel responsible for handling information and includes an examination by the General Affairs Division. If disclosure of the information is needed, the Board of Directors approves disclosure and the information is then promptly disclosed.

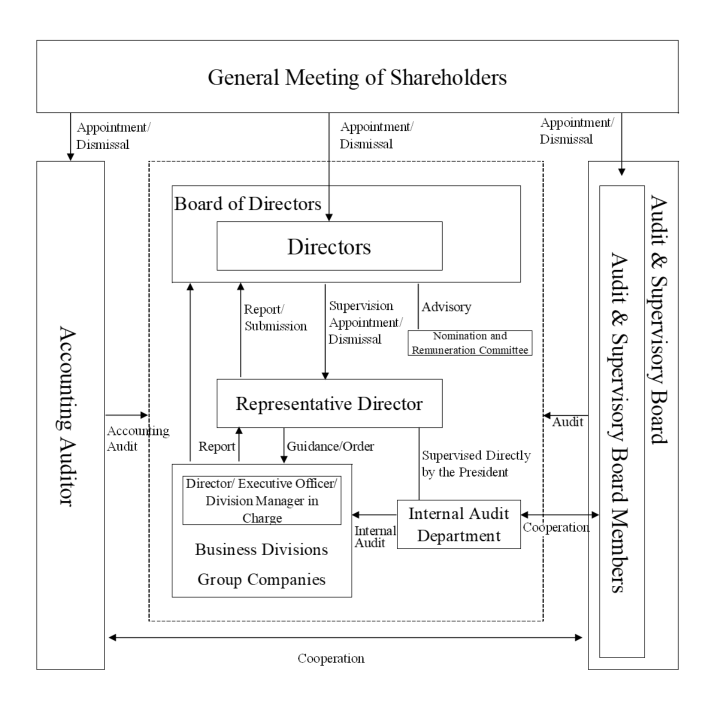
2. Information about events and about subsidiaries

When a significant event occurs, the General Affairs Division quickly collects information about the event from the divisions or group companies involved and reports the information to personnel responsible for handling information. The same process is used for information collection and reporting for important decisions, significant events, financial information and other information involving subsidiaries. The decision about whether or not to disclose this information is overseen by personnel responsible for handling information and includes an examination by the General Affairs Division. If disclosure of the information is needed, the representative director and president is notified and the information is then promptly disclosed.

3. Financial information

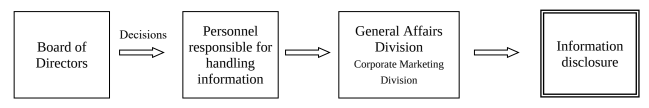
Fiscal year financial information is approved by the Board of Directors after the Finance Division has determined sales, earnings and other data and the accounting auditor has completed the audit of this information. Under the supervision of personnel responsible for handling information, the approved financial information is then promptly disclosed. The Finance Division prepares quarterly financial information that is disclosed after the quarterly information has been reported to the Board of Directors. Decisions about whether or not to disclose revisions of forecasts of results of operations, which are a type of

financial information, are based on studies by the Finance Division under the supervision of personnel responsible for handling information. If disclosure of the information is needed, the representative director and president is notified and the information is then promptly disclosed.

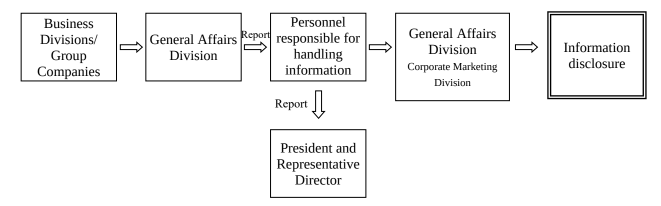


Timely Disclosure System

1. Information about decisions



2. Information about events and about subsidiaries



3. Financial information

